

Fremont Board of Education
Board of Education Regular Meeting
Main Street Education and Administration Center - Board Room
Main St Education and Administration Center
130 E 9th St
Fremont, NE 68025
Monday, June 10, 2019 6:30 PM

AGENDA SUMMARY

1. CALL TO ORDER AND ROLL CALL

INDIVIDUALS WISHING TO ADDRESS THE BOARD WILL BE RECOGNIZED TO SPEAK AT THE BOARD TABLE. WHEN RECOGNIZED BY THE CHAIR, PLEASE STATE YOUR NAME BEFORE PROCEEDING WITH YOUR COMMENTS. A MAXIMUM TIME LIMIT OF 5 MINUTES WILL BE ALLOWED FOR EACH AUDIENCE UNLESS AN EXCEPTION IS GRANTED BY THE CHAIR.

1. Open Meetings Act

A copy of the Open Meetings Act is posted in the Board Room. The Board may meet in Closed Session to consider issues including, but not limited to 1) strategy sessions with respect to collective bargaining, real estate purchases, or litigation; 2) discussion regarding deployment of security personnel or devices; 3) investigative proceedings regarding allegations or misconduct; or 4) evaluation of the job performance of a person when necessary to prevent needless injury to the reputation of a person or persons. The vote to hold a Closed Session shall be taken in open session and the subject matter and reason for the session shall be included in the motion. The motion and the vote of each member of the Board and the time when the session commenced and concluded shall be recorded in the minutes. If the motion passes, the President will restate on the record the limitation of the subject matter of the Closed Session.

2. CONSENT SECTION

All matters listed under the Consent Section are considered to be routine and will be enacted by one motion. There will be no separate discussion of these items. If discussion is desired, the item(s) will be considered at the end of the Consent Section.

Motion to approve the consent section as presented passed with a motion by Board Member #1 and a second by Board Member #2.

1. Legality of Meeting

Approve that all legal requirements have been met as to advance notice of this meeting

to both individual Board Members and to the public.

2. Approval of Agenda

Approval of the agenda as published/revised. Note that items can be removed or amended from the published agenda at this time but additions can be made only through an emergency resolution.

3. Minutes from Previous Meeting(s)

4. **Policy & Board Reports**

1. Option Enrollment
2. Student Enrollment

5. **Personnel Reports**

1. Certified / Classified Monthly Personnel Report

6. **Business Reports**

1. Bill Listing
 2. Fund Reports
7. Surplus/Salvage Items

3. **REPORT ITEMS**

1. FEA
2. **Board of Ed Recognition**

Karie Martin -----Recognized Service
Angie Allgood

Alexis Saxton ----- Recognized Service
Cora Verbeek

LaVonna Emanuel ----- Recognized Service
Tamara Zentic

Laura Enos----- PBiS CICO Initiative
Lorena Arias, Alisa Beam, Jana Estaniqui, Amy Husk, Deena Johnson, Kaleb Jorgensen, Ronda Moore, Jenn Prall, Cindi Rudder, Jill Valentine, Marva Wymore

3. Review Board Policy 51A Compulsory Attendance and Excessive Absence
4. Review Board Policy 52B Student Code of Conduct
5. Review Board Policy 53C.1a Student Harassment (Bullying)

4. ACTION ITEMS

1. Board Items

1. Policy Hearing, Parent Involvement Policy 12A

State statute requires that the board hold a public hearing on this policy to discuss, consider, and receive input, and then either alter and adopt the revised policy or reaffirm the policy as written.

Motion to open hearing on the Parent Involvement Policy passed with a motion by Board Member #1 and a second by Board Member #2.

Motion to close hearing on the Parent Involvement Policy passed with a motion by Board Member #1 and a second by Board Member #2.

2. Policy Hearing - Student Fees 53C.4

Statutes require that there be a public hearing each year concerning the revenues under student fees and any policy revisions. The President will call for a motion to open the hearing on Student Fees. We will present any appropriate information and obtain any public comment after which the President will close the hearing and move on to the next item, approval of revised policy.

Motion to open the hearing on the Student Fee Policy passed with a motion by Board Member #1 and a second by Board Member #2.

Motion to close the hearing on the Student Fee Policy passed with a motion by Board Member #1 and a second by Board Member #2.

3. Revised Board Policy 53C.4 Student Fees

It is requested that the Board waive the two-reading requirement a provided in Board Policy 85E and approve the policy and administrative regulations after one reading. This is requested in order to publish the policy as a part of the handbooks rather than as an addendum.

Motion to approve Revised Board Policy 53C.4 Student Fees after one reading passed with a motion by Board Member #1 and a second by Board Member #2.

2. **Elementary/Secondary Items**

1. Out of State Travel Request

Motion to approve FHS Skills USA Program to travel to Louisville, Kentucky June 24-28 for the National Skills USA competition passed with a motion by Board Member #1 and a second by Board Member #2.

2. 2019-2020 Calendars - Pathfinder and Young Adult

Motion to approve 2019-2020 Young Adult and Pathfinder Calendars as presented passed with a motion by Board Member #1 and a second by Board Member #2.

3. Request for Early Dismissal Dates

Motion to approve the request for the following Fremont High School early dismissal dates for events being hosted by Fremont - Friday, Dec 6, 2019 at 2:00 p.m. for the Fremont Wrestling Invitational; Friday, January 24th, 2020 at 1:30 for the Speech & Debate Tourney; Friday, April 14th, 2020 at 12:00 for the Pat Murphy Track & Field Invitational passed with a motion by Board Member #1 and a second by Board Member #2.

3. Curriculum and Instruction Items

4. Personnel Items

5. **Business/Facility Items**

1. Advanced Refunding of Bonds

Over the past several months, Fremont Public Schools has been working with D.A. Davidson to review and evaluate potential savings that would be realized by refinancing our current Limited Tax General Obligation Bonds, Series 2010 in an

effort to take advantage of the current low interest rates and to realize savings over the life of the bonds.

Full text of Bond Resolution, as prepared by bond counsel, is attached.

We are recommending:

- RESOLUTION TO AUTHORIZE THE ISSUANCE OF NOT TO EXCEED \$13,300,000 OF LIMITED TAX GENERAL OBLIGATION REFUNDING BONDS, SERIES 2019, FOR THE PURPOSE OF REFINANCING THE DISTRICT'S SERIES 2010 LIMITED TAX BUILD AMERICA BONDS IN ORDER TO ACHIEVE INTEREST COST SAVINGS

Motion to approve bond resolutions as presented passed with a motion by Board Member #1 and a second by Board Member #2.

2. Authorization of Assurances

Each year the Board of Education needs to authorize a representative of the District to sign State and Federal Grant Assurances. Approval of the Superintendent as the authorized representative to sign State and Federal Grant Assurances is requested for the 2019-2020 school year.

Motion to approve Superintendent Mark Shepard as authorized representative to sign State and Federal Grant Assurances passed with a motion by Board Member #1 and a second by Board Member #2.

3. Food Service Adult Lunch Prices 2019-2020

Motion to approve increase in adult lunch prices: Adult Breakfast \$2.00 to \$2.25 and Adult Lunch \$3.25 to \$3.75 passed with a motion by Board Member #1 and a second by Board Member #2.

4. Soccer Fields Irrigation

It is the recommendation of the Administration to approve the irrigation of the nine acre parcel in Johnson Park Subdivision North of the Middle School. Attached are pricing proposals received from Webster Well, Fremont Electric and Hurst Lawn and Irrigation to complete this phase of the project. There is also attached a master plan for further development of the site. The master is necessary for locating the needed utilities in order to provide the irrigation.

Motion to approve approve the pricing as provided to provide labor and materials for irrigating the soccer fields in Johnson Park Subdivision at the following not to

exceed prices: Webster Well: \$9,674.78, Fremont Electric: \$19,200, Hurst Lawn and Sprinkling: \$28,000 passed with a motion by Board Member #1 and a second by Board Member #2.

5. Student Chair/Desk Replacement Purchase

Motion to approve the purchase of 375 Virco - 3000 Series, Hard Plastic Stackable chairs (not to exceed \$25,252.50) and 375 Virco - 751 Series Lift Lid, Metal Book Box, Hard Plastic, Steel Frame desks (not to exceed \$51,645.00) . Pricing utilized US Communities 2019 pricing and is attached. passed with a motion by Board Member #1 and a second by Board Member #2.

5. CLOSED SESSION

Motion to go into Closed Session to prevent the needless injury to the reputation of an individual or individuals in discussion of personnel matters, and consider issues in the public interest passed with a motion by Board Member #1 and a second by Board Member #2.

6. ADJOURNMENT

Motion to adjourn passed with a motion by Board Member #1 and a second by Board Member #2.

**Board of Education Regular Meeting
Monday, May 13, 2019 6:30 PM
Main Street Education and Administration Center - Board
Room 130 East 9th Street
Fremont, NE 68025**

1. CALL TO ORDER AND ROLL CALL

Attendance Taken at 6:31 PM.

Todd Hansen: Present
Jon Ludvigsen: Present
Dan Moran: Present
Mike Petersen: Absent
Sandi Proskovec: Present
Terry Sorensen: Present

Attendance Update Taken at 6:37 PM.

Mike Petersen: Present

1.1. Open Meetings Act

2. CONSENT SECTION

Motion to approve the consent section as presented passed with a motion by Terry Sorensen and a second by Dan Moran.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Sandi Proskovec: Yea,
Terry Sorensen: Yea
Yea: 5, Nay: 0

2.1. Legality of Meeting

Approved that all legal requirements have been met as to advance notice of this meeting to both individual Board Members and to the public.

2.2. Approval of Agenda

Approved the agenda as published.

2.3. Minutes from Previous Meeting(s)

2.4. For informational purposes, pursuant to 84-713, notice is given that a settlement has been reached involving Scott A. Taylor (Settlement Claim on File)

2.5. Policy & Board Reports

2.5.1. Option Enrollment

2.5.2. Student Enrollment

2.6. Personnel Reports

2.6.1. Certified / Classified Monthly Personnel Report

FPS Human Resources Report

May 13, 2019

The following report is position centric. The 'Employee' column is the name of the current/previous employee in that position. The 'Effective Date' is the date in which the Action takes effect. The 'Replacement Status/New Hire' column is the newly hired employee who will fill the position noted in the 'Position' column. Each position will remain on the report until a replacement is in place with a start date. Bold/highlighted data is the new/actionable information on the report.

*Employee is staying on in a substitute status

ACTION ITEMS

CERTIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Assistant Principal	Robert Bishop	Resignation	6/30/2019	Johnson Crossing	Posted/Pending Hire	2019/2020 School Year
Teacher, 1st Grade	Katie Olsulfka	Resignation	5/24/2019	Bell Field	Ashley Mruz	2019/2020 School Year
Teacher, 3rd Grade	Careena Larrabee	Resignation	5/24/2019	Milliken Park	Offered/Pending Clearance	2019/2020 School Year
Teacher, 5th Grade	N/A	Additional Position	2019/2020 School Year	Johnson Crossing	Shawn Mueller	2019/2020 School Year
Teacher, 6th Grade	Desirae Sindelar	Transfer	2019/2020 School Year	Johnson Crossing	Kylee Neville	2019/2020 School Year
Teacher, 6th Grade	N/A	Additional Position	2019/2020 School Year	Johnson Crossing	Rahtaya Young	2019/2020 School Year
Teacher, Art	Amy Adams	Resignation	5/24/2019	Johnson Crossing	Michelle Albrecht	2019/2020 School Year
Teacher, Drama	Kate Jorgensen	Resignation	5/24/2019	High School	Caitlin Hays	2019/2020 School Year
Teacher, Elementary	Katie Bishop	Resignation	5/24/2019	Bell Field	Posted/Pending Hire	2019/2020 School Year
Teacher, Elementary (Kindergarten)	N/A	Additional Position	2019/2020 School Year	Clarmar Elementary	Kennedy Garner	2019/2020 School Year
Teacher, Elementary Music	Holly Miller	Resignation	5/24/2019	Milliken Park	Chelcey Mannel	2019/2020 School Year
Teacher, Family Consumer Science	Elizabeth Norton	Resignation	5/24/2019	High School	Tiffany Lopez	2019/2020 School Year
Teacher, Full-Time Substitute	Rachel Needels	Transfer	2019/2020 School Year	District Wide (Elementary)	Shea Brashear	2019/2020 School Year
Teacher, Full-Time Substitute	Shelby Ellison	Transfer	2019/2020 School Year	District Wide (Elementary)	Melissa Wagner	2019/2020 School Year
Teacher, Industrial Technology	N/A	To Fill Previous Vacancy	2019/2020 School Year	High School	Thomas Petersen	2019/2020 School Year
Teacher, Math	Austin Watton	Resignation	5/24/2019	Middle School	Amy Eikmeier	2019/2020 School Year
Teacher, Special Education	Tricia Powell	Resignation	5/24/2019	Grant Elementary	Kayla Bussing	2019/2020 School Year

Teacher, Special Education	Stacey Kenton	Retirement	5/24/2019	Johnson Crossing	Desirae Sindelar (internal)	2019/2020 School Year
Teacher, Special Education	Lori Bute	Retirement	5/24/2019	Johnson Crossing	Cienna Stegemann	2019/2020 School Year
Teacher, Special Education	Jennifer Stevens	Resignation	5/24/2019	Milliken Park	Offered/Pending Clearance	2019/2020 School Year
Teacher, Special Education Basic Skills	Kelly Blecha	Resignation	5/24/2019	High School	Kara Gilbert	2019/2020 School Year
Teacher, Was 2nd Grade, Now 1st Grade	Karen Nelson	Transfer	2019/2020 School Year	Bell Field	Hannah Conklin	2019/2020 School Year
Teacher, Was ELL/Personal Finance will now be Math	Lee Lemmon	Resignation	5/24/2019	High School	Aubrey Tate	2019/2020 School Year

CLASSIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
AV Coordinator (7.5 hrs)	Lorena Arias	Resignation	5/15/2019	Middle School	TBD	TBD
Bus Driver (5.75 hrs)	Gene Waage	Retirement	5/2/2019	Transportation	TBD	TBD
Brailist (7.5 hrs)	Rhonda Behrendt	Retirement	5/23/2019	Student Services	TBD	TBD
Custodian II (4 hrs) - Was Custodian II (8 hrs) position was split FHS/Middle School, then split Middle School/Clarmar making Clarmar Custodian I position a Custodial II position--Clarmar position addressed by cleaning service	Rosa Diaz	Resignation	9/28/2018	Now Middle School only - Was Middle School/High School, now Middle School	Matthew Dixon	4/18/2019
Custodian II (8 hrs)	Ana Cisneros	Resignation	2/8/2019	MSEAC	Gleyce Dias	4/30/2019
Elementary Aide (6.25 hrs)	Nancy Reick	Retirement	5/23/2019	Linden Elementary	TBD	August 2019
Elementary Aide (6.5 hrs)	Gleyce Dias	Transfer	4/29/2019	Grant Elementary	TBD	August 2019
Elementary Aide (8 hrs)	Angie Allgood	Transfer	3/11/2019	Milliken Park	Marilyn Kuddes	4/10/2019
Special Ed. Paraeducator (Basic Skills) (7.5 hrs)	Chelsea Going*	Resignation	4/9/2019	Milliken Park	Julie Todd	4/9/2019 (was 4/8/19)
Special Education Aide (BD) (7.25 hrs)	Paige Dennison	Resignation	5/23/2019	Middle School	TBD	TBD

PENDING ACTIVITY - NO BOARD ACTIONS REQUIRED

CERTIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Speech Language Pathologist	Benjamin Harder	Resignation	5/24/2019	District Wide	Posted/Pending Hire	2019/2020 School Year
Teacher, ELL	Tricia Arps	Transfer	2019/2020 School Year	High School	Offered/Pending Clearance	2019/2020 School Year
Teacher, Full-Time Substitute	Jacob Klein	Resignation	5/24/2019	District Wide (Secondary)	TBD	2019/2020 School Year
Teacher, Physical Education	Ann Prince	Resignation	5/24/2019	Middle School	Posted/Pending Hire	2019/2020 School Year
Teacher, Reading	Laura Enos	Resignation	5/24/2019	Middle School	Posted/Pending Hire	TBD
Teacher, Special Education	Erica Benson	Resignation	5/24/2019	Linden Elementary	Offered/Pending Clearance	2019/2020 School Year
Teacher, Special Education	Mari Maxwell	Transfer	2019/2020 School Year	Middle School	Offered/Pending Clearance	2019/2020 School Year

CLASSIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Bus Driver (6.5 hrs)	Lance Myers	Deceased	2/15/2019	Transportation	Posted/Pending Hire	TBD
Custodian II (3.5 hrs) - Was Custodian II (8 Hrs) Washington/Davenport, Washington went to Cleaning Service	Monica Robinson	Discharged	9/13/2018	Davenport	TBD	TBD
Elementary Aide (6.5 hrs)	Savannah Lopez*	Resignation	4/5/2019	Grant Elementary	Posted/Pending Hire	August 2019
ELL Paraeducator (7.5 hrs)	Journey Bartunek	Resignation	4/2/2019	Middle School	TBD	August 2019
ELL Paraeducator (Migrant) (7 hrs)	Monica DaVila	Resignation	3/25/2019	District/Migrant Program	Offered/Pending Clearance	TBD
Food Service Worker (5 hrs)	Aracely Alvarez	Resignation	3/27/2019	Bell Field Elementary	Posted/Pending Hire	August 2019
In House Suspension Para (7.5 hrs)	Kay Pronske*	Retirement	5/23/2019	Middle School	TBD	August 2019
Inventory Specialist/General Maintenance (8 hrs)	Johanna Culver	Resignation	11/2/2018	Facilities Management	Posted/Pending Hire	TBD
Special Ed. Paraeducator (6.75 hrs)	Shawn Monroe*	Resignation	2/5/2019	High School	TBD	TBD

Special Ed. Paraeducator (7.5 hrs)	Ethan Porter*	Transfer	2/20/2019	High School	Posted/Pending Hire	TBD
21st CENTURY/EXPANDED LEARNING/AFTER SCHOOL PROGRAM						
Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
After School Activity Leader (3.25 hrs)	Alexis Saxton*	Transfer (Was noted as Resignation)	Was 3/25/2019, now 3/27/2019	Bell Field	Will Be Replaced in future based on program enrollment and need	N/A

2.7. Business Reports

2.7.1. Bill Listing

2.7.2. Fund Reports

2.8. Surplus/Salvage Items

3. REPORT ITEMS

3.1. FEA

FEA President Doug Sheppard was present. Teachers in the audience introduced themselves.

3.2. Board of Ed Recognition

Diane Beninato-----Linden Bottle Cap Project
Judith Garay, Angie Willnerd

Brad Ryun-----State SkillsUSA
Ivan Esparza, Jack Norris, Eric Romero, Devin Roschewski

Brenda Schiermeyer----- World Language Distinguished Scholar
Turner Blick

Scott Jensen -----ACT Score
Jewel Ashbrook, Edgar Az Tajiboy, Jackson Bishop, Joshua Bixby, Haley Broeker, Madeline Christensen, Savanna Clary, Annie Cooper, Miranda Cornett, Avery Decker, Nathan Dillon, Dillon Dix, Edmund England, Payton Eyler, Morgan Filter, Shelby Foster, Jacob Friedrich, Lauren Gifford, Mitchell Glause, Lauren Glowacki, Daniel Godoy, Alyssa Grosse, Ryan Hansen, Kennedy Jones, John Kelly, Paige Kerwin, Matthew Klein, Jaime Knoell, Hayley Lambley, Taylor Manning-Dougherty, Adrian Marino, Logan Martinez, Ross McMahan, Tyler Messerschmidt, Tate Moeller, Noah Molzahn, Logan Mueller, Kyle Osness, Mikayla Paulson, Jackson Piercy, Lexi Proskovec, Elizabeth Romero, Noah Roof, Gabriel Schindler, Ben Schulz, Kameron Sorensen, Jennifer Vuong, Caitlyn Vyhlidal, Alexis Yurk

Graduation Walk Video was shown. Superintendent Mark Shepard thanked Michelle Schleicher, Jimmy Nolan, Scott Jensen, and Kevin Eairleywine for their work on this project.

3.3. Update on Board Goal #1 Graduation / Dropout Rate and Board Goal #4 Student Achievement - Sixpence Presentation

Lauren Stoklasa gave a presentation on the Sixpence Program.

3.4. Update on Board Goal # 6 Budget / Finance Strategies - Budget Calendar Timeline
Brad Dahl reviewed the budget timeline.

3.5. Donations to Fremont Public Schools

The Board of Education passed a resolution to recognize Tom Sawyer and Sawyer Construction for their donation of two days labor for repair of Washington Elementary School playground as a result of the flood. The \$19,000.00 cost of the replacement rubber surface playground mulch was offset by the donations from Bennington Public Schools and the Lincoln Sertoma Club, as recognized at last month's board meeting. It was moved by Moran and seconded by Sorensen to pass a resolution to acknowledge this donation.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4. ACTION ITEMS

4.1. Board Items

4.2. Elementary/Secondary Items

4.2.1. Out of State Travel Requests - Fremont High School

Motion to approve out of state travel for Fremont Boys Cross Country Team to hold a summer team camp in Breckenridge, Colorado June 14-20; and the Girls Cross Country hold their team camp the second or third week of July in Steamboat Springs, Colorado passed with a motion by Todd Hansen and a second by Mike Petersen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.2.2. Out of State Travel Request - Fremont High School

Motion to approve Fremont High School out of state travel request for Girls Varsity Basketball Team to participate in the Nike Tournament of Champions in Phoenix, AZ December 17-21, 2019 passed with a motion by Terry Sorensen and a second by Mike Petersen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.2.3. Learning Center Calendar 2019-2020

Motion to approve 2019-2020 Learning Center Calendar as presented passed with a motion by Todd Hansen and a second by Jon Ludvigsen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.2.4. Foreign Exchange Student 2019-2020

Motion to approve 2019-2020 Foreign Exchange Student Pusachaya Unruen from Thailand who will be staying with the Anthony and Marisa Tenbusch family passed with a motion by

Dan Moran and a second by Jon Ludvigsen.
Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea,
Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.2.5. Cooperative Sponsorship Agreement

Motion to approve Cooperative Sponsorship Renewal Agreement as presented passed with a motion by Todd Hansen and a second by Terry Sorensen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea,
Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.3. Curriculum and Instruction Items

4.4. Personnel Items

4.5. Business/Facility Items

4.5.1. Sixpence United Way Playground Equipment

Motion to approve Sixpence United Way Expansion purchase of equipment from GameTime at a cost of \$11,373.20 passed with a motion by Dan Moran and a second by Jon Ludvigsen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea,
Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.5.2. Line of Credit

During the 2018-2019 Budget Development process the School District's cash flow was discussed and analyzed. Due to the timing of when the majority of the District's General Fund revenues (Property Taxes and State Aid) are received, from time to time it is necessary for the District to engage in short-term borrowing. Statute and NDE rule allow for short-term borrowing with Board of Education approval.

Motion to approve entering into a short-term borrowing agreement with First National Bank Fremont to meet current cash flow requirements passed with a motion by Terry Sorensen and a second by Mike Petersen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea,
Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.5.3. Chromebook Purchase

Motion to approve purchase of 545 Chromebooks from CDWG in the amount of \$194.62 each for a total of \$106,067.90, source of funds General Fund, passed with a motion by Jon Ludvigsen and a second by Todd Hansen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

4.5.4. Maintenance Purchase

Motion to approve purchase of Compact Loader Tractor from Butler Ag in the amount of \$40,270.00, and Bat Wing Turf Mower from Butler Ag in the amount of \$15,525, for a total purchase price of \$55,795.00 paid through the depreciation fund passed with a motion by Mike Petersen and a second by Dan Moran.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea,

Sandi Proskovec: Yea, Terry Sorensen: Yea
Yea: 6, Nay: 0

5. CLOSED SESSION

There was no closed session.

6. ADJOURNMENT

Prior to adjournment, the 2019 Senior Graduation Video was shown.

Motion to adjourn passed with a motion by Terry Sorensen and a second by Jon Ludvigsen.

Todd Hansen: Yea, Jon Ludvigsen: Yea, Dan Moran: Yea, Mike Petersen: Yea, Sandi Proskovec: Yea, Terry Sorensen: Yea 7:37 p.m.

Yea: 6, Nay: 0

Board Secretary

**FREMONT PUBLIC SCHOOLS
OPTION ENROLLMENT REPORT
June 10, 2019**

Enter 2019-2020

<u>Enter 2019-2020</u>	<u>Grade</u>	<u>From</u>
Montoya, Lexi	10	North Bend
Parsons, Izzabella	1	
Parsons, Vincent	K	Arlington
Currently attend Howard	Elem	
Tellgren, Evan	12	OPS
2 yr rule applies		

Exit 2018-2019

<u>Exit 2018-2019</u>	<u>Grade</u>	<u>To</u>
Maher, Austin	2	
Maher, Dallas	2	
VanBuren, Tristen	5	DC West
2 yr rule applies, relocated after flood		

Exit 2019-2020

<u>Exit 2019-2020</u>	<u>Grade</u>	<u>To</u>
Brandon, Savannah	9	Cedar Bluffs
Duran, Magnus	1	Logan View
McIntyre, Patrick	7	DC West
O'Reilly, Olivia	K	Arlington

Change of Status

Parsons, Izzabella	1	
Parsons, Vincent	K	
Did not move to Arlington. no option needed		

Graduated from Arlington:

Bechtel, Lylia
 Chappellear, Amanda
 Crawford, Alyssa
 Everhart, Maggie
 Everhart, Trevor
 Fietek, Katrina
 Graves, Matthew
 Karls, Kaitlyn
 Kracl, Blake
 Lorsch, Charlee
 Mues, Talon

Graduated from Logan View:

Adams, Rebecca
Bute, Colin
Dougherty, Shaylin
Hartung, Lane
Sommers, Jastina

Elementary – Susan Perry
Elementary Secretaries
Middle School Guidance
Senior High Guidance
Student Services – Brad Dahl
Transportation – Jeff Rump
Athletic Director – Scott Anderson
Registrar – Lori Essen
K-12 Principals

FPS Human Resources Report

June 10, 2019

The following report is position centric. The 'Employee' column is the name of the current/previous employee in that position. The 'Effective Date' is the date in which the Action takes effect. The 'Replacement Status/New Hire' column is the newly hired employee who will fill the position noted in the 'Position' column. Each position will remain on the report until a replacement is in place with a start date. Bold/highlighted data is new to the report.

*Classified employee is staying on in a substitute status

ACTION ITEMS

CERTIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Assistant Principal	Robert Bishop	Resignation	6/30/2019	Johnson Crossing	Brittany Kuhr	July 1, 2019
Speech Language Pathologist	Benjamin Harder	Resignation	5/24/2019	District Wide	Morgan McConnaughay	2019/2020 School Year
Teacher, 3rd Grade	Careena Larrabee	Resignation	5/24/2019	Milliken Park	Sheyli Thomas	2019/2020 School Year
Teacher, Elementary	Katie Bishop	Resignation	5/24/2019	Bell Field	Kelsi Mills	2019/2020 School Year
Teacher, ELL	Tricia Arps	Transfer	2019/2020 School Year	High School	Maxwell Sealer	2019/2020 School Year
Teacher, Physical Education	Ann Prince	Resignation	5/24/2019	Middle School	Joseph Tynon	2019/2020 School Year
Teacher, Physical Education	Jeremy Larsen	Resignation	5/24/2019	Elementary	Will Not Be Filled	N/A
Teacher, Physical Education	Brittany Kuhr	Transfer	05/24/2019	Bell Field	Steve Henry (internal)	2019/2020 School Year
Teacher, Physical Education	Steven Henry	Transfer	2019/2020 School Year	Johnson Crossing	Shelby Rupprecht	2019/2020 School Year
Teacher, Reading	Laura Enos	Resignation	5/24/2019	Middle School	Crystal Hurt	2019/2020 School Year
Teacher, Special Education	Erica Benson	Resignation	5/24/2019	Linden Elementary	Nate Wiebers	2019/2020 School Year
Teacher, Special Education	Jennifer Stevens	Resignation	5/24/2019	Milliken Park	Janelle Forsman	2019/2020 School Year

Teacher, Special Education	Mari Maxwell	Transfer	2019/2020 School Year	Middle School	Dana Fisher	2019/2020 School Year
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CLASSIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Brailist (7.5 hrs) - Will now be Special Education Para for Visually Impaired (7.5 hrs)	Rhonda Behrendt	Retirement	5/23/2019	Student Services	TBD	August 2019
Elementary Aide (5.5 hrs)	Cora Verbeek*	Resignation	5/23/2019	Washington	TBD	August 2019
Elementary Aide (5.75 hrs)	Sandy Christensen	Resignation	5/23/2019	Grant Elementary	TBD	August 2019
Food Service Worker (6 hrs)	Mary Hidy	Resignation	5/22/2019	High School	TBD	August 2019
Office Associate (8 hrs)	Denise Hughes	Retirement	6/30/2019	High School	Posted/Pending Hire	July 2019
Special Ed. Paraeducator (7.5 hrs)	Ethan Porter*	Transfer	2/20/2019	High School	Jacob Potter	August 2019
Special Education Aide (7 hrs)	Izzabella Wentz	Resignation	5/24/2019	Johnson Crossing	TBD	August 2019

PENDING ACTIVITY - NO BOARD ACTIONS REQUIRED

CERTIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Teacher, Full-Time Substitute	Jacob Klein	Resignation	5/24/2019	District Wide (Secondary)	TBD	2019/2020 School Year

CLASSIFIED PERSONNEL

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
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AV Coordinator (7.5 hrs)	Lorena Arias*	Resignation	5/15/2019	Middle School	Posted/Pending Hire	August 2019
Bus Driver (5.75 hrs)	Gene Waage	Retirement	5/2/2019	Transportation	TBD	August 2019
Bus Driver (6.5 hrs)	Lance Myers	Deceased	2/15/2019	Transportation	Posted/Pending Hire	August 2019
Custodian II (3.5 hrs) - Was Custodian II (8 Hrs) Washington/Davenport, Washington went to Cleaning Service	Monica Robinson	Discharged	9/13/2018	Davenport	TBD	TBD
Elementary Aide (6.25 hrs)	Nancy Reick*	Retirement	5/23/2019	Linden Elementary	TBD	August 2019
Elementary Aide (6.5 hrs)	Savannah Lopez*	Resignation	4/5/2019	Grant Elementary	Posted/Pending Hire	August 2019
Elementary Aide (6.5 hrs)	Gleyce Dias	Transfer	4/29/2019	Grant Elementary	TBD	August 2019
ELL Paraeducator (7.5 hrs)	Journey Bartunek	Resignation	4/2/2019	Middle School	TBD	August 2019
ELL Paraeducator (Migrant) (7 hrs)	Monica DaVila	Resignation	3/25/2019	District/Migrant Program	TBD	August 2019
Food Service Worker (5 hrs)	Aracely Alvarez	Resignation	3/27/2019	Bell Field Elementary	Posted/Pending Hire	August 2019
In House Suspension Para (7.5 hrs)	Kay Pronske*	Retirement	5/23/2019	Middle School	TBD	August 2019
Inventory Specialist/General Maintenance (8 hrs)	Johanna Culver	Resignation	11/2/2018	Facilities Management	Posted/Pending Hire	TBD
Special Ed. Paraeducator (6.75 hrs)	Shawn Monroe*	Resignation	2/5/2019	High School	TBD	August 2019
Special Education Aide (BD) (7.25 hrs)	Paige Dennison*	Resignation	5/23/2019	Middle School	TBD	August 2019

21st CENTURY/EXPANDED LEARNING/AFTER SCHOOL PROGRAM

Position	Employee	Action	Effective Date	Site/Department	Replacement Status/New Hire	Start Date
Summer Program Coordinator (5 hrs)	N/A	Additional Position / Seasonal	N/A	Elementary	Toni Wiese	May 2019

Summer Program Activity Leader (3.25 Hrs)	N/A	Additional Position / Seasonal	N/A	Elementary	Mackenzie Peitzmeier	6/3/2019
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General Fund Expenditures
MAY 2019

Accounts Payable	\$500,005.89
Payroll	\$3,821,688.32
	<hr/>
TOTAL General Fund	\$4,321,694.21

Fremont Public Schools
Check Listing
2018-2019

Bank Account: First State Bank A/P 451126 From: 5/1/2019 To: 5/31/2019

Check Number	Date	Vendor	Amount
116618	5/14/2019	ACE HARDWARE	\$139.36
116707	5/31/2019	ACE HARDWARE	\$28.17
116619	5/14/2019	ACT	\$44.00
DDP	5/15/2019	ADLER, LEA	\$326.59
116708	5/31/2019	ADP, LLC	\$2,935.25
116620	5/14/2019	AMAZON.COM LLC	\$2,837.19
116695	5/20/2019	AMAZON.COM LLC	\$3,364.11
116709	5/31/2019	AMAZON.COM LLC	\$1,344.74
DDP	5/15/2019	ANKERSEN, MARK	\$12.47
116621	5/14/2019	ARCHBISHOP BERGAN	\$1.00
116705	5/21/2019	ARROW STAGE LINES	\$600.00
116710	5/31/2019	AWARDS UNLIMITED, INC.	\$69.83
116711	5/31/2019	BAIRD HOLM LLP	\$153.00
116712	5/31/2019	BAUER BUILT INC	\$862.92
116713	5/31/2019	BAYLOR ENTERPRISES INC	\$19,700.00
DDP	5/15/2019	BECK, CINTIA	\$536.57
DDP	5/15/2019	BEEKMAN, HEATHER	\$91.64
DDP	5/15/2019	BEHRING, JENNIFER	\$344.53
DDP	5/15/2019	BELL, JEFFRY	\$385.12
DDP	5/15/2019	BELL, JENNIFER	\$45.53
116622	5/14/2019	BENICOMP INC	\$387.48
116696	5/20/2019	BENICOMP INC	\$3,295.15
116714	5/31/2019	BENICOMP INC	\$165.79
DDP	5/15/2019	BERNT, TAMMY	\$3.48
116715	5/31/2019	BIG B'S COPIES	\$6,474.63
116623	5/14/2019	BLAZER LLC	\$4,668.00
116716	5/31/2019	BLICK ART MATERIALS	\$4,039.50
116624	5/14/2019	BOMGAARS SUPPLY INC	\$5.99
116717	5/31/2019	BOMGAARS SUPPLY INC	\$205.14
116625	5/14/2019	BORDER STATES INDUSTRIES INC	\$226.45
116718	5/31/2019	BORDER STATES INDUSTRIES INC	\$763.88
116719	5/31/2019	BOUND TO STAY BOUND BOOKS	\$515.75
116626	5/14/2019	CAMELOT TRANSPORTATION INC	\$2,205.00
116720	5/31/2019	CARE CORPS INC	\$303.04
116627	5/14/2019	CECELLIA SANBORN	\$120.06
116721	5/31/2019	CECELLIA SANBORN	\$57.42
116697	5/20/2019	Century Link	\$151.64
116722	5/31/2019	Century Link	\$802.88
116723	5/31/2019	CHARLESTON INC	\$1,530.00
116724	5/31/2019	CITY OF FREMONT	\$412.50

Check Number	Date	Vendor	Amount
DDP	5/15/2019	COLLINS, PATTY	\$3.60
116725	5/31/2019	CONFERENCE TECHNOLOGIES, INC.	\$2,225.08
116726	5/31/2019	CORNHUSKER STATE INDUSTRIES	\$30.00
116727	5/31/2019	CREATIVE TEACHING PRESS	\$45.44
116628	5/14/2019	CRISIS PREVENTION INSTITUTE, INC.	\$2,009.00
116629	5/14/2019	CULLIGAN	\$456.41
116728	5/31/2019	CULLIGAN	\$430.50
116729	5/31/2019	D & T SHIRTIFIED LLC	\$3,411.00
116630	5/14/2019	DANIELLE SCHWANKE	\$284.78
116730	5/31/2019	DELVIES PLASTICS INC	\$401.00
DDP	5/15/2019	DOSTAL, ERIN	\$22.74
116631	5/14/2019	EAKES OFFICE PLUS	\$309.96
116632	5/14/2019	EASTERN NEBRASKA OCCUPATIONAL THERAPY	\$10,174.14
116633	5/14/2019	ECO WATER SYSTEMS	\$165.80
116731	5/31/2019	ECO WATER SYSTEMS	\$75.95
116634	5/14/2019	EDUCATIONAL CONSULTING SERVICE	\$950.00
116635	5/14/2019	EDUCATIONAL SERVICE UNIT #2	\$50.00
116732	5/31/2019	EDUCATIONAL SERVICE UNIT #2	\$47,033.97
116636	5/14/2019	EDUCATIONAL SERVICE UNIT #6	\$90.00
116733	5/31/2019	EMBROIDERY CONNECTION	\$485.00
116734	5/31/2019	ENGINEERED CONTROLS, INC	\$890.00
DDP	5/15/2019	ENOS, LAURA	\$42.92
116637	5/14/2019	EVERLY PLUMBING & HEATING INC	\$4,406.30
116735	5/31/2019	EVERLY PLUMBING & HEATING INC	\$1,437.47
116736	5/31/2019	FBG SERVICE CORPORATION	\$5,905.00
116737	5/31/2019	FEINER SUPPLY CO INC	\$156.90
DDP	5/15/2019	FELDHAUS, JAMES	\$85.77
DDP	5/15/2019	FERGUS, BRIANNE	\$140.00
116638	5/14/2019	FIFTH SEASON, INC.	\$117.95
116738	5/31/2019	FILEWAVE (USA) INC	\$7,380.00
116639	5/14/2019	FIRST NATIONAL BANK OMAHA	\$2,903.41
116739	5/31/2019	FIRST NATIONAL BANK OMAHA	\$223.54
116740	5/31/2019	FOLLETT SCHOOL SOLUTIONS INC	\$2,542.53
DDP	5/15/2019	FOXHOVEN, RICK	\$227.48
116640	5/14/2019	FPS FOOD SERVICE	\$279.84
116741	5/31/2019	FPS FOOD SERVICE	\$16.20
116742	5/31/2019	FREMONT AREA UNITED WAY	\$700.00
116641	5/14/2019	FREMONT BUILDERS SUPPLY	\$412.45
116642	5/14/2019	FREMONT DEPT OF UTILITIES	\$23,157.45
116698	5/20/2019	FREMONT DEPT OF UTILITIES	\$32,496.55
116743	5/31/2019	FREMONT DEPT OF UTILITIES	\$19,177.69
116643	5/14/2019	FREMONT FAMILY YMCA	\$9,662.59
116699	5/20/2019	FREMONT FAMILY YMCA	\$30,596.25
116644	5/14/2019	FREMONT SANITATION	\$2,781.09
116645	5/14/2019	FREMONT TRIBUNE	\$8.84
116744	5/31/2019	FREMONT WASTE TRANSFER	\$28.81

Check Number	Date	Vendor	Amount
116646	5/14/2019	FREMONT WINNELSON CO	\$144.85
116745	5/31/2019	FREMONT WINNELSON CO	\$325.54
DDP	5/15/2019	GALLO, LISA	\$140.00
116746	5/31/2019	GALLS INC	\$345.95
116647	5/14/2019	GAMBINO'S PIZZA	\$365.00
DDP	5/15/2019	GILDOW, JULIE	\$33.76
116648	5/14/2019	GLASS HOUSE	\$307.00
DDP	5/15/2019	GLEASON, LATOSHA	\$4.76
116649	5/14/2019	GODFATHER'S PIZZA	\$50.05
116747	5/31/2019	GODFATHER'S PIZZA	\$29.49
116748	5/31/2019	GRAINGER	\$224.11
116749	5/31/2019	GREAT PLAINS COMMUNICATIONS	\$1,394.43
116750	5/31/2019	GREEN'S GREENHOUSES, INC.	\$450.00
116751	5/31/2019	HANDWRITING WITHOUT TEARS	\$4,149.09
DDP	5/15/2019	HANSEN, SUSAN	\$4.40
116650	5/14/2019	HANSON, ALICIA	\$87.00
116752	5/31/2019	HANSON, ALICIA	\$69.60
DDP	5/15/2019	HARDER, BENJAMIN	\$5.57
116651	5/14/2019	HEARTLAND FAMILY SERVICE	\$2,486.05
116753	5/31/2019	HEARTLAND FAMILY SERVICE	\$2,486.05
116754	5/31/2019	HEIDY R TARANGO	\$7,560.00
116652	5/14/2019	HELP & HEALING COUNSELING LLC	\$325.00
116755	5/31/2019	HELP & HEALING COUNSELING LLC	\$450.00
116756	5/31/2019	HENRY DOORLY ZOO	\$210.00
116757	5/31/2019	HILLYARD SIOUX FALLS, RAPID CITY, SD, OM	\$14,689.21
DDP	5/15/2019	HLADIK, LEAH	\$10.09
116653	5/14/2019	HOBBY LOBBY	\$299.17
116758	5/31/2019	HOBBY LOBBY	\$49.37
116700	5/20/2019	HOMETOWN LEASING	\$16,141.06
116759	5/31/2019	HOUGHTON MIFFLIN HARCOURT	\$11,587.00
116654	5/14/2019	HRAM	\$90.00
DDP	5/15/2019	HRUSKA, VALERIE	\$96.28
116760	5/31/2019	HURST LAWN SERVICE SRHL INC	\$275.00
116761	5/31/2019	HY-VEE INC	\$2,838.84
116762	5/31/2019	INSPRO INC	\$234.00
116655	5/14/2019	J.W. PEPPER & SON INC	\$143.99
116763	5/31/2019	JEO CONSULTING GROUP, INC	\$862.50
116656	5/14/2019	JOHN DEER FINANCIAL	\$8.07
116764	5/31/2019	JOHN DEER FINANCIAL	\$160.84
116657	5/14/2019	JOSTENS INC	\$930.28
116765	5/31/2019	JOSTENS INC	\$959.85
116658	5/14/2019	KENCO LEASING CO	\$175.00
DDP	5/15/2019	KERKMAN, RITA	\$10.09
DDP	5/15/2019	KINGRY, LEEANN	\$1.74
116766	5/31/2019	KIRBY, DAVID	\$225.00
116767	5/31/2019	KOLEY JESSEN P.C., L.L.O.	\$78.00

Check Number	Date	Vendor	Amount
DDP	5/15/2019	KOLM, CATHY	\$8.82
116768	5/31/2019	KP CONSTRUCTION	\$150.00
116659	5/14/2019	KSB SCHOOL LAW, PC, LLO	\$27.50
DDP	5/15/2019	KUKOLY, BELINDA	\$74.59
DDP	5/15/2019	LACKEY, MANDY	\$82.59
116769	5/31/2019	LAKESHORE LEARNING MATERIALS	\$1,816.61
116660	5/14/2019	LANGUAGE LINE SERVICES, INC.	\$233.86
DDP	5/15/2019	LARSEN, JEREMY	\$49.94
116661	5/14/2019	LEAD GROUP LLC	\$3,698.00
116770	5/31/2019	LISA MARTINEZ	\$1,331.68
DDP	5/15/2019	LOWE, JANET	\$110.00
116771	5/31/2019	MACGILL & CO	\$5,625.87
116772	5/31/2019	MAILFINANCE	\$841.47
DDP	5/15/2019	MARTIN, KARIE	\$149.24
116662	5/14/2019	MAX D. SIGNS	\$220.00
116773	5/31/2019	MAX D. SIGNS	\$194.00
116774	5/31/2019	MAY MUSEUM	\$49.00
116663	5/14/2019	MENARDS	\$728.44
116775	5/31/2019	MENARDS	\$2,155.09
116776	5/31/2019	METHODIST FREMONT HEALTH	\$5,429.74
116664	5/14/2019	MEYER LABORATORY INC	\$475.00
116777	5/31/2019	MID-PLAINS HOSPITALITY GROUP, INC	\$209.90
116778	5/31/2019	MIDTESOL	\$260.00
DDP	5/15/2019	MILLER, HOLLY	\$15.60
116779	5/31/2019	MOLLY HAWKINS HOUSE	\$150.36
DDP	5/15/2019	MOREHOUSE, NICOLE	\$28.01
DDP	5/15/2019	MULLER, JULIE	\$131.08
116780	5/31/2019	NANCY MITCHELL	\$3,375.00
116781	5/31/2019	NASCO	\$1,292.03
116665	5/14/2019	NAT'L EVERYTHING WHOLESAL	\$672.91
116782	5/31/2019	NAT'L EVERYTHING WHOLESAL	\$162.78
116666	5/14/2019	NE COUNCIL OF SCHOOL ATTORNEYS	\$100.00
116667	5/14/2019	NEBRASKA COUNCIL OF SCHOOL ADMINISTRATOR	\$1,000.00
DDP	5/15/2019	NOLAN, JIMMY	\$600.00
116783	5/31/2019	NORTHERN SPEECH SERVICES	\$1,001.06
116668	5/14/2019	NOTARY PUBLIC UNDERWRITERS	\$96.00
116785	5/31/2019	Omaha World Herald	\$7,347.40
116669	5/14/2019	ONE SOURCE	\$355.00
116784	5/31/2019	O'REILLY AUTOMOTIVE INC	\$120.55
116786	5/31/2019	P & H ELECTRIC INC	\$43.89
116670	5/14/2019	PAPER TIGER SHREDDING INC	\$486.00
116787	5/31/2019	PAXTON/PATTERSON	\$198.00
116701	5/20/2019	PEARSON	\$5,286.67
116671	5/14/2019	PERFORMANCE DIESEL SERVICE	\$47.96
116788	5/31/2019	PERFORMANCE DIESEL SERVICE	\$5,597.94
116672	5/14/2019	PERRY, GUTHERY, HAASE & GESSFORD, P.C.,	\$2,429.01

Check Number	Date	Vendor	Amount
DDP	5/15/2019	PETERSON, ANN	\$192.97
DDP	5/15/2019	PIERCE, HOPE	\$21.34
116673	5/14/2019	PINNACLE BANK	\$6,225.01
DDP	5/15/2019	PISTILLO, MARY PAT	\$83.64
116674	5/14/2019	PITSCO EDUCATION	\$710.40
116789	5/31/2019	PLANK ROAD PUBLISHING	\$147.45
116790	5/31/2019	PLAY WITH A PURPOSE	\$105.18
116791	5/31/2019	PRAIRIE FIELD FAMILY MEDICINE	\$400.00
116675	5/14/2019	PRAIRIE MEADOWS RACETRACK & CASINO	\$533.12
116792	5/31/2019	PRAIRIE MECHANICAL CORP	\$4,358.84
116793	5/31/2019	PROMEDCARE, INC	\$48.00
DDP	5/15/2019	PRONSKE, NICOLE	\$58.12
116676	5/14/2019	PUSH-PEDAL-PULL	\$137.50
DDP	5/15/2019	PUTZ, JENNIFER	\$8.47
116677	5/14/2019	QUILL CORPORATION	\$407.45
116794	5/31/2019	RADIO ENGINEERING INDUSTRIES	\$2,075.00
116678	5/14/2019	RAWHIDE CHEMOIL INC	\$641.90
116795	5/31/2019	REALLY GOOD STUFF INC	\$268.47
116796	5/31/2019	REVELATION SOFTWARE	\$65.00
DDP	5/15/2019	ROBERTSON, LISA	\$78.01
DDP	5/15/2019	ROBINSON, MARY	\$329.42
116797	5/31/2019	ROCHESTER MIDLAND CORP	\$1,236.00
116679	5/14/2019	RUFF HOUSE	\$300.00
116798	5/31/2019	RUFF HOUSE	\$376.00
116799	5/31/2019	SAM'S CLUB DIRECT	\$315.44
116680	5/14/2019	SAPP BROS, INC	\$828.85
116800	5/31/2019	SAPP BROS, INC	\$7,176.94
116801	5/31/2019	SAUNDERS COUNTY CLERK	\$159.33
116681	5/14/2019	SCANTRON CORP	\$1,696.98
116802	5/31/2019	SCHOOL SPECIALTY	\$1,513.86
DDP	5/15/2019	SCHWANINGER, DOYLE	\$700.00
DDP	5/15/2019	SHARP, SARAH	\$25.23
116803	5/31/2019	SHEFFIELD POTTERY INC	\$360.00
116682	5/14/2019	SHELL	\$210.68
116683	5/14/2019	SOUTHWEST STRINGS	\$288.64
116684	5/14/2019	SPEECH CORNER LLC	\$400.65
116685	5/14/2019	STAPLES ADVANTAGE	\$1,114.29
116804	5/31/2019	STAPLES ADVANTAGE	\$3,751.25
116686	5/14/2019	STERLING COMPUTERS	\$25.00
DDP	5/15/2019	STEWART, COURTNEY	\$30.04
DDP	5/15/2019	STOKLASA, LAUREN	\$338.76
DDP	5/15/2019	STORY, CHUCK	\$313.20
DDP	5/15/2019	STRICKLER, KRISTEN	\$42.22
DDP	5/15/2019	STYSKAL, STEVE	\$233.89
116687	5/14/2019	SUPPLY WORKS	\$5,087.50
116805	5/31/2019	SUPPLY WORKS	\$34.00

Check Number	Date	Vendor	Amount
DDP	5/15/2019	TALKINGTON, BEVERLY	\$7.19
116806	5/31/2019	TEC21 EDUCATIONAL SERVICES	\$1,000.00
116688	5/14/2019	TECH PARTNERS LLC	\$7,956.50
116702	5/20/2019	TEXTBOOK WAREHOUSE	\$8,563.80
116807	5/31/2019	TRACTOR SUPPLY CREDIT PLAN	\$459.98
DDP	5/15/2019	TRAYNOR, ARIANA	\$214.60
116689	5/14/2019	TRINITY LUTHERAN SCHOOL	\$1.00
116690	5/14/2019	TROPHY CASE	\$385.00
116808	5/31/2019	TRUCK CENTER COMPANIES	\$51.47
116703	5/20/2019	TSA CONSULTING GROUP, INC.	\$75.24
DDP	5/15/2019	TURNER, ELIZABETH	\$83.52
116617	5/9/2019	U.S. POST OFFICE	\$1,004.12
116809	5/31/2019	U.S. POSTAL SERVICE	\$4,000.00
116810	5/31/2019	UNIVERSITY OF NE at Lincoln	\$235.00
116811	5/31/2019	UNIVERSITY OF OREGON	\$16,070.00
116691	5/14/2019	UNK ACADEMIC AND CAREER SERVICES	\$235.00
116704	5/20/2019	VERIZON WIRELESS	\$219.84
116692	5/14/2019	VERNIER SOFTWARE & TECHNOLOGY LLC	\$327.33
DDP	5/15/2019	WAGNER, SCOTT	\$150.00
116693	5/14/2019	WALNUT RADIO LLC	\$725.00
116812	5/31/2019	WEST MUSIC	\$898.20
116694	5/14/2019	WIESE PLUMBING & EXCAVATING INC	\$315.35
116813	5/31/2019	WIESER EDUCATIONAL INC.	\$96.32
DDP	5/15/2019	WILSON, MEGHAN	\$40.31
116706	5/21/2019	WINDSTAR LINES INC	\$2,245.00
116814	5/31/2019	WORTHINGTON DIRECT HOLDINGS, LLC	\$10,633.21
		Total	<u>\$500,005.89</u>

Fremont Public Schools
Financial Reports

Recommendation

May 31, 2019

Submitted by: Susan Plank

The attached reports are for your information, review and approval:

Summary Statement of General Fund Accounts (at May 31)
Activity Fund Balance Sheets

This Summary of General Fund accounts for the Fiscal Year 2018-19 represents our approved budget and corresponding expenditures through this month-end. It is recommended that the May 2019 Financial Statements be accepted by the Board of Education as presented.

Moved by:

Seconded by:

Roll Call Vote --

Aye:

No:

Absent:

Fremont Public Schools
May 31, 2019

<u>Fund Name</u>	<u>Balance</u> <u>4/30/2019</u>	<u>Receipts May</u>	<u>Disbursements</u> <u>May</u>	<u>Statement</u> <u>Balance</u> <u>5/31/2019</u>	<u>Interfund</u> <u>Transfers</u>	<u>Account Balance</u> <u>Without</u> <u>Transfers</u>
<u>First National Bank Fremont:</u>						
General Fund	\$3,610,267.78	\$12,645,509.84	\$6,761,478.94	\$9,494,298.68	\$0.00	\$9,494,298.68
Payroll	\$21,753.11	\$4,402,958.47	\$3,824,172.85	\$600,538.73	\$0.00	\$600,538.73
Flex Benefit Fund	\$49,049.29	\$20,436.02	\$12,398.22	\$57,087.09	\$0.00	\$57,087.09
Employee Benefit Fund (Closed)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Special Building Fund	\$58,379.54	\$582.48	\$0.00	\$58,962.02	\$0.00	\$58,962.02
Life Safety	\$175,445.89	\$7.45	\$0.00	\$175,453.34	\$0.00	\$175,453.34
Depreciation Fund	\$906,883.02	\$2,000,348.91	\$97,730.00	\$2,809,501.93	\$0.00	\$2,809,501.93
2010 FPS Bond Fund (Closed)	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
2010 FPS 5-6 Bond Fund	\$9,111.13	\$0.39	\$0.00	\$9,111.52	\$0.00	\$9,111.52
Bond District 11	\$19,324.18	\$0.00	\$0.00	\$19,324.18	\$0.00	\$19,324.18
<u>Pinnacle Bank:</u>						
General Fund	\$25,707.02	\$2.18	\$0.00	\$25,709.20	\$0.00	\$25,709.20
QCPUF Fund	\$15.89	\$0.00	\$0.00	\$15.89	\$0.00	\$15.89
<u>First State Bank:</u>						
Disbursing Account	\$390,506.20	\$358,941.73	\$405,392.98	\$344,054.95	\$0.00	\$344,054.95
<u>US Bank:</u>						
District Activity Fund	\$103,685.39	\$3,144.20	\$12,252.32	\$94,577.27	\$0.00	\$94,577.27

Fremont Public Schools
General Fund
School Year 2018-2019
May 2019

FPS GENERAL FUND

Receipts:	Budgeted	Actual Receipts	% Received
Local Sources	2,435,216	2,402,997	98.68%
County Sources	440,000	404,829	92.01%
State Aide	16,989,411	15,290,469	90.00%
State Sources	4,165,878	4,545,712	109.12%
Federal Sources	3,870,665	2,593,015	66.99%
Personal and Property Taxes	<u>24,714,890</u>	<u>19,961,245</u>	<u>80.77%</u>
	52,616,060	45,198,266	85.90%
Expenditures:			
Regular Instruction	<u>26,776,957</u>	<u>Expenditures YTD</u>	<u>% Disbursed</u>
Special Education	5,531,054	18,779,227	70.13%
Pupil Support Services	2,777,794	3,820,591	69.08%
Instruct Support Services	2,344,197	3,061,781	110.22%
Board of Education	388,872	1,357,468	57.91%
General Administration	1,708,233	320,958 *	82.54%
School Administration	1,878,938	1,095,178	64.11%
Business Support	1,020,303	1,480,030	78.77%
Facilities & Operations	4,264,851	1,135,350	111.28%
Regular Transportation	465,052	3,480,222	81.60%
Special Ed Transportation	838,943	368,328	79.20%
State Grants	479,584	749,808	89.38%
Debt Services (Tax Repayment)	0	285,110	59.45%
Federal Programs	4,109,382	6,057	0.00%
Summer Programs	31,901	2,497,954	60.79%
Transfer to Bond Fund	0	120	0.38%
	<u>0</u>	<u>0</u>	<u>0.00%</u>
	52,616,060	38,438,183	73.05%

*Includes District Liability Insurance Premiums

**Fremont Public Schools
Pledged Securities
5/31/2019**

Fremont National Bank

Description	Receipt #	Maturity Date	Current Face
FNMA REMIC TRUST 2017-12	3136AVUL1	4/25/2042	\$8,375,155.33
FHLMC REMIC SERIES 4673	3137BXY7	11/15/2043	\$5,179,238.92
			<u>\$13,554,394.25</u>

First State Bank

Description	Receipt #	Maturity Date	Current Face
Cass Cnty NE S&I Dist #5 GO	14800PEB9	12/1/2027	\$200,120.00
Cheyenne Cnty NE SD #1 GO	166807CD7	12/15/2027	\$150,057.00
Colfax Cnty NE SD #123 GO Unltd	194045BL3	12/15/2027	\$150,118.50
Fremont NE GO Unltd	357406DV6	8/1/2026	\$201,818.00
Gretna NE GO Unltd	397802MJ5	8/15/2027	\$221,947.00
Tecumseh NE GO Unltd	878848JM3	12/15/2026	\$122,270.40
			<u>\$1,046,330.90</u>

Fremont Public Schools
Pledged Securities Recap
May 31, 2019

Fund Name	Statement Balance 5/31/2019	Total All Accounts	Total Pledged Securities Required	Total Pledged Securities Market Value	Pledging Excess/(Shortage)
<u>First National Bank Fremont:</u>					
General Fund	\$9,494,298.68				
Payroll	\$600,538.73				
Flex Benefit Fund	\$57,087.09				
Special Building Fund	\$58,962.02				
Life Safety	\$175,453.34				
Depreciation Fund	\$2,809,501.93				
2010 FPS Bond Fund	\$0.00				
2010 FPS 5-6 Bond Fund	\$9,111.52				
Bond District 11	\$19,324.18				
Learning Center	\$1,878.71				
FDIC Insured \$250,000		<u>\$13,226,156.20</u>	<u>\$12,976,156.20</u>	<u>\$13,554,394.25</u>	<u>\$578,238.05</u>
<u>Pinnacle Bank:</u>					
General Fund	\$25,709.20				
QCPUF Fund	\$15.89				
FDIC Insured \$250,000		<u>\$25,725.09</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>
<u>First State Bank:</u>					
Disbursing Account	\$344,054.95				
Food Service	\$250,176.00				
FDIC Insured \$250,000		<u>\$594,230.95</u>	<u>\$344,230.95</u>		
High School Activity	\$89,868.24				
MS/JCAC Activity	\$114,734.35				
COD #22255	\$168,460.78				
COD #22256	\$34,582.51				
COD #30362	\$19,336.72				
FDIC Insured \$250,000		<u>\$426,982.60</u>	<u>\$176,982.60</u>		
Food Service Sweep	\$826,356.60				
ICS Sweep \$820,674.19		<u>\$955,883.58</u>	<u>-\$129,526.98</u>		
			<u>\$391,686.57</u>	<u>\$1,046,330.90</u>	<u>\$654,644.33</u>
<u>US Bank:</u>					
District Activity Fund	\$94,577.27				
Elementary Activity Fund	\$26,826.08				
FDIC Insured \$250,000		<u>\$121,403.35</u>	<u>\$0.00</u>	<u>\$0.00</u>	<u>\$0.00</u>

Elementary Fund Balance Sheet

As of May 31, 2019

	<u>May 31, 19</u>
ASSETS	
Current Assets	
Checking/Savings	
Checking	26,751.08
Total Checking/Savings	<u>26,751.08</u>
Total Current Assets	<u>26,751.08</u>
TOTAL ASSETS	<u>26,751.08</u>
LIABILITIES & EQUITY	
Equity	
Fund Balances	26,827.22
Net Income	<u>-76.14</u>
Total Equity	<u>26,751.08</u>
TOTAL LIABILITIES & EQUITY	<u>26,751.08</u>

Fremont Middle School and Johnson Crossing Academic Center
Balance Sheet 2018-2019
May 2019

	May 31, 19
ASSETS	
Current Assets	
Checking/Savings	
FMS Checking	105,933.86
Investments	
MS Student Council CD	19,234.48
Total Investments	19,234.48
Total Checking/Savings	125,168.34
Total Current Assets	125,168.34
TOTAL ASSETS	125,168.34
LIABILITIES & EQUITY	
Equity	
Net Income	125,168.34
Total Equity	125,168.34
TOTAL LIABILITIES & EQUITY	125,168.34

Fremont High Activities Fund
Balance Sheet
As of May 31, 2019

	May 31, 19	Apr 30, 19
ASSETS		
Current Assets		
Checking/Savings		
Checking	59,911.49	62,272.87
Investments		
All Activity Funds	166,912.74	166,912.74
FHS Scholarship Fund CD	34,264.72	34,264.72
Investments - Other	-1,134.49	-1,134.49
Total Investments	200,042.97	200,042.97
Total Checking/Savings	259,954.46	262,315.84
Accounts Receivable		
1200 - Accounts Receivable	3,825.00	3,725.00
Total Accounts Receivable	3,825.00	3,725.00
Other Current Assets		
12100 - Inventory Asset	315.00	315.00
Total Other Current Assets	315.00	315.00
Total Current Assets	264,094.46	266,355.84
TOTAL ASSETS	264,094.46	266,355.84
LIABILITIES & EQUITY		
Equity		
Fund Balance	-15,003.92	-15,003.92
Net Income	279,098.38	281,359.76
Total Equity	264,094.46	266,355.84
TOTAL LIABILITIES & EQUITY	264,094.46	266,355.84

3:57 PM
06/04/19
Accrual Basis

LC Activity Account
Balance Sheet
As of June 4, 2019

	Jun 4, 19
ASSETS	
Current Assets	
Checking/Savings	
Fremont National Bank	1,855.50
Total Checking/Savings	1,855.50
Total Current Assets	1,855.50
TOTAL ASSETS	<u>1,855.50</u>
LIABILITIES & EQUITY	
Equity	
Opening Balance Equity	1,954.86
Retained Earnings	-34.14
Net Income	-65.22
Total Equity	1,855.50
TOTAL LIABILITIES & EQUITY	<u>1,855.50</u>

Fremont Public School Food Service

130 East 9th Street
Fremont NE 68025
Rowan Lang, Director

Monthly Report of: May-19

Receipts for the month of: May-19

Income	\$ 51,756.20
Interest	\$ 53.06
Federal Reimbursement	\$ 225,812.70
State Reimbursement	\$ -
Total Monthly Income	<u>\$ 277,621.96</u>

Disbursements For the month of: May-19

Food Purchased During: April	\$ 134,563.98
Labor From 6th: April To 5th: May	\$ 129,915.84
Supplies Purchased During: April	\$ 8,611.85
All Other Purchased During: April	\$ 2,141.02
Total Disbursements	<u>\$ 275,232.69</u>
Return Checks	\$ -
Monthly Summary 31-May-19	<u>\$ 2,389.27</u>

2018/2019 BOE Discard Request		
	6-5-2019	
Chris Raasch - Bell Field		
ITEM	QUANTITY	REASON FOR DISCARD
Lunchroom Tables	3	Replaced with new tables several years ago
13 in Tube TV	1	Obsolete
Dictionaries	20	Obsolete - 1960s-1970s copyright
Thesaureses	20	Obsolete - 1960s-1970s copyright

2018/2019 BOE Discard Request		
6/10/2019		
Fremont High School		
ITEM	QUANTITY	REASON FOR DISCARD
Hurdles	100	Obsolete

2018/2019 BOE Discard Request		
5-31-2019		
Beverly Talkington: Custodian, Grant		
ITEM	QTY	REASON FOR DISCARD
Office chairs	2	Damaged
Weslo exercise bike	1	Obsolete
World map	1	Obsolete

Fremont Public Schools
June 5, 2019
Discard Items

The following items are being presented for Board approval to be discarded.

WASHINGTON ELEMENTARY SCHOOL

Item	Condition
plastic shelves	Obsolete
doc camera (broken)	Obsolete
TV	Obsolete
TV cart	Obsolete
several pocket charts (ripped)	Obsolete
binders	Obsolete
CD player (broken)	Obsolete
wooden shelving	Obsolete

Jeff Glosser
Director of Facilities

CLARMAR ELEMENTARY

Book Title	Author
The First Thousand Words in German	Amery
A day in the life of a veterinarian	Jasper
Album of horses	Henry
Electricity	Bailey
Life on the seashore	Angel
Ballet	May
House building for children	Walker
Getting ready to cook	DeVillers
One dish meals	DeVillers
The kids cat book	DePaola
About comets	Asimov
Owls in the family	Mowat
Explorer guides dogs	Rourke
Soccer tips	Clements
Circles, triangles and squares	Hoban
The first thousand words in Spanish	Usborne
The rough faced girl	Martin
Nuclear power	Gloucester press
In all its fury	Ogara
Any me I want to be	Kuskin
Going bananas	Keller
Lets find out about Christopher Columbus	Sharp
Gerbils	Dobrin
Firearms in American history	Berger
Farm animals	Jacobsen
Tractors, plows & Harvesters	Richards
Columbus	D'Aulaire
Hang Gliding: Riding the wind	Penzler
The fish book from the Nebraska land Mag.	
Tom Edison finds out	Lowitz
Paper Party	Folder
John F. Kennedy and PT-109	Tregaskis
Mimosa the sensitive plant	Selsam
By the swat of their pants	Ault
Rembrant	Venezia
Throw it out of sight/buiding a hand glider	Abrams
The spider	Lane
Ride on the wind	Lindbergh
General George the Great	Lowitz
Still more small poems	Worth
Walt Disney young movie makers	Hammontree

Julliet Low	Higgins
Pocket World Atlas (7 copies)	Scholastic
Ambassador World Atlas	Hammond
Soap! Soap! Don't forget the soap!	Birdseye
Paper Toys That Fly, Soar, Zoom & Whistle	Churchill
My Senator and me. A dogs-eye view of Wash. DC	Kennedy
Where's that Fish?	Brenner
Cathedral	Macaulay
The Picture that Mom Drew	Mallat
My Grandfather's coat	Aylesworth
The Gobble-uns'll Git You Ef You Don't Watch out	Riley's
Photography: Through the Lines	Herda
Click	Gibbons
Let's Be Early Settlers	Parish
Thirty Seconds over Tokyo	Lawson
Musical Instruments	Ardley
And Then What Happened Paul Revere?	Fritz
Weasels, Otters, Skunks and Their Family	Patent
The Paper Airplane Book	Simon
Splodges	Carrick
Picasso	Venezia
The Lost Colony of Roanoke	Fritz
Puppies	Weekly Readers
The Stupids Have a Ball	Allard
The Stupids Die	Allard
Back at the Ranch	Noble
Louis James School	Morrison
Ship of Dreams	Dean Morrissey
How Droofus The Dragon Lost his Head	Peet
Look at Rainbow Colors	Kirkpatrick
They were Strong and Good	Lawson
Take a look, It's in a book	Kraus
Love from Uncle Clyde	Parker
Daniel Boone	Lawlor
Motocross	Italia
Lullaby Babes	Boelts
The Cruse of Mr. Christopher Columbus	Lowitz
The stupids step out	Allard
Making Musical Things	Wiseman
Winning Ways	Macy
Mandy	Booth
The Grizzly Sisters	Bellows
Dr. Beaumont and the man with a hole in his	Epstein
A Frog Prince	Berenzy

SkyFire	Asch
White House Children	Bourne
Bill Crosby Family Funny Man	Kettelkamp
World Almanac 2011	
Archaeology	Cork
Care of Uncommon Pets	Weber
James Herriots Cat Stories	Holmes
Behind the lines/ a great episode book	Reit
The Three Sillies	Zemach
There Is a Dragon in My Bed	Joslyn
There is a Bull on my Balcony	Joslyn
Karate is for me	Neff
Wrestling is for me	Thomas
Skiing is for Me	Chappell
Better Tennis for boys and girls	Sullivan
Hot Rods and Drag Racing	Bortstein
Sweet Victory	Armstrong
Zack's Alligator	Mozelle
Lizzard Tails and Cactus Spines	Brenner
Grin and Bear it!	Friedman
Monster Riddle Book	Sarnoff
Track is for me	Dickmeyer
Pegasus	Mayer
Cookies, cakes and Candies	Villiers
Where Do You Think You're Going Christopher Columbus	Tomes
Humorous Poetry for Children	Cole
Jacqyes Cousteau	Iverson
More Poetry for Holidays	Larrick
The voyages of Christopher Columbus	Sperry
Here We All Are	Depola
Poetry for the Holidays	Larrick
1776 Year of Independence	Foster
Beastly Boys and Ghastly Girls	Cole
What Make a Day	Branley
I Kissed the Baby	Murphy
Hailstones and Halibut Bones	O'Neil
Ride a Purple Pelican	Williams
Performers in Uniform The Thunderbirds	Mohn
Nuts to you & Nuts to me	Hoberman
Benjamin Banneker Genius if Early America	Patterson
Clara Barton	Stevenson
Rocks and Minerals	Zim

Discarded Damaged Books from Linden Elementary		
deleted title:	More scary stories to tell in the dark	missing pages
deleted title:	Draw: cars	missing pages
deleted title:	Junie B. Jones loves handsome Warren	missing pages
deleted title:	Midnight fright	missing pages
deleted title:	Time Almanac for Kids 2004	missing pages
deleted title:	Adventure time volume 3	missing pages
deleted title:	Adventure time with Fionna & Cake	missing pages
deleted title:	Pink princess party cookbook	missing pages
deleted title:	Look and Find snowman	missing pages
deleted title:	Paperfolding Fun--Origami in color	missing pages
deleted title:		
deleted title:	Haunted Kids: true ghost stories	damaged
deleted title:	Rudolph red nose reindeer shines again	damaged
deleted title:	Diary of a Wimpy Kid: the ugly truth	damaged
deleted title:	One fish, two fish, red fish, blue fish	damaged
deleted title:	Bow-Wow's nightmare neighbors	damaged
deleted title:	EI Deafo	damaged
deleted title:	Expert guide: birds	damaged
deleted title:	One million things	damaged
deleted title:	Amazing giant wild animals	damaged
deleted title:	Look and Find--Spiderman	damaged
deleted title:	No, David	damaged
deleted title:	Go: whole world of transportation	damaged
deleted title:	World Almanac for Kids 2008	damaged
deleted title:	World Almanac for Kids 2008	damaged
deleted title:	World Almanac for Kids 2008	damaged
deleted title:	The Gingerbread Man/EI Hombre de Jengibrer	damaged
deleted title:	Bone--The Dragonslayer	damaged
deleted title:	The Littles	damaged
deleted title:	Here is my cat	damaged
deleted title:	Moana	damaged
deleted title:	Zelda the varigoose	damaged
deleted title:	Draw science:Dinosaurs	damaged
deleted title:	Twelve days of Christmas	damaged
deleted title:	Junie B. Jones is not a crook	damaged
deleted title:	Amulet	damaged
deleted title:	Arthur's Valentine	damaged
deleted title:	Junie B. Jones and the yucky blucky fruitcake	damaged
deleted title:	Scaries stories you're ever heard part III	damaged
deleted title:	Scary stories to tell in the dark	damaged
deleted title:	Scary stories to tell in the dark	damaged

deleted title:	Go dog go!	damaged
deleted title:	The Cat in the Hat	damaged
deleted title:	Guinness World Records 2004	damaged
deleted title:	Guinness World Records 2005	damaged
deleted title:	Guinness World Records 2006	damaged
deleted title:	Guinness World Records 2006	damaged
deleted title:	Guinness World Records 2007	damaged
deleted title:	Guinness World Records 2009	damaged
deleted title:	Guinness World Records 2009	damaged
deleted title:	Guinness World Records 2010	damaged
deleted title:	First 1000 words in Spanish	damaged
deleted title:	Ripley's remarkable revealed	damaged
deleted title:	Ripley's believe it or not 2010	damaged
deleted title:	Very lonely firefly	damaged
deleted title:	Eight silly monkeys	damaged
deleted title:	Life-size sharks, killer creatures & reptiles	damaged
deleted title:	Science projects and activities	damaged
deleted title:	Dream snow	damaged
deleted title:	Snowtime tales	damaged
deleted title:	Zoobooks--spiders	damaged
deleted title:	No pirates allowed said Library Lou	damaged
deleted title:	Creatures that glow	damaged
deleted title:	Prickly poisonous	damaged
deleted title:	Snake book	damaged
deleted title:	Mighty machines---cars	damaged
deleted title:	Art of optical illustions	damaged
deleted title:	Paperfolding Fun--Origami in color	damaged
deleted title:	Snakes and other reptiles	damaged
deleted title:	And to think that I saw it on Mulberry Street	damaged
deleted title:	Bartholomew and the Oobleck	damaged
deleted title:	Dr. Seuss's ABC	damaged

COMPULSORY ATTENDANCE AND EXCESSIVE ABSENCE

Regular and punctual student attendance is required. The administration is responsible for developing further attendance rules and regulations, and all staff are expected to implement this policy and administrative rules and regulations to encourage regular and punctual student attendance. The Principals and teachers are required to maintain an accurate record of student attendance.

A. Attendance and Absences.

1. Circumstances of Absences – Definitions. The circumstances for all absences from school will be identified as School Excused or Not School Excused. Absences should be cleared through the Principal's office in advance whenever possible. All absences, except for illness and/or death in the family, require advance approval.
 - a. School Excused. Any of the following circumstances that lead to an absence will be identified as a *School Excused* absence, provided the required attendance procedures have been followed:
 - (1) Impossible or impracticable barriers outside the control of the parent or child prevent a student from attending school. The parent must provide the school with documentation to demonstrate the absence was beyond the control of the parent or child. This could include, but is not limited to documented illness, court, death of a family member, or suspension.
 - (2) Other absences as determined by the principal or the principal's designee.
 - b. Not School Excused. Absences that are not school excused may result in a report to the county attorney and may be classified as follows:
 - (1) Parent acknowledged absences are those in which the parent communicated with the school in the prescribed manner that the child is absent and is the parent's responsibility for the extent of the school day. This includes, but is not limited to, illness, vacations, and medical appointments.
 - (2) Other absences are those in which the parent has not communicated a reason for the student's absence.

2. Absence Procedure. In its Student Information System, the District may identify many different codes that provide greater definition to the circumstances of a child's absence, but all of the codes need to be identified to parents and students as fitting into one of the above defined absence circumstances.

A student will not be allowed to enter class after an absence until an admit slip, based upon a written or verbal parental excuse, is issued by the Principal's office.

Two school days will be allowed to make up work for each day missed, with a maximum of 10 days allowed to make up work.

3. Mandatory Ages of Attendance. A child is of mandatory age if the child will reach age 6 prior to January 1 of the then-current school year and has not reached 18 years of age.

Exceptions for Younger Students. Attendance is not mandatory for a child who has reached 6 years of age prior to January 1 of the then-current school year, but will not reach age 7 prior to January 1 of such school year, if the child's parent or guardian has signed and filed with the school district in which the child resides an affidavit stating either: (1) that the child is participating in an education program that the parent or guardian believes will prepare the child to enter grade one for the following school year; or (2) that the parent or guardian intends for the child to participate in a school which has elected or will elect pursuant to law not to meet accreditation or approval requirements and the parent or guardian intends to provide the Commissioner of Education with a statement pursuant to section 79-1601(3) on or before the child's seventh birthday.

Exceptions for Older Students. Attendance is also not mandatory for a child who: (1) has obtained a high school diploma by meeting statutory graduation requirements; (2) has completed the program of instruction offered by a school which elects pursuant to law not to meet accreditation or approval requirements; or (3) has reached the age of 16 years and has been withdrawn from school in the manner prescribed by law.

Early Withdrawal for Students Enrolled in Accredited or Approved Schools. A person who has legal or actual charge or control of a child who is at least 16 but less than 18 years of age may withdraw such child from school before graduation and be exempt from the mandatory attendance requirements if an exit interview is conducted and a withdrawal form is signed.

Exit Interview. The process is initiated by a person who has legal or actual charge or control of the child submitting a withdrawal form. The form is to be as prescribed by the Commissioner of Education. Upon submission of the form, the Superintendent or Superintendent's designee shall set a time and place for an exit interview if the child is enrolled in Fremont Public Schools or resides in the

Fremont Public School District and is enrolled in a private, denominational, or parochial school.

The exit interview shall be personally attended by:

- The child, unless the withdrawal is being requested due to an illness of the child making attendance at the exit interview impossible or impracticable;
- the person who has legal or actual charge or control of the child who requested the exit interview;
- the Superintendent or Superintendent's designee;
- the child's principal or the principal's designee if the child at the time of the exit interview is enrolled in a school operated by the school district; and
- any other person requested by any of the required parties who agrees to attend the exit interview and is available at the time designated for the exit interview which may include, for example, other school personnel or the child's principal if the child is enrolled in a private school.

At the exit interview, the person making the written request must present evidence that (a) the person has legal or actual charge or control of the child and (b) the child would be withdrawing due to either:

- financial hardships requiring the child to be employed to support the child's family or one or more dependents of the child, or
- an illness of the child making attendance impossible or impracticable.

The Superintendent or Superintendent's designee shall identify all known alternative educational opportunities, including vocational courses of study, that are available to the child in the school district and how withdrawing from school is likely to reduce potential future earnings for the child and increase the likelihood of the child being unemployed in the future. Any other relevant information may be presented and discussed by any of the parties in attendance.

At the conclusion of the exit interview, the person making the written request may sign a withdrawal form provided by the school district agreeing to the withdrawal of the child OR may rescind the written request for the withdrawal.

Withdrawal Form. Any withdrawal form signed by the person making the written request shall be valid only if:

- the child also signs the form, unless the withdrawal is being requested due to an illness of the child making attendance at the exit interview impossible or impracticable, and
- the Superintendent or Superintendent's designee signs the form acknowledging that the interview was held, the required information was provided and discussed at the interview, and, in the opinion of the Superintendent or Superintendent's designee, the person making the written

request does in fact have legal or actual charge or control of the child and the child is experiencing either (i) financial hardship, or (ii) an illness making attendance impossible or impracticable.

Early Withdrawal for Students Enrolled in an Exempt School (Home Schools). A person who has legal or actual charge or control of a child who is at least 16 but less than 18 years of age may withdraw such child from school before graduation and be exempt from the mandatory attendance requirements if such child has been enrolled in a school that elects not to meet the accreditation or approval requirements by filing with the State Department of Education a signed notarized release on a form prescribed by the Commissioner of Education.

4. Reporting and Responding to Excessive Absenteeism. Any administrator, teacher, or member of the board of education who knows of any failure on the part of any child of mandatory school attendance age to attend school regularly without lawful reason, shall within three days report such violation to the superintendent or such person(s) who the superintendent designates to be the attendance officer (hereafter, "attendance officer"). The attendance officer shall immediately cause an investigation into any such report to be made. The attendance officer shall also investigate any case when of his or her personal knowledge, or by report or complaint from any resident of the district, the attendance officer believes there is a violation of the compulsory attendance laws. The school shall render all services in its power to compel such child to attend some public, private, denominational, or parochial school, which the person having control of the child shall designate, in an attempt to address the problem of excessive absenteeism. Such services shall include, as appropriate, the services listed below under "Excessive Absenteeism" and "Reporting Excessive Absenteeism."
5. Excessive Absenteeism. Students who accumulate five (5) unexcused absences in a quarter shall be deemed to have "excessive absences." Such absences shall be determined on a per day basis for elementary students and on a per class basis for secondary students. When a student has excessive absences, the following procedures shall be implemented:
 - a. Verbal or written communication by school officials with the person or persons who have legal or actual charge or control of any child; and
 - b. One or more meetings between the school (a school attendance officer, a school administrator or his or her designee, and/or a social worker), the child's parent or guardian, and the child, when appropriate, to address the barriers to attendance. The result of the meeting or meetings shall be to develop a collaborative plan to reduce barriers identified to improve regular attendance. The plan shall consider, but not be limited to:
 - (i) Illness related to physical or behavioral health of the child.

- (ii) Educational counseling;
- (iii) Educational evaluation;
- (iv) Referral to community agencies for economic services;
- (v) Family or individual counseling; and
- (vi) Assisting the family in working with other community services.

If the parent/guardian refuses to participate in such meeting, the principal shall place documentation of such refusal in the child's attendance records.

6. Reporting Excessive Absenteeism to the County Attorney.

The school may report to the county attorney of the county in which the person resides when the school has documented the efforts to address excessive absences, the collaborative plan to reduce barriers identified to improve regular attendance has not been successful, and the student has accumulated more than twenty (20) absences per year. The school shall notify the child's family in writing prior to referring the child to the county attorney. Illness that makes attendance impossible or impracticable shall not be the basis for referral to the county attorney. A report to the county attorney may also be made when a student otherwise accrues excessive absences as herein defined.

Legal Reference: Neb. Rev. Stat. ' ' 79-201 and 79-209

Date of Adoption: July 14, 2014

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Reviewed: June 11, 2018

Reviewed:

STUDENT CODE OF CONDUCT

- A. Development of Uniform Discipline System.** It shall be the responsibility of the Superintendent to develop and maintain a system of uniform discipline. The discipline which may be imposed includes actions which are determined to be reasonably necessary to aid the student, to further school purposes, or to prevent interference with the educational process, such as (without limitation) counseling and warning students, parent contacts and parent conferences, rearrangement of schedules, requirements that a student remain in school after regular hours to do additional work, restriction of extracurricular activity, or requirements that a student receive counseling upon written consent of the parent or guardian, or in-school suspension. The discipline may also include out-of-school suspension (short-term or long-term) and expulsion.

The Board authorizes the Superintendent to delegate to other school officials the authority and responsibility to administer this policy.

I. Conduct on School Grounds, or at an Educational Function or Event, or in a Vehicle Being Used for School Purposes

Prohibited Conduct. The following shall constitute Prohibited Conduct if the conduct occurs on school grounds or, at an educational function or event, or in a vehicle being used for school purposes:

- (1) Use of violence, force, coercion, threat, intimidation, harassment or similar conduct in a manner that constitutes a substantial interference with school purposes or making any communication that a reasonable recipient would interpret as a serious expression of an intent to harm or cause injury to another;
- (2) Willfully causing or attempting to cause substantial damage to property, stealing or attempting to steal property of substantial value, or repeated damage or theft involving property or setting or attempting to set a fire of any magnitude;
- (3) Causing or attempting to cause personal injury to any person, including any school employee, to a school volunteer, or student. Personal injury caused by accident, self-defense, or other action undertaken on the reasonable belief that it was necessary to protect some other person shall not constitute a violation of this subdivision.
- (4) Threatening or intimidating any student for the purpose of or with the intent of obtaining money or anything of value from such student or making a threat which causes or may be expected to cause a disruption of school operations;

- (5) Knowingly possessing, handling, or transmitting any object or material that is ordinarily or generally considered a weapon or that has the appearance of a weapon or bringing or possessing any explosive device, including fireworks;
- (6) Engaging in selling, using, possessing, or dispensing of alcohol, tobacco, narcotics, drugs, a controlled substance, or inhalants, or being under the influence of any of the above; possession of drug paraphernalia; or engaging in selling, using, possessing or dispensing of an imitation controlled substance as defined in section 28-401 of the Nebraska statutes, or material represented to be an alcoholic beverage, a narcotic, a drug, an imitation controlled substance, or an inhalant. Use of a controlled substance in the manner prescribed for the student by the student's physician is not a violation. The term "under the influence" has a less strict meaning than it does under criminal law; for school purposes, the term means any level of impairment and includes even the odor of alcohol or illegal substances on the breath or person of a student; also, it includes being impaired by reason of the abuse of any material used as a stimulant;
- (7) Public indecency or sexual conduct;
- (8) Engaging in bullying, which includes any ongoing pattern of physical, verbal, or electronic abuse on school grounds, in a vehicle owned, leased or contracted by a school being used for a school purpose by a school employee or a school employee's designee, or at school-sponsored activities or school-sponsored athletic events;
- (9) Sexually assaulting or attempting to sexually assault any person regardless of the time or location of the assault or attempted assault if a prosecutor has filed a complaint in a court of competent jurisdiction alleging such conduct;
- (10) Engaging in any other activity forbidden by the laws of the State of Nebraska which activity constitutes a danger to other students or interferes with school purposes. This conduct may result in an expulsion regardless of the time or location of the offense if the conduct creates or had the potential to create a substantial interference with school purposes, such as the use of the telephone or internet off-school grounds to threaten;
- (11) A repeated violation of any rules and standards if such violations constitute a substantial interference with school purposes;
- (12) Gambling;
- (13) Use or possession of vulgar or obscene literature, technology, or use of obscene language;
- (14) Gross disrespect to teachers, school officials, other school employees, or volunteers;
- (15) Behavior which seriously interferes with class work or other school activities;

- (16) Plagiarism or dishonesty;
- (17) Being out of the building without permission, loitering on school property before or after assigned classes, or any unauthorized presence at the building or in any part of the building;
- (18) Causing a false fire alarm;
- (19) Use or possession of any form of tobacco;
- (20) Dressing or grooming in a manner which is dangerous to the student's health and safety or a danger to the health and safety of others or repeated violations of the student dress and grooming standards; dressing, grooming, or engaging in speech that is lewd or indecent, vulgar or plainly offensive; dressing, grooming, or engaging in speech that school officials reasonably conclude will materially and substantially disrupt the work and discipline of the school; dressing, grooming, or engaging in speech that a reasonable observer would interpret as advocating illegal drug use;
- (21) Harassment of any student or school district employee on the basis of the individual's race, national origin, sex, disability, age, religious beliefs, personal appearance, real or perceived personal characteristics or identities, or marital status, as defined in the Definition Section of this policy;
- (22) Insubordination: Willfully disobeying any reasonable written or oral request of a school staff member, or the voicing of disrespect to those in authority.
- (23) Bus rules: Willfully violating the behavioral expectations for those students riding the schools buses or school vehicles.
- (24) Truancy or Tardiness: Failure to attend assigned classes or assigned activities.

Disciplinary Action. If a student engages in Prohibited Conduct, the Student will be disciplined by expulsion, long-term suspension, mandatory reassignment, short-term suspension, or other disciplinary action. After taking into account the nature and circumstances of the Prohibited Conduct, it is the intent of the District to discipline students to the fullest extent allowed by law.

Procedural Requirements. Short-term suspension or other disciplinary action for Prohibited Conduct may be imposed only after the principal or designee has made an investigation of the alleged Prohibited Conduct. Before such disciplinary action shall take effect, the student shall be given oral or written notice of the alleged Prohibited Conduct and an explanation of the evidence the principal or designee has to support the allegations and the student shall be given an opportunity to present his or her version. The principal or designee shall send a written statement to the student and to the student's parents or guardian describing the Prohibited Conduct and the reasons for such disciplinary action. . The principal or designee shall make a reasonable effort to hold a

conference with the parents or guardian before or at the time a student returns to school after a short-term suspension.

Any long-term suspension, expulsion, and mandatory reassignment for Prohibited Conduct shall be subject to the procedural requirements set forth in the Student Discipline Act of the Nebraska statutes, as such sections now provide and as may be subsequently amended from time to time.

II. Conduct Off School Grounds and Not at an Educational Function or Event

Prohibited Conduct. The following shall constitute Prohibited Conduct if the conduct occurs off school grounds and not at an educational function or event:

- (1) Engaging in the unlawful possession, selling, dispensing, or use of a controlled substance or an imitation controlled substance, as defined in section 28-401 of the Nebraska statutes, a substance represented to be a controlled substance, or alcoholic liquor as defined in section 53-103 of the Nebraska statutes, or being under the influence of a controlled substance or alcoholic liquor;
- (2) Causing or attempting to cause physical injury to a school employee, student, or other person;
- (3) Illegal possession of a weapon or intending to use, attempting to use, or using a weapon;
- (4) Willfully damaging property, stealing, or attempting either;
- (5) Using violence or threats against a student, a staff member, or any other person.

Intervention Procedures. If the administration believes a student has been involved in Prohibited Conduct, a conference may be initiated with the student and his or her parents or guardians to discuss the matter and decide upon appropriate intervention, if any.

If the administration obtains direct evidence that a student has engaged in Prohibited Conduct, although not cited or charged, the administration may initiate an intervention procedure. This procedure may involve a conference with the student, parents or guardians, and the appropriate school officials to discuss the conduct and an appropriate intervention. Intervention may include in school suspension, an approved school counseling program or screening procedure (with written consent of parent or guardian), school attendance at times other than regular school hours, and short or long-term restrictions regarding the student's participation in school-sponsored activities and/or clubs.

Disciplinary Action. Any student receiving a citation and/or charged criminally for Prohibited Conduct or on whom a petition has been filed in juvenile court for Prohibited Conduct, wherever or whenever such conduct occurs, may be subject to disciplinary action. The disciplinary action may include in-school suspension, short-term suspension, an approved counseling program or screening procedure (with written consent of parent

or guardian), and short or long-term restrictions regarding the student's participation in school-sponsored activity and/or club for up to one school year.

If a student is found guilty of Prohibited Conduct, he or she shall be disciplined. The discipline may include short-term suspension from school or other disciplinary action. In the event of short-term suspension, the student shall be given oral or written notice of the alleged Prohibited Conduct and an explanation of the evidence the principal or designee has to support the allegations, and the student shall have an opportunity to present his or her version. The principal or designee shall send a written statement to the student and to the student's parents or guardian describing the Prohibited Conduct and the reasons for the short-term suspension. The principal or designee shall make a reasonable effort to hold a conference with the parents or guardian before or at the time a student returns to school after a short-term suspension. Any student disciplined under this Code of Conduct for Prohibited Conduct off school grounds and not at an educational function or event may appeal the disciplinary decision to the Superintendent.

No student shall be subjected to disciplinary action under part II of this policy unless the principal or his or her designee determines that the Prohibited Conduct engaged in by the student has adversely affected the legitimate interests of the school district. For example, the school district has a legitimate interest in encouraging students to attend school. If a student is physically assaulted by other students while on his or her way to or from school, the legitimate interests of the school could be adversely affected because the victim may be discouraged from attending school, or may come to school late in order to avoid future assaults.

III. Other Disciplinary Provisions

Sexual Assault. It shall be grounds for long-term suspension, expulsion, and mandatory reassignment if a student sexually assaults or attempts to sexually assault any person, regardless of whether the assault or attempted assault occurs on school grounds or at an educational function or event or occurs off school grounds, not at an educational function or event, if a prosecutor files a complaint in a court of competent jurisdiction. For purposes of this paragraph, sexual assault shall mean sexual assault in the first degree and sexual assault in the second degree, as defined in sections 28-319 and 28-320 of the Nebraska statutes, sexual assault of a child in the second or third degree as defined in section 28-320.01, or sexual assault of a child in the first degree as defined in section 28-319.01, as such sections now provide or may hereafter from time to time be amended.

Extended Expulsions – Personal Injury or Dangerous Weapons. A student who engages in the following conduct shall be expelled for the remainder of the school year in which it took effect if the misconduct occurs, during the first semester, and if the expulsion for such conduct takes place during the second semester, the expulsion shall remain in effect for the first semester of the following school year, with the condition that such action may be modified or terminated by the school district during the expulsion period on such terms as the administration may establish:

- a. The knowing and intentional possession, use, or transmission of a dangerous weapon other than a firearm.

Possession of a Firearm. A student found to have knowingly and intentionally possessed, used, or transmitted a firearm (as defined in 18 U.S.C. 921) on school grounds, at a school sponsored event/activity, or in a vehicle being used for a school purpose shall be expelled from school for a period not less than one calendar year. The period of expulsion may be extended beyond one year to the beginning of the semester following the one-year period. This action shall not apply to (a) issuance of firearms to or possession of firearms by members of the Reserve Officers Training Corps when training or (b) firearms which may lawfully be possessed by the person receiving instruction under the immediate supervision of an adult instructor who may lawfully possess firearms. The building administrator may at his/her discretion and prior to instituting the expulsion, place the student on an initial short-term suspension of five (5) days or less during which time a review panel may be convened to review the incident and determine the possible continuance of the expulsion. The review panel, if used, will consist of 1) the administrator of the school of attendance, 2) an administrator from another district facility, and 3) an administrator with district-wide responsibility. The panel will review the facts of the case including the article in question, circumstances of discovery, use of the article, intent, and other factors related to the event. Upon completion of the review, the administrator shall make a recommendation to the Superintendent concerning instituting the original expulsion as provided by law. The Superintendent may modify the one calendar year expulsion requirement on a case-by-case basis, provided that such modification is in writing.

Anabolic Steroids. In addition to any other penalties under this Policy, any student who possesses, dispenses, delivers, or administers anabolic steroids as defined in Nebraska statute section 28-401 may be prohibited from participating in any extracurricular activities for not more than thirty (30) days for the first offense and for such longer period of time or permanently for the second or any subsequent offense.

Searches by Administrators. Student lockers, desks and other such property are owned by the school. The school exercises exclusive control over school property. Students should not expect privacy regarding items placed in or on school property because school property is subject to search at any time by school officials. Periodic, random searches of student lockers may be conducted in the discretion of the administration. Administrators, for the purpose of determining the presence of a firearm, weapons, drugs, drug paraphernalia, alcohol, tobacco, etc., may with reasonable suspicion, search lockers, desks, clothing pockets, book bags, etc. as well as a motor vehicle parked upon school property.

IV. Alternative Programs for Expelled Students

Except when the student conduct involves possession of a firearm under the preceding paragraph, the District may suspend the enforcement of an expulsion for a period of time not to exceed the length of the expulsion. The suspension of an expulsion shall be conditioned upon:

- (1) assignment of the student to alternative schooling or class under such terms and conditions as the District deems appropriate, but which will include an individualized

learning program to enable the student to continue academic work for credit toward graduation;

- (2) assignment of the student to an educational program which the District deems appropriate, which may include, but shall not be limited to, individually prescribed educational and/or counseling programs or a community-centered classroom with experiences for the student as an observer or aide in governmental functions, as an on-the-job trainee, or as a participant in specialized tutorial experiences, and which shall include an individualized learning program to enable the student to continue academic work for credit toward graduation.

In the alternative to the foregoing, an administrator of the District may call a conference with the student, a parent or legal guardian of the student, a representative of the school, and a representative of either a community organization with a mission of assisting young people or a representative of an agency involved with juvenile justice, to develop a written plan to assist the student. The plan shall be adopted by the administrator and presented to the student and the parent or legal guardian of the student. The plan shall:

- (1) specify guidelines and consequences for behaviors which have been identified as preventing the student from achieving the desired benefits from the educational opportunities provided by the District;
- (2) specify educational objectives that must be achieved in order to receive credits toward graduation;
- (3) specify the financial resources and community programs available to meet both the educational and behavioral objectives identified; and
- (4) require the student to attend monthly reviews in order to assess the student's progress toward meeting the specified goals and objectives.

In the event the student fails to satisfy any of the terms and conditions of any suspension of his or her expulsion, the District may at any time enforce the remainder of the expulsion action. If the student satisfies all of the terms and conditions of any suspension of his or her expulsion, the District shall reinstate the student and permit the student to return to the school of former attendance or to attend other programs offered by the District. If the student is reinstated, the District may in its discretion expunge the expulsion action from the student's record.

V. Miscellaneous Provisions

Review of Long Term Expulsion. Any expulsion remaining in effect during the first semester of the following school year shall be reviewed prior to the start of the school year as follows:

- 1) A hearing examiner shall give notice to the student's parent/guardian and shall conduct the hearing.

- 2) The review shall be limited to new evidence or changes in the student's circumstances since the original hearing.
- 3) The hearing officer may recommend, based upon the new information, that the student be readmitted.
- 4) The student may be readmitted by the superintendent unless the Board of Education or a committee of the Board took the original action to expel, in which case the student can be readmitted only through board action.

Rules Regarding Other Conduct. In the event that individual coaches or sponsors of activities and/or clubs impose eligibility restrictions for student participation in school sponsored activities for behavior other than those listed above, those restrictions or rules shall be written and communicated to the participating students. Violation of the restrictions or rules shall result in discipline ranging from a reprimand to permanent removal from the school sponsored activities and/or clubs.

Students with Disabilities. When a student with an identified disability violates this Code of Conduct all disciplinary action and procedures shall conform with applicable state and federal rules and regulations. The district may exercise emergency exclusion procedures if warranted under applicable law.

Emergency Exclusion. The principal or designee may exclude a student from school for not more than five school days if:

- (1) the student has a dangerous communicable disease transmissible through normal school contacts and the student poses an imminent threat to the health and safety of the school community, or
- (2) the student's conduct presents a clear threat to the physical safety of the student or to others, or is so extremely disruptive as to make temporary removal necessary to preserve the rights of other students to pursue an education.

Before such emergency exclusion shall take effect, the student shall be given oral or written notice of the reason for the exclusion, an explanation of the evidence supporting such exclusion, and be provided an opportunity to present his or her version. The principal or designee shall send a written statement to the student and the student's parents or guardians describing the reasons for the action taken. The principal or designee shall make a reasonable effort to hold a conference with the parents before or at the time the student returns to school.

VI. Law Violations

1. Any act of a student which is a basis for expulsion and which the principal or designee knows or suspects is a violation of the Nebraska Criminal Code will be reported to law enforcement as soon as possible. Conduct to be reported for law enforcement referral includes conduct that may constitute a felony, conduct which may constitute a threat to the safety or well-being of students or others in school

programs and activities, and conduct that the legal system is better equipped to address than school officials. Conduct that does not need to be reported for law enforcement referral includes typical adolescent behavior that can be addressed by school administrators without the involvement of law enforcement. In making the decision of whether to report, consideration should be given to the student's maturity, mental capacity, and behavioral disorders, where applicable. When appropriate, it shall be the responsibility of the referring administrator to contact the student's parent of the fact that the referral to legal authorities has been or will be made.

The foregoing reporting standards shall be reviewed annually by the school board on or before August 1 of each year, be annually reviewed in collaboration with the County Attorney each year, be distributed to each student and his or her parent or guardian at the beginning of each school year, or at the time of enrollment if during the school year, and shall be posted in conspicuous places in each school during the school year.

2. When a principal or other school official releases a minor student to a peace officer (e.g., police officer, sheriff, and all other persons with similar authority to make arrests) for the purpose of removing the minor from the school premises, the principal or other school official shall take immediate steps to notify the parent, guardian, or responsible relative of the minor regarding the release of the minor to the officer and regarding the place to which the minor is reportedly being taken, except when a minor has been taken into custody as a victim of suspected child abuse, in which case the principal or other school official shall provide the peace officer with the address and telephone number of the minor's parents or guardian.

HEARING PROCEDURE FOR CONSIDERING THE EXTENSION OF AN EMERGENCY EXCLUSION

This procedure shall govern the process of considering the extension of an emergency exclusion of a student for more than five school days. Pursuant to the Student Discipline Act, the principal has the authority to exclude a student from school for five school days on an emergency basis. If the superintendent or superintendent's designee determines that it is appropriate to consider the extension of an exclusion beyond five days, such consideration shall be considered according to the procedure set forth below.

Notification of Student's Parent(s) or Guardian(s). The superintendent or the superintendent's designee shall notify the student's parent(s) or guardian(s) that the principal has proposed the extension of the exclusion. If the initial notice is oral, the superintendent shall confirm it in writing.

Opportunity to Request a Hearing. The student's parent(s) or guardian(s) may submit an oral request for a hearing on the proposed extension of the exclusion within two school days or receiving the initial notice. If the initial request for a hearing is oral, they shall confirm the request in writing.

Failure to Request a Hearing. If the parent(s) or guardian(s) do not request a hearing within two school days of receiving oral or written notice, the proposed extension of the exclusion shall automatically go into effect.

Appointment and Qualifications of a Hearing Examiner. If the parent(s) or guardian(s) request a hearing, the superintendent shall appoint a hearing examiner upon receiving a request for a hearing. The hearing examiner may be any person who did not bring charges against the student, is not to be a witness at the hearing, and has not involvement in the charge.

Hearing Examiner's Notice to Parent(s) or Guardian(s). The hearing examiner shall promptly give written notice of the time, date, and place of the hearing. The hearing will be held within five school days after the school district receives the initial oral or written request; provided, the hearing may be held more than five school days after receipt of the request upon a showing of good cause. No hearing will be held on less than two (2) school days notice unless otherwise agreed to by the student's parent(s) or guardian and school officials.

Continued Exclusion. If a hearing is requested, the principal may determine in his or her sole discretion that the student shall remain excluded from school until the hearing officer makes a recommendation to the superintendent.

Examination of Student's Records and Affidavits. Prior to the hearing, the student and his/her parent(s) or guardian(s) shall have the right to examine and have school officials explain the student's records and any affidavits which will be used by school officials in the hearing.

Attendance at Hearing. The hearing may be attended by the hearing examiner, the principal (or designee), the student, and the student's parents or guardian(s). The student may be represented at this hearing by a representative of the family's choice.

Student's Witness(es). The student and his/her parent(s) or guardian(s) may ask any person with knowledge of the events leading up to a sanction or with general knowledge of the student's character to testify on behalf of the student. If school personnel or other students are requested to testify by the student's parent(s) or guardian(s), the hearing officer shall endeavor to help obtain the presence of such witnesses at the hearing.

Right to Know Issues and Nature of Testimony. The student and his/her parent(s) or guardian(s) have the right to request in advance of the hearing the issues which the administration will propose in support of the extension, and the general nature of the testimony of any of administrative or expert witnesses.

Presence of Student and Witnesses at the Hearing. The student and witnesses may be excluded at the discretion of the hearing examiner in accordance with state statutes. The student may speak in his/her own defense and may be questioned on such testimony, but may choose not to testify.

Sworn or Affirmed Testimony. The principal or his/her designee shall present evidence supporting the recommended extension. Witnesses will give testimony under oath of affirmation, and may be questioned.

Hearing Examiner's Report and Recommendations. The hearing examiner shall prepare a report of his/her findings and recommendations, and forward the report to the superintendent.

Superintendent's Decision. The superintendent will review the hearing examiner's report and determine whether to extend the exclusion. He/she shall have the decision delivered or sent by registered or certified mail to the student, student's parent(s), or guardian(s). If the superintendent decides to extend the exclusion, the extension will take effect immediately.

VII. Definitions of Terms

As used in this Code of Conduct:

- (1) "short-term suspension" shall mean the exclusion of a student from attendance in all schools within the District for a period not to exceed five school days;
- (2) "long-term suspension" shall mean the exclusion of a student from attendance in all schools within the District for a period exceeding five school days but less than twenty school days;
- (3) "expulsion" shall mean exclusion from attendance in all schools within the District for a period not exceeding the remainder of the semester in which the expulsion took effect and, in addition, the next full semester to the extent permitted by the Student Discipline Act;
- (4) "mandatory reassignment" shall mean the involuntary transfer of a student to another school in connection with any other disciplinary action;
- (5) "other disciplinary action" shall include, but not be limited to, in-school suspension, short and long-term restrictions on a student's participation in school sponsored activities, clubs, and athletic programs, student counseling, parent conferences, rearrangement of schedules, requiring a student to be in school other than regular school hours to do additional work, and requiring a student to receive counseling, psychological evaluation, or psychiatric evaluation upon the written consent of a parent or guardian to such counseling or evaluation.
- (6) "sexual harassment" on the basis of sex includes, but is not limited to, unwelcome physical contact of a sexual nature and unwelcome verbal, written, or physical advance or suggestion of a sexual nature.
- (7) "harassment or bullying" includes but is not limited to, any written or verbal expression, physical act, or gesture or pattern of such behavior intended to cause distress upon one or more students and involves the victim's actual or perceived physical or mental

characteristics or identities. Harassment on the basis of race, national origin, disability, age, religious beliefs, personal appearance, or marital status includes, but is not limited to, any verbal or written statements to or about an individual which ridicules, slurs, mocks, derides, disparages, or makes fun of the individual because of his or her race, national origin, disability, age, religious beliefs, personal appearance or marital status.

- (8) "firearm" as defined in 18 U.S.C. 921, shall mean (a) any weapon (including a starter gun) which will or is designed to or may readily be converted to expel a projectile by the action of an explosive; (b) the frame or receiver of any such weapon; (c) any firearm muffler or firearm silencer; or (d) any destructive device. A "destructive device" includes any explosive, incendiary, or poison gas, bomb, grenade, rocket having propellant charge of more than four ounces, missile having an explosive or incendiary charge or more than one-quarter ounce, a mine, or device similar to any of these devices.

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Reviewed:

Fremont Board Policy**Administrative Regulation****Administrative Action**

K-12 – Any student who possesses, handles, or transmits any dangerous weapon, exclusive of a firearm, potentially dangerous or look alike weapons, will immediately receive a short-term exclusion of five (5) days or less during which time a review panel will be convened to review the incident and determine possible continuance of exclusion. The review panel will consist of 1) the administrator of the school of attendance, 2) an administrator from another District facility, and 3) a Central Office administrator. The panel shall review the facts of the case including the article in question, circumstances of discovery, use of the article, and intent. Upon completion of the review, the panel may choose to issue a short-term suspension, long-term suspension of more than five (5) days, but less than twenty (20) days; mandatory reassignment, or to continue the exclusion to the end of the school year. If the suspension occurs during the last ten (10) days of the school year, it may be continued through the first semester of the following school year, as prescribed by Nebraska law.

Items may include, but are not limited to:

Knives – dagger, dirk, or stiletto with any length blade

Knuckles – any instrument that consists of finger rings or guards made of hard substances, that is designed, made, or adapted for the purpose of inflicting serious bodily injury by striking a person with a fist enclosed in the

knuckles

Lead pipes

Chuck-sticks

Throwing stars

Darts

Blackjacks

Chains

Fireworks

Chemicals

Unauthorized tools

Any articles that can be realistically mistaken for weapons

Confiscation:

Administrators, or other delegated school officials, shall confiscate any article previously described above. Articles may be submitted to the appropriate law enforcement agency.

Additional Action – Alternatives/Considerations:

Exceptions to unlawful possession of firearms:

1. Armed Forces and Law Enforcement Officers
2. Adult Supervision – Firearms which may be lawfully possessed by the person receiving instruction under the immediate supervision of an adult.

**STUDENT HARASSMENT
(BULLYING)**

The Fremont Public School District is committed to providing a safe and supportive environment for all students. Discrimination and harassment on the basis of race, ethnicity, religion, sex, age, actual or perceived differences or identities of any kind, or ability is unacceptable here. Positive behaviors (non-violence, cooperation, teamwork, understanding, and acceptance of others) are encouraged in the education program and required of all students. Inappropriate behaviors including bullying, intimidation and harassment are to be identified and corrected. Behaviors that discriminate and attitudes that are prejudicial threaten to destroy the environment of understanding and mutual respect that must prevail if the schools are to fulfill their purposes.

Bullying – Bullying is behavior where one person or group engages in harmful action towards another person or group acting on a real or perceived imbalance of power or view of superiority. The behavior may include verbal (e.g. teasing or name-calling) and physical aggression (e.g. hitting, pushing), threatening, excluding or ignoring, spreading rumors, or taking, defacing or destroying the property of others.

Harassment – Harassment of any kind is unacceptable in Fremont Public Schools and will be treated with the utmost seriousness and dispatch.

Racial Harassment

A person or group of one racial or ethnic origin against a person or group of a different racial or ethnic origin, or incitement to commit such an act may define racial harassment as any hostile or offensive act or expression. Such behaviors may include but are not necessarily limited to:

- derogatory name calling
- insults and/or racial jokes
- practical jokes which may result in awkwardness or embarrassment
- unwelcome remarks or innuendoes
- taunting or ridicule of any individual because of race
- being excluded because of one's race
- exclusion from normal conversation because of race
- unfair allocation of work and responsibilities because of race
- racist graffiti or vandalism
- derogatory or offensive pictures and materials based on racial issues
- the production or distribution of hate literature
- verbal abuse and threats and intimidation based on race
- physical attack because of race
- intimidation (bullying because of racial issues)

When an incident is reported which violates the intent of this policy, the alleged behavior will be evaluated by considering the context of the particular circumstances, including the nature, frequency, intensity, location, and duration of the questioned behavior. Although repeated incidents generally create a stronger claim of harassment, a serious incident as determined by the building administrator, even if isolated, can be sufficient to merit action.

The person(s) investigating the act shall: (1) make a record of the incident including the names of the parties involved and the efforts at resolution. All parties will be notified of the entire contents of the report, (2) take steps to focus on correction and education of the parties involved.

Sexual Harassment

The matter of sexual harassment is covered under separate policy.

Bullying and harassment are violation of student conduct rules and appropriate disciplinary measures, up to and including expulsion, will be enforced. Students who are the victim of bullying or harassment or who observe such occurring are to promptly report the problem to their teacher or to the Principal so the problem can be addressed. Students who make reports of bullying activity will not be retaliated against for making the report.

Author: Administration

Adopted: December 15, 1997

Revised: July 18, 2005

Revised: June 16, 2008

Reviewed: July 14, 2014

Reviewed: June 8, 2015

Reviewed: June 13, 2016

Reviewed: June 12, 2017

Reviewed: June 11, 2018

Reviewed:

PARENT INVOLVEMENT

The Fremont Public Schools believes that parent involvement is necessary in order to develop a total learning community for students of all ages. To facilitate this process, the Board of Education directs the administration to develop, with involvement of parents, a set of regulations that meet the legal requirements of the State, and the goals of the school district. Further, the Board of Education directs the administration to implement these regulations and review them annually.

Guidelines and Regulations:

Each school site will establish and regularly meet with a group of representative parents (PTA and/or parent advisory groups) to discuss school goals, school activities, and those areas of education designed for the improved learning of students.

Each school administration will establish with the representative group of parents, a method of communication to keep parents informed of school activities and practices affecting their children as well as those activities children are involved in.

Annually, each site will conduct an assessment of its parent/community involvement program. This assessment will be the basis for setting the parent involvement goals for the next twelve (12) months.

Annually, the school site leaders will review with parents all policies regarding parent rights, access, exclusion, and involvement with 1) testing information, 2) textbook selection, 3) curriculum materials determination, 4) course monitoring, 5) attendance at assemblies, 6) counseling sessions, 7) instructional activities, and 8) access to records policy.

Each school site leader will include parent representatives in site decision making councils and training sessions associated with these councils.

Annually, site leaders review general site budgets and general site personnel selection results used by sites in the operation of the schools.

Each site will work with parents in assorted volunteer programs to assist with partnerships, field trips, classroom and other instructional related activities.

During the development of the annual School Calendar, at least two parent representatives will be invited by the Superintendent or designee to serve on the Calendar Committee. These individuals will serve to provide parent input to the Committee.

Each site may have a volunteer parent serve as a Parent Involvement Coordinator for the site. Each site council would develop a duty list and schedule for the individual.

This person would work with various activities and partnerships that pertain to site and parents working together.

Author: R. Nolin

Adopted: August, 1995

Legal Review: Spring, 1995

Reviewed: July 13, 1998

Revised: September 12, 2011

Reviewed: July 14, 2014

Reviewed: June 8, 2015

Reviewed: June 13, 2016

Reviewed: June 12, 2017

Reviewed: June 11, 2018

Reviewed:

2018-19 Student Fee Fund		
As of June 1, 2019		
Total Fees Collected		
Johnson Crossing	\$1,260	
Middle School	\$3,210	
FHS	\$22,340	
Total Fees Collected	\$26,810	
Total Fees Disbursed		
Johnson Crossing	\$1,260	
Middle School	\$3,210	
FHS	\$22,340	
Total Fees Expended	\$26,810	
Ending Balance	\$0	
Total Fee Waivers Granted		
	# of Waivers	Total Fee's Waived
Johnson Crossing	48	\$1,440
Middle School	110	\$3,300
FHS	345	\$10,350
Total Fee Waivers	503	\$15,090

STUDENT FEES

The Board of Education of the Fremont Public Schools adopts the following student fees policy in accordance with the Public Elementary and Secondary Student Fee Authorization Act.

The District's general policy is to provide for the free instruction in school in accordance with the Nebraska State Constitution and Nebraska statutes. The District also provides activities, programs, and services that extend beyond the minimum level of constitutionally required free instruction. Under the Public Elementary and Secondary Student Fee Authorization Act, the District is permitted to charge students fees for these activities or to require students to provide specialized equipment and attire for certain purposes. This policy is subject to further interpretation or guidance by administrative or board regulations. Students are encouraged to contact their building administration, their teachers or their coaches, and sponsors for further specifics.

Extracurricular activities mean those student activities or organizations that: (1) are supervised or administered by the District; (2) do not count toward graduation or advancement between grades; and (3) are not otherwise required by the District.

Post-secondary education costs refer to tuition and other fees associated with obtaining credit from a post-secondary educational institution.

Students and their parents have historically contributed to the District's efforts to provide such activities, programs, and services. Such student and parent contributions have included: students coming to school with the basic clothing and personal supplies to be successful in the classroom (clothing, shoes, pencils, pens, paper, notebooks, calculators, and the like), students bringing their own or paying the reasonable cost of specialized equipment or supplies for the personal preference or personal retained benefit of students (for example, band and orchestra equipment, locker deposit or rental fees, shop class materials where the student keeps the product, and college tuition or fees for college credit for advanced placement courses or correspondence courses), students providing their own specialized clothing and equipment to be prepared for the extracurricular activities in which they choose to participate (sporting apparel, including shoes, undergarments, and the like), and assisting with special programs, such as field trips, summer school, school dances and plays. The District's general policy is to continue to encourage and to require, to the extent permitted by law, such student and parent contributions to enhance the educational program provided by the District.

(1) Guidelines for Clothing Required for Specified Courses and Activities

Students are responsible for complying with the District's grooming and attire guidelines and for furnishing all clothing required for any special programs, courses or activities in which they participate. The teacher, coach, or sponsor of the activity

will provide students with written guidelines that detail any special clothing requirements and explain why the special clothing is required for the specific program, course or activity.

(2) Safety Equipment and Attire

The District will provide students such safety equipment and attire as may be required by law, specifically including appropriate industrial-quality eye protective devices for courses of instruction in vocational, technical, industrial arts, chemical or chemical-physical classes which involve exposure to hot molten metals or other molten materials, milling, sawing, turning, shaping, cutting, grinding, or stamping of any solid materials, heat treatment, tempering, or kiln firing of any metal or other materials, gas or electric arc welding or other forms of welding processes, repair or servicing of any vehicle, or caustic or explosive materials, or for laboratory classes involving caustic or explosive materials, hot liquids or solids, injurious radiations, or other similar hazards. Building administrators are directed to assure that such equipment is available in the appropriate classes and areas of the school buildings, teachers are directed to instruct students in the usage of such devices and to assure that students use the devices as required, and students have the responsibility to follow such instructions and use the devices as instructed.

(3) Personal or Consumable Items

The District will provide students with facilities, equipment, materials and supplies, including books. Students are encouraged to supply their own personal or consumable items for participation in courses and activities including, but not limited to, pencils, paper, pens, erasers and notebooks so long as those items comply with the requirements of the District. Students are responsible for the careful and appropriate use of school property. Students will be charged for damage to school property caused by the student and will be held responsible for the reasonable replacement cost of any school property that they lose or damage.

(4) Materials Required for Course Projects

The District will provide students with the materials necessary to meet course requirements, and enable all students, depending upon their performance, the opportunity to achieve the highest grade possible for the course. In courses where students produce a project that requires more than minimal cost for materials, the finished product will remain the property of the District unless the students either furnish or pay for the reasonable cost of materials required for the course project. Students must furnish musical instruments for participation in optional music courses that are not extracurricular activities. Use of a musical instrument without charge is available under the District's fee waiver policy (Section 12); however, the District is not required to provide for the use of a particular type of musical instrument for any student.

(5) Extracurricular Activities – Specialized Equipment or Attire

The District may charge students a fee to participate in extracurricular activities to cover the District's reasonable costs in offering such activities. The District may

require students to furnish specialized equipment and clothing that is required for participation in extracurricular activities, or may charge a reasonable fee for the use of District-owned equipment or attire. Attached to this policy is a list of the fees charged for particular activities. The coach or sponsor may provide students with additional written guidelines detailing the fees charged, the equipment and/or clothing required, or the usage fee charged. The guidelines will explain the reasons that fees, equipment and/or clothing are required for the activity. Equipment or attire fitted for the student and which the student generally wears exclusively, such as dance squad, cheerleading, and music/dance activity (e.g. choir or show choir) uniforms and outfits, along with t-shirts for teams and school sponsored student organizations will be required to be provided by the participating student. The cost of maintaining any equipment or attire, including uniforms, which the student purchases or uses exclusively, shall be the responsibility of the participating student. Equipment which is ordinarily exclusively used by an individual student participant throughout the year, such as golf clubs, softball gloves, and the like, are required to be provided by the student participant. Items for the personal medical use or enhancement of the student (braces, mouthpieces, and the like) are the responsibility of the student participant.

Students have the responsibility to furnish personal or consumable equipment or attire for participation in extra-curricular activities or for paying a reasonable usage cost for such equipment or attire.

For music courses that are extracurricular activities, students may be required to provide specialized equipment, such as musical instruments, or specialized attire, or for paying a reasonable usage cost for such equipment or attire.

(6) Extracurricular Activities – Fees for Participation

The District generally charges fees for participation in extracurricular activities and these are enumerated herein.

(7) Post-secondary Education Costs

Students are responsible for post-secondary education costs. For a course in which students receive high school credit and for which the student may also receive post-secondary education credit, the course shall be offered without charge except for tuition and other fees associated with obtaining credits from a post-secondary education institution.

(8) Transportation Costs

Students are responsible for fees established for transportation services provided by the District as and to the extent permitted by federal and state laws and regulations.

(9) Copies of Student Files or Records

The Superintendent or the Superintendent's designee shall establish a schedule of fees representing a reasonable cost of reproduction for copies of a student's files or records for the parents or guardians of such student. A parent, guardian or students

who requests copies of files or records shall be responsible for the cost of copies reproduced in accordance with such fee schedule. The imposition of a fee shall not be used to prevent parents of students from exercising their right to inspect and review the students' files or records and no fee shall be charged to search for or retrieve any student's files or records. The fee schedule shall permit one copy of the requested records be provided for or on behalf of the student without charge and shall allow duplicate copies to be provided without charge to the extent required by federal or state laws or regulations.

- (10) Participation in Before-and-After-School or Pre-kindergarten Services
Students are responsible for fees required for participation in before-and-after-school or pre-kindergarten services offered by the District, except to the extent such services are required to be provided without cost.
- (11) Participation in Summer School or Night School
Students are responsible for fees required for participation in summer school, including driver education, or night school. Students are also responsible for correspondence courses.
- (12) Breakfast and Lunch Programs
Students shall be responsible for items which students purchase from the District's breakfast and lunch programs. The cost of items to be sold to students shall be consistent with applicable federal and state laws and regulations.

Students are also responsible for the cost of food, beverages, and personal or consumable items which the students purchase from the District or at school, whether from a "school store," a vending machine, a booster club or parent group sale, a book order club, or the like.

- (13) Waiver Policy
The District's policy is to provide fee waivers in accordance with the Public Elementary and Secondary Student Fee Authorization Act. Students who qualify for free or reduced-price lunches under the United States Department of Agriculture child nutrition programs shall be provided a fee waiver or be provided the necessary materials or equipment without charge for: (1) participation in extracurricular activities and (2) use of a musical instrument in optional music courses that are not extracurricular activities. Participation in a free-lunch program or reduced-price lunch program is not required to qualify for free or reduced-price lunches for purposes of this section. Students or their parents must request a fee waiver prior to participating in or attending the activity, and prior to purchase of the materials.
- (14) Distribution of Policy
The Superintendent or the Superintendent's designee shall publish the District's student fee policy in the Student Handbook or the equivalent (for example,

publication may be in an addendum or a supplement to the student handbook). The Student Handbook or the equivalent shall be provided to every student of the District or to every household in which at least one student resides, at no cost.

(15) Student Fee Fund

The School Board hereby establishes a Student Fee Fund. The Student Fee Fund shall be a separate school district fund not funded by tax revenue, and will serve as a depository for all monies collected from students subject to the Student Fee Fund. Funds subject to the Student Fee Fund consist of money collected from students for (1) participation in extracurricular activities, (2) post-secondary education costs, and (3) summer school or night school. Monies in the Student Fee Fund shall be expended only for the purposes for which they were collected from students.

(16) Optional Device Maintenance Program Replace & Repair Computing Devices

CERTIFICATION

On the 11th day of June, 2018 the School Board held a public hearing at a meeting of the School Board on a proposed student fee policy. Such public hearing followed a review of the amount of money collected from students accounted for at that time, and the use of waivers provided in the student fee policy for the 2017-2018 school year. The foregoing student fee policy was adopted after such public hearing by a majority vote of the school board at an open public meeting in compliance with the public meetings laws.

Superintendent or Other Authorized School

Official

Legal References:

- Neb. Rev. Stat 79-2,125 to 79,134
- Neb. Constitution, Article VII, section 1.
- Neb. Rev. Stat. §§79-241, 79-605, and 79-611 (transportation)
- Neb. Rev. Stat. §79-2,104 (student files or records)
- Neb. Rev. Stat. §79-715 (eye-protective devices)
- Neb. Rev. Stat. §79-737 (liability of students for damages to school books)
- Neb. Rev. Stat. §79-1104 (before-and-after-school or pre-kindergarten services)
- Neb. Rev. Stat. §§79-1106 to 79-1108.03 (accelerated or differentiated curriculum program)

Adopted: November 9, 1987

Revised: June 17, 2002

Revised: July 21, 2003

Revised: July 18, 2005

Reviewed: July 17, 2006

Reviewed: July 16, 2007

Reviewed: July 21, 2008

Revised: August 17, 2009

Revised: August 9, 2010

Revised: May 9, 2011

Revised: June 11, 2012

Revised: July 8, 2013

Revised: June 9, 2014

Reviewed: June 8, 2015

Revised: June 13, 2016

Revised: June 12, 2017

Revised: June 11, 2018

Revised:

Administrative Regulation to Policy 53C.4

The administrative procedure was developed to provide guidelines, clarification, and assistance for those individuals responsible for implementation of Board Policy 53C.4. The following list represents the fees charged of students and the kinds of supplies and materials students are expected to provide for participation in various programs and activities. The student fee policy and guidelines will be published annually in the Student Handbook.

Minor personal and/or consumable items are requested of all students. Teachers may ask parents to voluntarily supply various personal or consumable items for use in school. The following list provides an example of the types of items that may be considered personal or consumable.

Pencils, colored pencils, pens, paper, graph paper, facial tissues, athletic shoes, tablets, notebooks, activity calendars, organizers, planners, crayons, markers, erasers, blunt end scissors, Elmer’s Glue (other types may create usage difficulties), glue, white out, highlighters, school box to hold supplies, compass, protractor, calculator, blank computer disks, blank audio or video tapes, reeds for musical instruments, make-up kits for drama.

Fines will be charged for books damaged in excess of what would be considered normal wear-and-tear. Fees will be charged for lost or retained books, uniforms normally provided by the District, and lost or retained equipment. The waiver option does not apply to these charges.

Attendance at summer school is optional, as is participation in summer driver education and summer band. Therefore, for the following examples of summer programs, **the waiver option does not apply.**

<u>Summer Programs</u>	<u>Fee</u>
Driver Education	\$ 275
High School Summer School	
· Resident (per 5 credit course)	\$150
· Non-resident	\$210
<u>Lunch Program</u>	
Grades K - 4	\$ 2.00
Grades 5 - 6	\$ 2.25
Middle School	\$ 2.35
High School	\$ 2.40
Reduced Lunch	\$.40
Breakfast	\$ 1.30
Reduced Breakfast	\$.30

ELEMENTARY SCHOOL (K–4) (waiver option does not apply unless specifically noted)

- Fines/fees may be charged, as indicated herein, for lost, stolen, or damaged books or materials.
- Prior to the commencement of the school year, each school publishes a listing of supplies requested of parents by that school.

Johnson Crossing Academic Center (5-6)

- Activity Card (\$30.00) – covers admission to all home HIGH SCHOOL athletic events except Conference, District or State contests. Fee Waiver does not apply!!
- Participation Fee (\$15.00) – One-time fee that permits the student to participate in all 5th/6th grade Intramural Athletic activities. Fee Waiver applies.

MIDDLE SCHOOL (7–8) (waiver option does not apply unless specifically noted)

- Fees charged for materials taken home
- Physical Education
 - Dark black shorts, gray short sleeve T-shirt with no V-necks, and socks.
- Student Activity Ticket

Fee covers admission to Middle School & High School athletic events	\$30.00
---	---------
- Student Participation Fee

Admission to High School athletic events and participation in athletics	\$60.00
Participation in extracurricular activities (waiver option applies)	\$30.00
- Optional Device Maintenance Program

Full	\$20.00
Free & Reduced	\$10.00

Deleted: Mid-thigh length black or dark

HIGH SCHOOL (waiver option does not apply unless specifically noted)

- Student Parking Tag – Provides admission to school parking areas, no space is guaranteed available and purchase is not required. \$ 5.00
- Student Activity Ticket

Fee covers admission to High School & Middle School athletic events	\$30.00
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- Student Participation Fee

Admission to High School athletic events and participation in athletics	\$60.00
Participation in extracurricular activities (waiver option applies)	\$30.00
Participation in extracurricular activities (waiver option applies)	\$30.00

Optional Device Maintenance Program	Full	\$20.00
	Free & Reduced	\$10.00

The following extracurricular activities require **specialized equipment or specialized attire to be provided by participating students**. *Eligible for waivers unless the student wishes to keep the uniform at the end of the season in which case payment will be required.*

<u>Activity</u>	<u>Description</u>
Cheerleading	Cheerleading Uniform
Flag Team	Flag Team Uniform
Dance Team	Performance Uniform

Participation in the above three organizations requires participation in team-building activities, fund-raisers, and similar events. Failure to participate in such activities will result in appropriate consequences that may include forfeiture of membership on the team.

Golf	Golf Clubs, Bag, Tees, Balls
Track	Track Shoes
Swimming	Swim Team Uniform, Goggles, and Cap
Football	Football Shoes, Protective Mouthpiece
Wrestling	Wrestling Shoes

Students may apply for waivers of fees for the five activities listed immediately above.

The Student Fee Policy and guidelines will be published annually in the Student Handbook.

High School Admission Fees:

Varsity Football, Volleyball, Basketball, Track, Wrestling, Softball, Soccer

Adults	\$ 6.00
Students K-12, no activity ticket – with ID	\$ 4.00
FPS student K-12 with activity ticket	\$0.00
Visiting students K-12 with ID	\$ 4.00

Non-Varsity Athletic Activities General Admission –

Adults	\$ 5.00
Students K-12, no activity ticket – with ID	\$3.00
FPS student K-12 with activity ticket	\$0.00
Visiting students K-12 with ID	\$3.00

Reserved Seats – Football Season Tickets (Includes admission to game & reserved seat)

4 game season	\$24.00
5 game season	\$30.00

Senior Citizen Reserved Seats – Football

4 game season	\$12.00
5 game season	\$15.00

Elementary (K- 6) – Football Season Tickets

4 game season	\$ 12.00
5 game season	\$15.00

Elementary Athletic Tickets (K- 6)

\$30.00

Homecoming Dance per person

\$5.00 per person

Junior-Senior Prom

\$10.00 per person

Cap and Gown Purchase

\$ 65.00 (depending on charges from vendor)

Middle School Admission Fees

Adults	\$2.00
FPS Students without ID	\$1.00
FPS Students with ID	\$0.00
Visiting Students	\$1.00

Student Fee Waiver Procedures

The Board recognizes that while certain fees, specialized equipment, specialized attire, or project materials are appropriate and authorized some students and their families are not financially able to afford them. The School District will grant waivers upon request to students of families eligible for free or reduced price meals under the Federal Child Nutrition program. Parents of students who wish to obtain a waiver of fees may do so by obtaining a fee waiver form from the Office of the Principal of the school their child(ren) attend, providing the required information and completing the necessary forms. Such waiver request must be made for any and all events, activities, or classes no later than the last Friday in September, by the Friday of the fourth week following enrollment of the student in Fremont Public Schools, or by the Friday of the fourth week when a student formerly not eligible for a waiver becomes eligible (free or reduced price lunch as provided under the United States Department of Agriculture Child Nutrition Program). Waivers will not be approved retroactively for fees previously paid or specialized items, attire, or project materials purchased by students. Only those fees and items eligible for waivers as required by state statute shall be waived.

**Fremont Middle School
Athletic Equipment Requirements**

Fall Boys Football			Fall Girls Volleyball		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Game jersey	X	
Belt	X		Knee pads		X
Butt pad	X		Shoes		X
Game jersey	X		Shorts		X
Game pants	X		Socks		X
Helmet	X		Sports bra		X
Hip pads	X				
Knee pads	X				
Protective Mouthpiece	X				
Optional pads		X			
Practice jersey	X				
Practice pants	X				
Shoes		X			
Shoulder pads	X				
Socks		X			
Thigh pads	X				
Winter Boys Basketball			Winter Girls Basketball		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Game jersey	X	
Game jersey	X		Shoes		X
Shoes		X	Shorts		X
Shorts		X	Socks		X
Socks		X	Sports bra		X
Wrestling					
Athletic supporter		X			
Shoes		X			
Shorts		X			
Singlet	X				
Socks		X			
Sweat top	X				
Spring Boys Track			Spring Girls Track		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Competition jersey	X	
Competition jersey	X		Shoes		X
Shoes		X	Shorts		X
Shorts		X	Socks		X
Socks		X	Sports bra		X

Sweat bottom	X	Sweat bottom	X
Sweat top	X	Sweat top	X
<i>All athletic equipment, facilities and transportation specific to each sport is furnished by the district (i.e. balls, tees, scrimmage vests, nets, and field/court/track).</i>			

**Fremont High School
Athletic Equipment Requirements**

FOOTBALL	<i>Furnished</i>	<i>Choice</i>	VOLLEYBALL	<i>Furnished</i>	<i>Choice</i>
Belt	X		Game Jersey	X	
Game Jersey	X		Game Short	X	
Game Pant	X		Knee Pads		X
Helmet	X		Shoes		X
Hip Pads	X		Shorts		X
Knee Pads	X		Socks		X
Protective	X		Sports Bra		X
Mouthpiece					
Optional Pads		X			
Practice Jersey	X		BOYS TENNIS	<i>Furnished</i>	<i>Choice</i>
Practice Pant	X		Athletic		X
			Supporter		
Rib Pads	X		Meet Jersey	X	
Shoes		X	Meet Short		X
Shoulder Pads	X		Shoes		X
Socks		X	Socks		X
Supporter		X	Tennis Racket		X
Tail Bone Pad	X		Warmup Top	X	
Thigh Pads	X				
			GIRLS GOLF	<i>Furnished</i>	<i>Choice</i>
SOFTBALL	<i>Furnished</i>	<i>Choice</i>	Varsity Bags	X	
Bats	X		Golf Clubs		X
Batting Gloves		X	Golf Gloves		X
Batting Helmets	X		Meet Shirts	X	
Catchers Equip	X		Shoes		X
Game Uniforms	X		Socks		X
Gloves		X			
Shoes		X	BOYS BASKETBALL	<i>Furnished</i>	<i>Choice</i>
Socks		X	Athletic		X
Sports Bra		X	Supporter		
Visors	X	X	Game Jersey	X	
			Game Short	X	
B & G	<i>Furnished</i>	<i>Choice</i>	Game Warmup	X	
SWIMMING			Practice Jersey	X	
Meet Suits		X	Practice Short		X
Sanitary Issues			Shoes		X
Goggles		X	Socks		X
Meet Warmups	X				
			BOYS GOLF	<i>Furnished</i>	<i>Choice</i>
GIRLS SOCCER	<i>Furnished</i>	<i>Choice</i>	Varsity Bags	X	
Game Jerseys	X		Golf Clubs		X
Game Shorts	X		Golf Gloves		X
Game Warmup	X		Meet Shirts	X	

Goalie Gloves	X		Shoes		X
Practice Shirt		X	Socks		X
Practice Short		X	GIRLS TENNIS <i>Furnished</i> <i>Choice</i>		
Shin Guards		X	Meet Uniform	X	
Shoes		X	Shoes		X
Socks		X	Socks		X
Sports Bra		X	Sports Bra		X
BOYS TRACK <i>Furnished</i> <i>Choice</i>			Tennis Racket		X
Athletic Supporter		X	Warm-up Top	X	
Meet Jersey	X		GIRLS CROSS COUNTRY <i>Furnished</i> <i>Choice</i>		
Meet Short	X		Meet Jersey	X	
Shoes		X	Meet Short	X	
Socks		X	Shoes		X
Warm-up Bottom	X		Socks		X
Warm-up Top	X		Sports Bra		X
BOYS CROSS COUNTRY <i>Furnished</i> <i>Choice</i>			Warm-up Bottom	X	
Athletic Supporter		X	Warm-up Top	X	
Meet Jersey	X		WRESTLING <i>Furnished</i> <i>Choice</i>		
Meet Short	X		Athletic Supporter		X
Shoes		X	Head Gear	X	
Socks		X	Meet Singlet	X	
Warm-up Bottom	X		Meet Warm-ups	X	
Warm-up Top	X		Shoes		X
GIRLS BASKETBALL <i>Furnished</i> <i>Choice</i>			Shorts		X
Game Jersey	X		Socks		X
Game Short	X		BOYS SOCCER <i>Furnished</i> <i>Choice</i>		
Game Warm-up	X		Athletic Supporter		X
Practice Jersey	X		Game Jerseys	X	
Practice Short		X	Game Shorts	X	
Shoes		X	Game Warm-up	X	
Socks		X	Goalie Gloves	X	
Sports Bra		X	Practice Shirt		X
GIRLS TRACK <i>Furnished</i> <i>Choice</i>			Practice Short		X
Meet Jersey	X		Shin Guards		X
Meet Short	X		Shoes		X
Shoes		X			
Socks		X			
Sports Bra		X			
Warm-up Bottom	X				

Warm-up Top	X		Socks	X
Unified Bowling			<i>All athletic equipment, facilities and transportation specific to each sport is furnished by the district (i.e. balls, tees, scrimmage vests, nets, and field/court/track).</i>	
Item	Furnished	Choice		
Bowling Shirts	X			
Team Shirt	X			
Bowling Shoes	X			
Pants (must be black)		X		
Socks		X		
UNIFIED TRACK	<i>Furnished</i>	<i>Choice</i>		
Meet Jersey	X			
Meet Short	X			
Shoes		X		
Socks		X		
Warm-up Bottom	X			
Warm-up Top	X			

ANY FEES FOR ANY OTHER ACTIVITIES SUCH AS MUSICALS, PLAYS, OR SIMILAR EVENTS SHOULD BE LISTED.

Student Fee Waiver Application

The Board recognizes that while certain fees, specialized equipment, specialized attire, or project materials are appropriate and authorized, some students and their families are not financially able to afford them. The school district will grant waivers upon request to students of families eligible for free or reduced price meals under the Federal Child Nutrition Program. If you would like the school district to waive specific student fees for your child, you **must** complete this form in its entirety and submit it, along with any required documentation, to the office of the Building Principal.

Student Fee Waiver Procedures

If you are interested in receiving assistance for your child for any of the programs below, you can simply **check the appropriate box(es) below and sign**. Your child's eligibility will be automatically shared with the programs you selected. (Note: The only information that will be shared is your child's eligibility for free or reduced price meals. The personal and financial information contained on the free and reduced price meal application form **will not** be shared. Not sharing this information will in no way affect your child's status in the Free and Reduced Price Meal Program). Such waiver request must be made for any and all programs covered by this program no later than the last Friday in September; by the Friday of the fourth week following enrollment of a student in Fremont Public Schools; or by the Friday of the fourth week when a student not formerly eligible for a waiver, becomes eligible (free or reduced lunch as provided under the United States Department of Agriculture child nutrition program). Waivers will not be approved retroactively for fees previously paid for specialized items, attire or project materials purchased by students. Only those fees and items eligible for waivers as required by state statute shall be waived. Any clothing, equipment, or other materials used in connection with this waiver will remain the property of the school district.

* * * * *

By signing below I agree to permit my child's _____ eligibility in the free and reduced price meals program to be shared with the program areas checked below: (Complete a separate form for each child)

- Field Trips
- Activity Fees/Athletic Teams/Clubs/Band & Vocal Music
- Transportation
- All Programs/Services Where Assistance May be Available

(Signature of Parent/Guardian)

STUDENT FEES

The Board of Education of the Fremont Public Schools adopts the following student fees policy in accordance with the Public Elementary and Secondary Student Fee Authorization Act.

The District's general policy is to provide for the free instruction in school in accordance with the Nebraska State Constitution and Nebraska statutes. The District also provides activities, programs, and services that extend beyond the minimum level of constitutionally required free instruction. Under the Public Elementary and Secondary Student Fee Authorization Act, the District is permitted to charge students fees for these activities or to require students to provide specialized equipment and attire for certain purposes. This policy is subject to further interpretation or guidance by administrative or board regulations. Students are encouraged to contact their building administration, their teachers or their coaches, and sponsors for further specifics.

Extracurricular activities mean those student activities or organizations that: (1) are supervised or administered by the District; (2) do not count toward graduation or advancement between grades; and (3) are not otherwise required by the District.

Post-secondary education costs refer to tuition and other fees associated with obtaining credit from a post-secondary educational institution.

Students and their parents have historically contributed to the District's efforts to provide such activities, programs, and services. Such student and parent contributions have included: students coming to school with the basic clothing and personal supplies to be successful in the classroom (clothing, shoes, pencils, pens, paper, notebooks, calculators, and the like), students bringing their own or paying the reasonable cost of specialized equipment or supplies for the personal preference or personal retained benefit of students (for example, band and orchestra equipment, locker deposit or rental fees, shop class materials where the student keeps the product, and college tuition or fees for college credit for advanced placement courses or correspondence courses), students providing their own specialized clothing and equipment to be prepared for the extracurricular activities in which they choose to participate (sporting apparel, including shoes, undergarments, and the like), and assisting with special programs, such as field trips, summer school, school dances and plays. The District's general policy is to continue to encourage and to require, to the extent permitted by law, such student and parent contributions to enhance the educational program provided by the District.

(1) Guidelines for Clothing Required for Specified Courses and Activities

Students are responsible for complying with the District's grooming and attire guidelines and for furnishing all clothing required for any special programs, courses or activities in which they participate. The teacher, coach, or sponsor of the activity

will provide students with written guidelines that detail any special clothing requirements and explain why the special clothing is required for the specific program, course or activity.

(2) Safety Equipment and Attire

The District will provide students such safety equipment and attire as may be required by law, specifically including appropriate industrial-quality eye protective devices for courses of instruction in vocational, technical, industrial arts, chemical or chemical-physical classes which involve exposure to hot molten metals or other molten materials, milling, sawing, turning, shaping, cutting, grinding, or stamping of any solid materials, heat treatment, tempering, or kiln firing of any metal or other materials, gas or electric arc welding or other forms of welding processes, repair or servicing of any vehicle, or caustic or explosive materials, or for laboratory classes involving caustic or explosive materials, hot liquids or solids, injurious radiations, or other similar hazards. Building administrators are directed to assure that such equipment is available in the appropriate classes and areas of the school buildings, teachers are directed to instruct students in the usage of such devices and to assure that students use the devices as required, and students have the responsibility to follow such instructions and use the devices as instructed.

(3) Personal or Consumable Items

The District will provide students with facilities, equipment, materials and supplies, including books. Students are encouraged to supply their own personal or consumable items for participation in courses and activities including, but not limited to, pencils, paper, pens, erasers and notebooks so long as those items comply with the requirements of the District. Students are responsible for the careful and appropriate use of school property. Students will be charged for damage to school property caused by the student and will be held responsible for the reasonable replacement cost of any school property that they lose or damage.

(4) Materials Required for Course Projects

The District will provide students with the materials necessary to meet course requirements, and enable all students, depending upon their performance, the opportunity to achieve the highest grade possible for the course. In courses where students produce a project that requires more than minimal cost for materials, the finished product will remain the property of the District unless the students either furnish or pay for the reasonable cost of materials required for the course project. Students must furnish musical instruments for participation in optional music courses that are not extracurricular activities. Use of a musical instrument without charge is available under the District's fee waiver policy (Section 12); however, the District is not required to provide for the use of a particular type of musical instrument for any student.

(5) Extracurricular Activities – Specialized Equipment or Attire

The District may charge students a fee to participate in extracurricular activities to cover the District's reasonable costs in offering such activities. The District may

require students to furnish specialized equipment and clothing that is required for participation in extracurricular activities, or may charge a reasonable fee for the use of District-owned equipment or attire. Attached to this policy is a list of the fees charged for particular activities. The coach or sponsor may provide students with additional written guidelines detailing the fees charged, the equipment and/or clothing required, or the usage fee charged. The guidelines will explain the reasons that fees, equipment and/or clothing are required for the activity. Equipment or attire fitted for the student and which the student generally wears exclusively, such as dance squad, cheerleading, and music/dance activity (e.g. choir or show choir) uniforms and outfits, along with t-shirts for teams and school sponsored student organizations will be required to be provided by the participating student. The cost of maintaining any equipment or attire, including uniforms, which the student purchases or uses exclusively, shall be the responsibility of the participating student. Equipment which is ordinarily exclusively used by an individual student participant throughout the year, such as golf clubs, softball gloves, and the like, are required to be provided by the student participant. Items for the personal medical use or enhancement of the student (braces, mouthpieces, and the like) are the responsibility of the student participant.

Students have the responsibility to furnish personal or consumable equipment or attire for participation in extra-curricular activities or for paying a reasonable usage cost for such equipment or attire.

For music courses that are extracurricular activities, students may be required to provide specialized equipment, such as musical instruments, or specialized attire, or for paying a reasonable usage cost for such equipment or attire.

(6) Extracurricular Activities – Fees for Participation

The District generally charges fees for participation in extracurricular activities and these are enumerated herein.

(7) Post-secondary Education Costs

Students are responsible for post-secondary education costs. For a course in which students receive high school credit and for which the student may also receive post-secondary education credit, the course shall be offered without charge except for tuition and other fees associated with obtaining credits from a post-secondary education institution.

(8) Transportation Costs

Students are responsible for fees established for transportation services provided by the District as and to the extent permitted by federal and state laws and regulations.

(9) Copies of Student Files or Records

The Superintendent or the Superintendent's designee shall establish a schedule of fees representing a reasonable cost of reproduction for copies of a student's files or records for the parents or guardians of such student. A parent, guardian or students

who requests copies of files or records shall be responsible for the cost of copies reproduced in accordance with such fee schedule. The imposition of a fee shall not be used to prevent parents of students from exercising their right to inspect and review the students' files or records and no fee shall be charged to search for or retrieve any student's files or records. The fee schedule shall permit one copy of the requested records be provided for or on behalf of the student without charge and shall allow duplicate copies to be provided without charge to the extent required by federal or state laws or regulations.

- (10) Participation in Before-and-After-School or Pre-kindergarten Services
Students are responsible for fees required for participation in before-and-after-school or pre-kindergarten services offered by the District, except to the extent such services are required to be provided without cost.
- (11) Participation in Summer School or Night School
Students are responsible for fees required for participation in summer school, including driver education, or night school. Students are also responsible for correspondence courses.
- (12) Breakfast and Lunch Programs
Students shall be responsible for items which students purchase from the District's breakfast and lunch programs. The cost of items to be sold to students shall be consistent with applicable federal and state laws and regulations.

Students are also responsible for the cost of food, beverages, and personal or consumable items which the students purchase from the District or at school, whether from a "school store," a vending machine, a booster club or parent group sale, a book order club, or the like.

- (13) Waiver Policy
The District's policy is to provide fee waivers in accordance with the Public Elementary and Secondary Student Fee Authorization Act. Students who qualify for free or reduced-price lunches under the United States Department of Agriculture child nutrition programs shall be provided a fee waiver or be provided the necessary materials or equipment without charge for: (1) participation in extracurricular activities and (2) use of a musical instrument in optional music courses that are not extracurricular activities. Participation in a free-lunch program or reduced-price lunch program is not required to qualify for free or reduced-price lunches for purposes of this section. Students or their parents must request a fee waiver prior to participating in or attending the activity, and prior to purchase of the materials.
- (14) Distribution of Policy
The Superintendent or the Superintendent's designee shall publish the District's student fee policy in the Student Handbook or the equivalent (for example,

publication may be in an addendum or a supplement to the student handbook). The Student Handbook or the equivalent shall be provided to every student of the District or to every household in which at least one student resides, at no cost.

(15) Student Fee Fund

The School Board hereby establishes a Student Fee Fund. The Student Fee Fund shall be a separate school district fund not funded by tax revenue, and will serve as a depository for all monies collected from students subject to the Student Fee Fund. Funds subject to the Student Fee Fund consist of money collected from students for (1) participation in extracurricular activities, (2) post-secondary education costs, and (3) summer school or night school. Monies in the Student Fee Fund shall be expended only for the purposes for which they were collected from students.

(16) Optional Device Maintenance Program Replace & Repair Computing Devices

CERTIFICATION

On the 11th day of June, 2018 the School Board held a public hearing at a meeting of the School Board on a proposed student fee policy. Such public hearing followed a review of the amount of money collected from students accounted for at that time, and the use of waivers provided in the student fee policy for the 2017-2018 school year. The foregoing student fee policy was adopted after such public hearing by a majority vote of the school board at an open public meeting in compliance with the public meetings laws.

Superintendent or Other Authorized School

Official

Legal References:

- Neb. Rev. Stat 79-2,125 to 79,134
- Neb. Constitution, Article VII, section 1.
- Neb. Rev. Stat. §§79-241, 79-605, and 79-611 (transportation)
- Neb. Rev. Stat. §79-2,104 (student files or records)
- Neb. Rev. Stat. §79-715 (eye-protective devices)
- Neb. Rev. Stat. §79-737 (liability of students for damages to school books)
- Neb. Rev. Stat. §79-1104 (before-and-after-school or pre-kindergarten services)
- Neb. Rev. Stat. §§79-1106 to 79-1108.03 (accelerated or differentiated curriculum program)

Adopted: November 9, 1987

Revised: June 17, 2002

Revised: July 21, 2003

Revised: July 18, 2005

Reviewed: July 17, 2006

Reviewed: July 16, 2007

Reviewed: July 21, 2008

Revised: August 17, 2009

Revised: August 9, 2010

Revised: May 9, 2011

Revised: June 11, 2012

Revised: July 8, 2013

Revised: June 9, 2014

Reviewed: June 8, 2015

Revised: June 13, 2016

Revised: June 12, 2017

Revised: June 11, 2018

Revised:

Administrative Regulation to Policy 53C.4

The administrative procedure was developed to provide guidelines, clarification, and assistance for those individuals responsible for implementation of Board Policy 53C.4. The following list represents the fees charged of students and the kinds of supplies and materials students are expected to provide for participation in various programs and activities. The student fee policy and guidelines will be published annually in the Student Handbook.

Minor personal and/or consumable items are requested of all students. Teachers may ask parents to voluntarily supply various personal or consumable items for use in school. The following list provides an example of the types of items that may be considered personal or consumable.

Pencils, colored pencils, pens, paper, graph paper, facial tissues, athletic shoes, tablets, notebooks, activity calendars, organizers, planners, crayons, markers, erasers, blunt end scissors, Elmer’s Glue (other types may create usage difficulties), glue, white out, highlighters, school box to hold supplies, compass, protractor, calculator, blank computer disks, blank audio or video tapes, reeds for musical instruments, make-up kits for drama.

Fines will be charged for books damaged in excess of what would be considered normal wear-and-tear. Fees will be charged for lost or retained books, uniforms normally provided by the District, and lost or retained equipment. The waiver option does not apply to these charges.

Attendance at summer school is optional, as is participation in summer driver education and summer band. Therefore, for the following examples of summer programs, **the waiver option does not apply.**

<u>Summer Programs</u>	<u>Fee</u>
Driver Education	\$ 275
High School Summer School	
· Resident (per 5 credit course)	\$150
· Non-resident	\$210
<u>Lunch Program</u>	
Grades K - 4	\$ 2.00
Grades 5 - 6	\$ 2.25
Middle School	\$ 2.35
High School	\$ 2.40
Reduced Lunch	\$.40
Breakfast	\$ 1.30
Reduced Breakfast	\$.30

ELEMENTARY SCHOOL (K–4) (waiver option does not apply unless specifically noted)

- Fines/fees may be charged, as indicated herein, for lost, stolen, or damaged books or materials.
- Prior to the commencement of the school year, each school publishes a listing of supplies requested of parents by that school.

Johnson Crossing Academic Center (5-6)

- Activity Card (\$30.00) – covers admission to all home HIGH SCHOOL athletic events except Conference, District or State contests. Fee Waiver does not apply!!
- Participation Fee (\$15.00) – One-time fee that permits the student to participate in all 5th/6th grade Intramural Athletic activities. Fee Waiver applies.

MIDDLE SCHOOL (7–8) (waiver option does not apply unless specifically noted)

- Fees charged for materials taken home
- Physical Education
 - Dark black shorts, gray short sleeve T-shirt with no V-necks, and socks.
- Student Activity Ticket

Fee covers admission to Middle School & High School athletic events	\$30.00
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- Student Participation Fee

Admission to High School athletic events and participation in athletics	\$60.00
Participation in extracurricular activities (waiver option applies)	\$30.00
- Optional Device Maintenance Program

Full	\$20.00
Free & Reduced	\$10.00

Deleted: Mid-thigh length black or dark

HIGH SCHOOL (waiver option does not apply unless specifically noted)

- Student Parking Tag – Provides admission to school parking areas, no space is guaranteed available and purchase is not required. \$ 5.00
- Student Activity Ticket

Fee covers admission to High School & Middle School athletic events	\$30.00
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- Student Participation Fee

Admission to High School athletic events and participation in athletics	\$60.00
Participation in extracurricular activities (waiver option applies)	\$30.00
- Participation in extracurricular activities (waiver option applies) \$30.00

Optional Device Maintenance Program	Full	\$20.00
	Free & Reduced	\$10.00

The following extracurricular activities require **specialized equipment or specialized attire to be provided by participating students**. *Eligible for waivers unless the student wishes to keep the uniform at the end of the season in which case payment will be required.*

<u>Activity</u>	<u>Description</u>
Cheerleading	Cheerleading Uniform
Flag Team	Flag Team Uniform
Dance Team	Performance Uniform

Participation in the above three organizations requires participation in team-building activities, fund-raisers, and similar events. Failure to participate in such activities will result in appropriate consequences that may include forfeiture of membership on the team.

Golf	Golf Clubs, Bag, Tees, Balls
Track	Track Shoes
Swimming	Swim Team Uniform, Goggles, and Cap
Football	Football Shoes, Protective Mouthpiece
Wrestling	Wrestling Shoes

Students may apply for waivers of fees for the five activities listed immediately above.

The Student Fee Policy and guidelines will be published annually in the Student Handbook.

High School Admission Fees:

Varsity Football, Volleyball, Basketball, Track, Wrestling, Softball, Soccer

Adults	\$ 6.00
Students K-12, no activity ticket – with ID	\$ 4.00
FPS student K-12 with activity ticket	\$0.00
Visiting students K-12 with ID	\$ 4.00

Non-Varsity Athletic Activities General Admission –

Adults	\$ 5.00
Students K-12, no activity ticket – with ID	\$3.00
FPS student K-12 with activity ticket	\$0.00
Visiting students K-12 with ID	\$3.00

Reserved Seats – Football Season Tickets (Includes admission to game & reserved seat)

4 game season	\$24.00
5 game season	\$30.00

Senior Citizen Reserved Seats – Football

4 game season	\$12.00
5 game season	\$15.00

Elementary (K- 6) – Football Season Tickets

4 game season	\$ 12.00
5 game season	\$15.00

Elementary Athletic Tickets (K- 6)

\$30.00

Homecoming Dance per person

\$5.00 per person

Junior-Senior Prom

\$10.00 per person

Cap and Gown Purchase

\$ 65.00 (depending on charges from vendor)

Middle School Admission Fees

Adults	\$2.00
FPS Students without ID	\$1.00
FPS Students with ID	\$0.00
Visiting Students	\$1.00

Student Fee Waiver Procedures

The Board recognizes that while certain fees, specialized equipment, specialized attire, or project materials are appropriate and authorized some students and their families are not financially able to afford them. The School District will grant waivers upon request to students of families eligible for free or reduced price meals under the Federal Child Nutrition program. Parents of students who wish to obtain a waiver of fees may do so by obtaining a fee waiver form from the Office of the Principal of the school their child(ren) attend, providing the required information and completing the necessary forms. Such waiver request must be made for any and all events, activities, or classes no later than the last Friday in September, by the Friday of the fourth week following enrollment of the student in Fremont Public Schools, or by the Friday of the fourth week when a student formerly not eligible for a waiver becomes eligible (free or reduced price lunch as provided under the United States Department of Agriculture Child Nutrition Program). Waivers will not be approved retroactively for fees previously paid or specialized items, attire, or project materials purchased by students. Only those fees and items eligible for waivers as required by state statute shall be waived.

**Fremont Middle School
Athletic Equipment Requirements**

Fall Boys Football			Fall Girls Volleyball		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Game jersey	X	
Belt	X		Knee pads		X
Butt pad	X		Shoes		X
Game jersey	X		Shorts		X
Game pants	X		Socks		X
Helmet	X		Sports bra		X
Hip pads	X				
Knee pads	X				
Protective Mouthpiece	X				
Optional pads		X			
Practice jersey	X				
Practice pants	X				
Shoes		X			
Shoulder pads	X				
Socks		X			
Thigh pads	X				
Winter Boys Basketball			Winter Girls Basketball		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Game jersey	X	
Game jersey	X		Shoes		X
Shoes		X	Shorts		X
Shorts		X	Socks		X
Socks		X	Sports bra		X
Wrestling					
Athletic supporter		X			
Shoes		X			
Shorts		X			
Singlet	X				
Socks		X			
Sweat top	X				
Spring Boys Track			Spring Girls Track		
<i>Item</i>	<i>Furnished</i>	<i>Choice</i>	<i>Item</i>	<i>Furnished</i>	<i>Choice</i>
Athletic supporter		X	Competition jersey	X	
Competition jersey	X		Shoes		X
Shoes		X	Shorts		X
Shorts		X	Socks		X
Socks		X	Sports bra		X

Sweat bottom	X	Sweat bottom	X
Sweat top	X	Sweat top	X
<i>All athletic equipment, facilities and transportation specific to each sport is furnished by the district (i.e. balls, tees, scrimmage vests, nets, and field/court/track).</i>			

**Fremont High School
Athletic Equipment Requirements**

FOOTBALL	<i>Furnished</i>	<i>Choice</i>	VOLLEYBALL	<i>Furnished</i>	<i>Choice</i>
Belt	X		Game Jersey	X	
Game Jersey	X		Game Short	X	
Game Pant	X		Knee Pads		X
Helmet	X		Shoes		X
Hip Pads	X		Shorts		X
Knee Pads	X		Socks		X
Protective	X		Sports Bra		X
Mouthpiece					
Optional Pads		X			
Practice Jersey	X		BOYS TENNIS	<i>Furnished</i>	<i>Choice</i>
Practice Pant	X		Athletic		X
			Supporter		
Rib Pads	X		Meet Jersey	X	
Shoes		X	Meet Short		X
Shoulder Pads	X		Shoes		X
Socks		X	Socks		X
Supporter		X	Tennis Racket		X
Tail Bone Pad	X		Warmup Top	X	
Thigh Pads	X				
			GIRLS GOLF	<i>Furnished</i>	<i>Choice</i>
SOFTBALL	<i>Furnished</i>	<i>Choice</i>	Varsity Bags	X	
Bats	X		Golf Clubs		X
Batting Gloves		X	Golf Gloves		X
Batting Helmets	X		Meet Shirts	X	
Catchers Equip	X		Shoes		X
Game Uniforms	X		Socks		X
Gloves		X			
Shoes		X	BOYS BASKETBALL	<i>Furnished</i>	<i>Choice</i>
Socks		X	Athletic		X
Sports Bra		X	Supporter		
Visors	X	X	Game Jersey	X	
			Game Short	X	
B & G	<i>Furnished</i>	<i>Choice</i>	Game Warmup	X	
SWIMMING			Practice Jersey	X	
Meet Suits		X	Practice Short		X
Sanitary Issues			Shoes		X
Goggles		X	Socks		X
Meet Warmups	X				
			BOYS GOLF	<i>Furnished</i>	<i>Choice</i>
GIRLS SOCCER	<i>Furnished</i>	<i>Choice</i>	Varsity Bags	X	
Game Jerseys	X		Golf Clubs		X
Game Shorts	X		Golf Gloves		X
Game Warmup	X		Meet Shirts	X	

Goalie Gloves	X		Shoes		X
Practice Shirt		X	Socks		X
Practice Short		X	GIRLS TENNIS		
Shin Guards		X	<i>Furnished</i>		<i>Choice</i>
Shoes		X	Meet Uniform	X	
Socks		X	Shoes		X
Sports Bra		X	Socks		X
BOYS TRACK			Sports Bra		X
<i>Furnished</i>		<i>Choice</i>	Tennis Racket		X
Athletic Supporter		X	Warm-up Top	X	
Meet Jersey	X		GIRLS CROSS COUNTRY		
Meet Short	X		<i>Furnished</i>		<i>Choice</i>
Shoes		X	Meet Jersey	X	
Socks		X	Meet Short	X	
Warm-up Bottom	X		Shoes		X
Warm-up Top	X		Socks		X
BOYS CROSS COUNTRY			Sports Bra		X
<i>Furnished</i>		<i>Choice</i>	Warm-up Bottom	X	
Athletic Supporter		X	Warm-up Top	X	
Meet Jersey	X		WRESTLING		
Meet Short	X		<i>Furnished</i>		<i>Choice</i>
Shoes		X	Athletic Supporter		X
Socks		X	Head Gear	X	
Warm-up Bottom	X		Meet Singlet	X	
Warm-up Top	X		Meet Warm-ups	X	
GIRLS BASKETBALL			Shoes		X
<i>Furnished</i>		<i>Choice</i>	Shorts		X
Game Jersey	X		Socks		X
Game Short	X		BOYS SOCCER		
Game Warm-up	X		<i>Furnished</i>		<i>Choice</i>
Practice Jersey	X		Athletic Supporter		X
Practice Short		X	Game Jerseys	X	
Shoes		X	Game Shorts	X	
Socks		X	Game Warm-up	X	
Sports Bra		X	Goalie Gloves	X	
GIRLS TRACK			Practice Shirt		X
<i>Furnished</i>		<i>Choice</i>	Practice Short		X
Meet Jersey	X		Shin Guards		X
Meet Short	X		Shoes		X
Shoes		X			
Socks		X			
Sports Bra		X			
Warm-up Bottom	X				

Warm-up Top	X		Socks	X
Unified Bowling			<i>All athletic equipment, facilities and transportation specific to each sport is furnished by the district (i.e. balls, tees, scrimmage vests, nets, and field/court/track).</i>	
Item	Furnished	Choice		
Bowling Shirts	X			
Team Shirt	X			
Bowling Shoes	X			
Pants (must be black)		X		
Socks		X		
UNIFIED TRACK	<i>Furnished</i>	<i>Choice</i>		
Meet Jersey	X			
Meet Short	X			
Shoes		X		
Socks		X		
Warm-up Bottom	X			
Warm-up Top	X			

ANY FEES FOR ANY OTHER ACTIVITIES SUCH AS MUSICALS, PLAYS, OR SIMILAR EVENTS SHOULD BE LISTED.

Student Fee Waiver Application

The Board recognizes that while certain fees, specialized equipment, specialized attire, or project materials are appropriate and authorized, some students and their families are not financially able to afford them. The school district will grant waivers upon request to students of families eligible for free or reduced price meals under the Federal Child Nutrition Program. If you would like the school district to waive specific student fees for your child, you **must** complete this form in its entirety and submit it, along with any required documentation, to the office of the Building Principal.

Student Fee Waiver Procedures

If you are interested in receiving assistance for your child for any of the programs below, you can simply **check the appropriate box(es) below and sign**. Your child's eligibility will be automatically shared with the programs you selected. (Note: The only information that will be shared is your child's eligibility for free or reduced price meals. The personal and financial information contained on the free and reduced price meal application form **will not** be shared. Not sharing this information will in no way affect your child's status in the Free and Reduced Price Meal Program). Such waiver request must be made for any and all programs covered by this program no later than the last Friday in September; by the Friday of the fourth week following enrollment of a student in Fremont Public Schools; or by the Friday of the fourth week when a student not formerly eligible for a waiver, becomes eligible (free or reduced lunch as provided under the United States Department of Agriculture child nutrition program). Waivers will not be approved retroactively for fees previously paid for specialized items, attire or project materials purchased by students. Only those fees and items eligible for waivers as required by state statute shall be waived. Any clothing, equipment, or other materials used in connection with this waiver will remain the property of the school district.

* * * * *

By signing below I agree to permit my child's _____ eligibility in the free and reduced price meals program to be shared with the program areas checked below: (Complete a separate form for each child)

- Field Trips
- Activity Fees/Athletic Teams/Clubs/Band & Vocal Music
- Transportation
- All Programs/Services Where Assistance May be Available

(Signature of Parent/Guardian)

FREMONT HIGH SCHOOL

*1750 North Lincoln Avenue
FREMONT, NEBRASKA 68025
Phone (402) 727-3050
Fax (402) 727-3033*

Scott Jensen
Principal

Vernon Golladay
Assistant Principal

Myron Sikora
Assistant Principal

Chuck Story
Spec Pop Coord/Assistant Principal

Scott Anderson
Assistant Principal/Activities Director

Heidi C. Moran
Assistant Activities Director

May 30, 2019

Fremont Public Schools Board of Education Members and Mr. Shepard,

The Fremont High School SkillsUSA program is requesting your permission to travel out of state for the National SkillsUSA competition June 24th-28th, 2019 in Louisville, Kentucky.

The exact date of departure and return will be determined based on travel time as well as the timing of the competitions scheduled events. The trip will be entirely funded by SkillsUSA fundraising activities including the creation of signs and district tech assistance.

Club Sponsors and Industrial Tech teachers Brad Ryun and Jamison Baird will accompany the 3 Fremont High School students, who qualified to represent the State of Nebraska SkillsUSA by winning the state championship in their specific area.

In addition to giving our students access to potential scholarships, this fantastic opportunity highlights our students' skills and promotes our district in an extremely positive manner.

Thank you for your consideration.



Keith Cummings
Industrial Technology Instructor
SkillsUSA Advisor

Fremont Public Schools

2019-2020 Pathfinder Program Student/Parent Calendar

Adopted by Board of Education (add date after adopted)

7/22 Elementary Offices Open
7/31-8/5 New Teacher Activities

8/6-7 Inclement Weather
Make-up Day

8/8 Teacher PLC/PD Day

8/9-12 Teacher PD/Work Days

8/13-14 First 2 Days of School
Regular dismissal time

AUGUST 2019						
S	M	T	W	Th	F	S
			31	1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

S-13 (85.58 H), T-19 (23)

FEBRUARY 2020						
S	M	T	W	Th	F	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29

S-17 (111.86 H), T-19

2/3-7 P/T Conference Week
(2 nights 3.5 hours each, all day 2/7 – No School)

2/14 Teacher PLC/PD Day -
No School

2/17 President's Day – No School

9/2 Labor Day – No School

9/3 Teacher PLC/PD Day –
No School

9/23-27 P/T Conference Week
(2 nights 3.5 hours each, all day 9/27 – No School)

SEPTEMBER 2019						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30					

S-18 (118.44 H), T-20

MARCH 2020						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

S-15 (98.7 H), T-17

3/11 End of 3rd Quarter—44 Days

3/12 ½ Teacher PLC/PD Day –
½ Work Day - No School

3/13 Comp Time for Teachers for P/T
Conferences – No School

3/16-20 Spring Break – No School

10/9 End of 1st Quarter- 38 Days

10/10 ½ Teacher PLC/PD Day –
½ Work Day – No School

10/11 Comp Time for Teachers for
P/T Conferences – No School

10/14 Fall Break – No School

OCTOBER 2019						
S	M	T	W	Th	F	S
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

S-20 (131.6 H), T-22

APRIL 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30		

S-20 (131.6 H), T-21

4/10 Teacher PLC/PD Day –
No School

4/13 Easter Break – No School

11/1 Teacher PLC/PD Day –
No School

11/27-29 Thanksgiving Vacation –
No School

NOVEMBER 2019						
S	M	T	W	Th	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

S-17 (111.86 H), T-18

MAY 2020						
S	M	T	W	Th	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

S-14.5 (95.41 H), T-16
Stu Days/Hours: 167.51/1,102.19
Teacher Days—185 (189 new)

5/20 End of 4th Quarter—41.5 Days
Last Day of School
Regular Dismissal

5/21-22 Teacher Work Days

End of the year student/teacher days
may be adjusted according to the
number of inclement weather days
used.

5/25 Memorial Day Holiday

12/19 End of 2nd Quarter—44 Days

12/20 ½ Teacher PLC/PD Day -
½ Work Day – No School

12/23-31 Holiday Vacation –
No School

DECEMBER 2019						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

S-14 (92.12 H), T-15

JUNE 2020						
S	M	T	W	Th	F	S
31	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

6/5 Elementary Offices Close
(may be adjusted according to
the number of inclement
weather days used)

1/1-2 Holiday Vacation – No School

1/3 ½ Teacher PLC/PD Day -
½ Work Day – No School

1/20 Martin Luther King, Jr. Day –
No School

JANUARY 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

S-19 (125.02 H), T-20

JULY 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

7/3 July 4th Holiday

Students/Teachers Not in Session

Fremont Public Schools 2019-2020 Pathfinder Program Teacher Calendar

Adopted by Board of Education (add date after adopted)

7/22 Elementary Offices Open
7/31-8/5 New Teacher Activities

8/6-7 Inclement Weather
Make-up Day

8/8 Teacher PLC/PD Day

8/9-12 Teacher PD/Work Days

8/13-14 First 2 Days of School
Regular dismissal time

AUGUST 2019						
S	M	T	W	Th	F	S
			31	1	2	3
4	5	6	7	8	9	10
11	12	13	14	15	16	17
18	19	20	21	22	23	24
25	26	27	28	29	30	31

S-13 (85.58 H), T-19 (23)

9/2 Labor Day – No School

9/3 Teacher PLC/PD Day –
No School

9/23-27 P/T Conference Week
(2 nights 3.5 hours each, all
day 9/27 – No School)

SEPTEMBER 2019						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30					

S-18 (118.44 H), T-20

10/9 End of 1st Quarter- 38 Days

10/10 ½ Teacher PLC/PD Day –
½ Work Day – No School

10/11 Comp Time for Teachers for
P/T Conferences – No School

10/14 Fall Break – No School

OCTOBER 2019						
S	M	T	W	Th	F	S
		1	2	3	4	5
6	7	8	9	10	11	12
13	14	15	16	17	18	19
20	21	22	23	24	25	26
27	28	29	30	31		

S-20 (131.6 H), T-22

11/1 Teacher PLC/PD Day –
No School

11/27-29 Thanksgiving Vacation –
No School

NOVEMBER 2019						
S	M	T	W	Th	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

S-17 (111.86 H), T-18

12/19 End of 2nd Quarter—44 Days

12/20 ½ Teacher PLC/PD Day –
½ Work Day – No School

12/23-31 Holiday Vacation –
No School

DECEMBER 2019						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

S-14 (92.12 H), T-15

1/1-2 Holiday Vacation – No School

1/3 ½ Teacher PLC/PD Day –
½ Work Day – No School

1/20 Martin Luther King, Jr. Day –
No School

JANUARY 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

S-19 (125.02 H), T-20

FEBRUARY 2020						
S	M	T	W	Th	F	S
						1
2	3	4	5	6	7	8
9	10	11	12	13	14	15
16	17	18	19	20	21	22
23	24	25	26	27	28	29

S-17 (111.86 H), T-19

2/3-7 P/T Conference Week
(2 nights 3.5 hours each, all
day 2/7 – No School)

2/14 Teacher PLC/PD Day -
No School

2/17 President's Day – No School

MARCH 2020						
S	M	T	W	Th	F	S
1	2	3	4	5	6	7
8	9	10	11	12	13	14
15	16	17	18	19	20	21
22	23	24	25	26	27	28
29	30	31				

S-15 (98.7 H), T-17

3/11 End of 3rd Quarter—44 Days

3/12 ½ Teacher PLC/PD Day –
½ Work Day - No School

3/13 Comp Time for Teachers for P/T
Conferences – No School

3/16-20 Spring Break – No School

APRIL 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30		

S-20 (131.6 H), T-21

4/10 Teacher PLC/PD Day –
No School

4/13 Easter Break – No School

MAY 2020						
S	M	T	W	Th	F	S
					1	2
3	4	5	6	7	8	9
10	11	12	13	14	15	16
17	18	19	20	21	22	23
24	25	26	27	28	29	30

S-14.5 (95.41 H), T-16
Stu Days/Hours: 167.51/1,102.19
Teacher Days—185 (189 new)

5/20 End of 4th Quarter—41.5 Days
Last Day of School
Regular Dismissal

5/21-22 Teacher Work Days

End of the year student/teacher days
may be adjusted according to the
number of inclement weather days
used.

5/25 Memorial Day Holiday

JUNE 2020						
S	M	T	W	Th	F	S
31	1	2	3	4	5	6
7	8	9	10	11	12	13
14	15	16	17	18	19	20
21	22	23	24	25	26	27
28	29	30				

6/5 Elementary Offices Close
(may be adjusted according to
the number of inclement
weather days used)

JULY 2020						
S	M	T	W	Th	F	S
			1	2	3	4
5	6	7	8	9	10	11
12	13	14	15	16	17	18
19	20	21	22	23	24	25
26	27	28	29	30	31	

S-14.5 (95.41 H), T-16
Stu Days/Hours: 167.51/1,102.19
Teacher Days—185 (189 new)

7/3 July 4th Holiday

Students/Teachers Not in Session

Fremont Public Schools

2019-2020 Young Adult Program Student/Parent Calendar

Adopted by Board of Education (add date after adopted)

7/22 Elementary Offices Open

8/6 First Teacher Day

8/13-14 First 2 Days of School
Regular dismissal (always 2:30)

AUGUST 2019				
M	T	W	Th	F
			1	2
5	6	7	8	9
12	13	14	15	16
19	20	21	22	23
26	27	28	29	30

9/2 Labor Day – No School

9/3 Teacher Work Day – No School

9/23-27 P/T Conference Week
9/27 – No School

SEPTEMBER 2019				
M	T	W	Th	F
2	3	4	5	6
9	10	11	12	13
16	17	1	19	20
23	24	25	26	27
30				

10/9 End of 1st Quarter

10/10 Teacher Work Day – No School

10/11 Comp Time for Teachers for P/T Conferences – No School

10/14 Fall Break – No School

10/15 2nd Quarter Begins

OCTOBER 2019				
M	T	W	Th	F
	1	2	3	4
7	8	9	10	11
14	15	16	17	18
21	22	23	24	25
28	29	30	31	

11/1 Teacher Work Day – No School

11/27-29 Thanksgiving Vacation – No School

NOVEMBER 2019				
M	T	W	Th	F
				1
4	5	6	7	8
11	12	13	14	15
18	19	20	21	22
25	26	27	28	29

12/19 End of 1st Semester

12/20 Teacher Work Day - No School

12/23-31 Holiday Vacation – No School

DECEMBER 2019				
M	T	W	Th	F
2	3	4	5	6
9	10	11	12	13
16	17	18	19	20
23	24	25	26	27
30	31			

1/1-2 Holiday Vacation – No School

1/3 Teacher Work Day - No School

1/6 2nd Semester Begins

1/20 Martin Luther King, Jr. Day – No School

JANUARY 2020				
M	T	W	Th	F
		1	2	3
6	7	8	9	10
13	14	15	16	17
20	21	22	23	24
27	28	29	30	31

FEBRUARY 2020				
M	T	W	Th	F
3	4	5	6	7
10	11	12	13	14
17	18	19	20	21
24	25	26	27	28

2/3-7 P/T Conference Week
(2 nights 3.5 hours each, all day 2/7 – No School)

2/14 Teacher Work Day - No School

2/17 President's Day – No School

MARCH 2020				
M	T	W	Th	F
2	3	4	5	6
9	10	11	12	13
16	17	18	19	20
23	24	25	26	27
30	31			

3/11 End of 3rd Quarter

3/12 Teacher Work Day – No School

3/13 Comp Time for Teachers for P/T Conferences – No School

3/16-20 Spring Break – No School

3/23 4th Quarter Begins

APRIL 2020				
M	T	W	Th	F
		1	2	3
6	7	8	9	10
13	14	15	16	17
20	21	22	23	24
27	28	29	30	

4/10 Teacher Work Day – No School

4/13 Easter Break – No School

MAY 2020				
M	T	W	Th	F
				1
4	5	6	7	8
11	12	13	14	15
18	19	20	21	22
25	26	27	28	29

5/20 End of 4th Quarter
Last Day of School

5/21-22 Teacher work days

End of the year student/teacher days may be adjusted according to the number of inclement weather days used.

5/25 Memorial Day Holiday

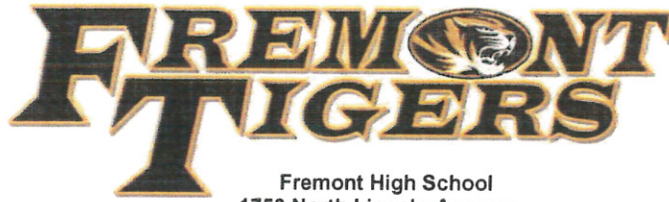
JUNE 2020				
M	T	W	Th	F
1	2	3	4	5
8	9	10	11	12
15	16	17	18	19
22	23	24	25	26
29	30			

6/5 Elementary Offices Close
(may be adjusted according to the number of inclement weather days used)

JULY 2020				
M	T	W	Th	F
		1	2	3
6	7	8	9	10
13	14	15	16	17
20	21	22	23	24
27	28	29	30	31

7/3 July 4th Holiday

■ Students Not in Session



Fremont High School
1750 North Lincoln Avenue
FREMONT, NEBRASKA
68025

Scott Anderson
Assistant Principal/Activities Director
Phone (402) 727-3969
AD Fax (402) 727-3977
Anderson.Scott@fpsmail.org

Heidi C. Moran
Assistant Activities Director
Phone (402) 727-3965
AD Fax (402) 727-3977
Heidi.Moran@fpsmail.org

Date: June 6, 2019
To: Mr. Mark Shepard and Fremont Board of Education
From: Scott Anderson
RE: Early Dismissal Requests 2019-20 School Year

On behalf of Fremont High School, I would like to request the following early dismissals for the Fremont Senior High for activities to be held at our school. These are regularly scheduled events will be hosting this year, and any requests in the future for 2019-20 will be for events that might be assigned at a later date by the NSAA. Dates requested, and dates and times for dismissal are as follows:

- Fri. 12/6/19 Fremont Wrestling Invitational 3:30 PM Start/Dismiss @ 2:00 PM**
(Lunch served)
- Fri. 1/24/20 FHS Speech & Debate Tourney 3:00 PM Start/Dismiss @ 1:30 PM**
- Fri. 4/14/20 Pat Murphy Track & Field Invite 12:30 PM Start/Dismiss @ 12:00 PM**
(Lunch Served) *Staff members would remain in school or work at meet

These early dismissals will allow for our students to clear the building prior to the events beginning, as well as free parking space for the participating teams and spectators. Early dismissals for track meets are necessary due to lack of lights at our facility as well as the need for HS staff to help run off events. HS Staff not helping with track meets will be expected to use the afternoon in their classrooms.

Thank you for your consideration of these requests, and I look forward to the School Board's action on these requests.

cc: Kevin Airleywine
Scott Jensen
Vern Golladay
Kody Christensen
Bev Brei
Myron Sikora
Heidi Moran
Melinda Wearden
Apryl Beck

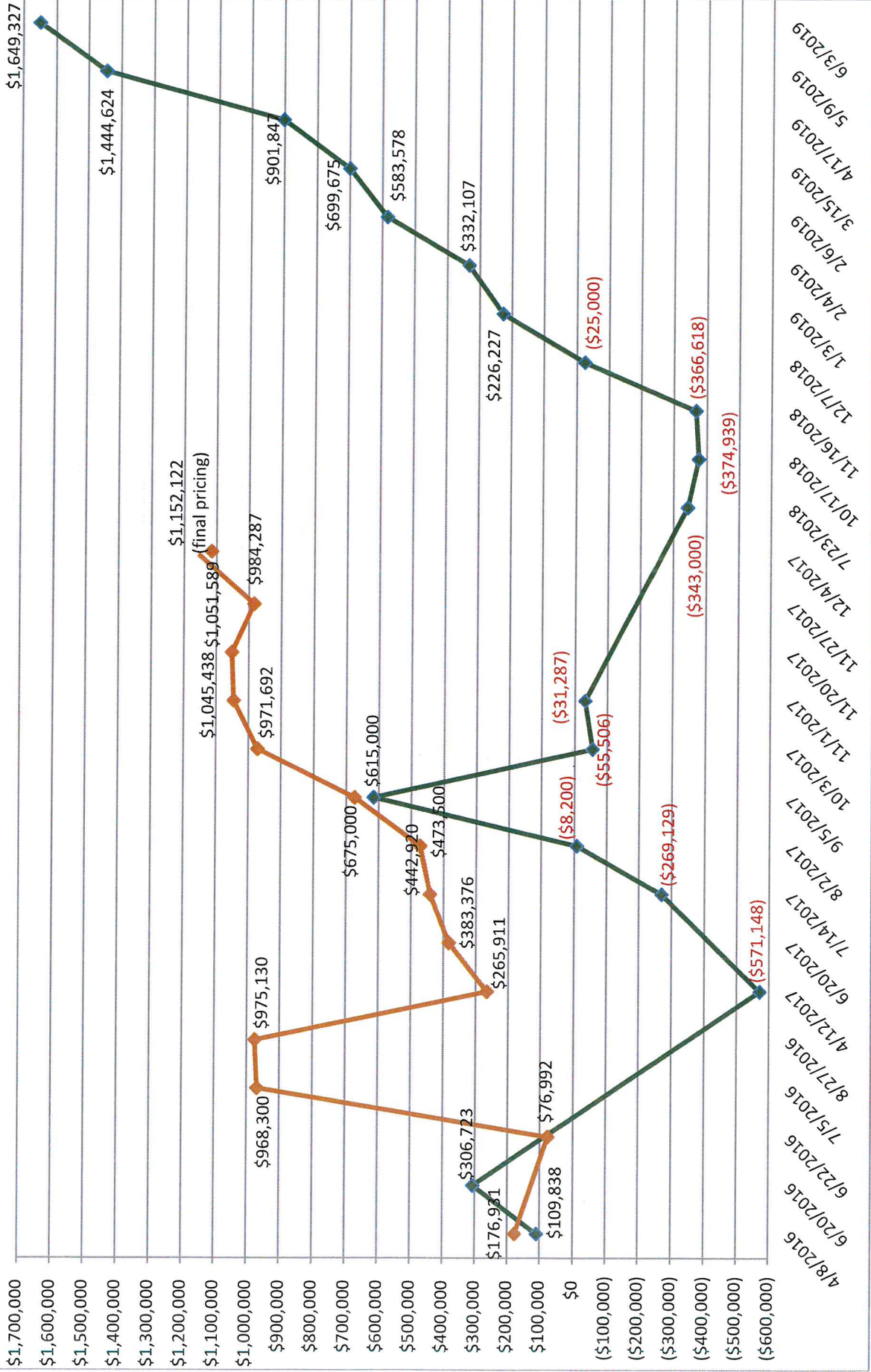
Models



Fremont Public Schools
History of Projected Savings
Build America Bonds, Series 2010A and Series 2010B

— LTOBs

— GOs



**Fremont Public Schools
Limited Tax Obligation Refunding Bonds, Series 2019
(Refinancing of Build America Bonds, Series 2010A)
Possible Timeline**

June 3, 2019	Bond documents distributed for review
June 10, 2019	Board approves bond resolution and related proceedings
June 25, 2019	Preliminary Official Statement completed
June 27, 2019	Rating review request submitted to Standard & Poor's
July 16, 2019	Conference call with rating analyst
July 30, 2019	Bond rating received
August 9, 2019	POS deemed final
August 12, 2019	Market update presented to BOE
August 14, 2019	Davidson markets the bonds
August 15, 2019	Davidson and School District sign Bond Purchase Agreement
September 19, 2019	Closing

June 10, 2019
Fremont, Nebraska

A meeting of the Board of Education (the "**Board**") of Dodge County School District 0001 (Fremont Public Schools) in the State of Nebraska (the "**District**") was held at __:__ p.m., Monday, June 10, 2019, in the Board Room of the Main Street Education and Administration Center, 130 East 9th Street, Fremont, Nebraska, the same being open to the public and preceded by advance publicized notice duly given in strict compliance with the provisions of the Open Meetings Act, Chapter 84, Article 14, Reissue Revised Statutes of Nebraska, as amended, as set forth on **Exhibit A** attached hereto stating (a) the date, time and place of the meeting; (b) that an agenda for the meeting, kept continuously current, was available for public inspection at the Main Street Education and Administration Center, 130 East 9th Street, Fremont, Nebraska; and (c) that the meeting would be open to the attendance of the public. Each Board Member was also given advance notice of the meeting as acknowledged on **Exhibit B** attached hereto. Additionally, reasonable efforts were made to provide advance notice of the date, time, and place of the meeting to all news media requesting the same.

The President, _____, presided, and the Secretary, _____, recorded the proceedings. The meeting was called to order and on roll call the following Board Members were present: _____ . The following Board Members were absent: _____. A quorum being present and the meeting duly convened, the following proceedings were had and done while the meeting was open to the attendance of the public. The President publicly announced the location of a current copy of the Nebraska Open Meetings Act posted in the meeting room for access by the public.

Board Member _____ introduced a resolution the ("**Resolution**") titled as follows moved its passage by the Board:

A RESOLUTION AUTHORIZING AND DIRECTING THE ISSUANCE, SALE AND DELIVERY OF NOT TO EXCEED \$13,300,000 PRINCIPAL AMOUNT OF LIMITED TAX GENERAL OBLIGATION REFUNDING BONDS OF DODGE COUNTY SCHOOL DISTRICT 0001 (FREMONT PUBLIC SCHOOLS) IN THE STATE OF NEBRASKA; PRESCRIBING THE FORM AND DETAILS OF SUCH BONDS; PROVIDING FOR THE REDEMPTION OF CERTAIN BONDS BEING REFUNDED; PROVIDING FOR THE LEVY AND COLLECTION OF AN ANNUAL TAX FOR THE PURPOSE OF PAYING THE PRINCIPAL OF AND INTEREST ON SUCH BONDS AS THEY BECOME DUE; AND AUTHORIZING CERTAIN OTHER DOCUMENTS AND ACTIONS IN CONNECTION THEREWITH

Board Member _____ seconded the motion to pass the Resolution. On roll call vote, the following Board Members voted in favor of the passage of the Resolution: _____; the following Board Members voted against the passage of the Resolution: _____; the following Board Members were absent or did not vote: _____. The passage of the Resolution having been agreed upon by a majority of the Board, the President declared the Resolution passed and signed the Resolution in the presence of the Board, and the Secretary attested to the passage of the Resolution by also signing the same. A true and complete copy of the Resolution is attached hereto.

* * * * *

(Other Proceedings)

* * * * *

There being no further business to come before the meeting, on motion duly made, seconded and carried by unanimous vote, the meeting was adjourned.

Secretary, Dodge County School District 0001

BOND RESOLUTION

OF

**DODGE COUNTY SCHOOL DISTRICT 0001
(FREMONT PUBLIC SCHOOLS)
IN THE STATE OF NEBRASKA**

PASSED

JUNE 10, 2019

AUTHORIZING:

**NOT TO EXCEED
\$13,300,000**

LIMITED TAX GENERAL OBLIGATION REFUNDING BONDS

A RESOLUTION AUTHORIZING AND DIRECTING THE ISSUANCE, SALE AND DELIVERY OF NOT TO EXCEED \$13,300,000 PRINCIPAL AMOUNT OF LIMITED TAX GENERAL OBLIGATION REFUNDING BONDS OF DODGE COUNTY SCHOOL DISTRICT 0001 (FREMONT PUBLIC SCHOOLS) IN THE STATE OF NEBRASKA; PRESCRIBING THE FORM AND DETAILS OF SUCH BONDS; PROVIDING FOR THE REDEMPTION OF CERTAIN BONDS BEING REFUNDED; PROVIDING FOR THE LEVY AND COLLECTION OF AN ANNUAL TAX FOR THE PURPOSE OF PAYING THE PRINCIPAL OF AND INTEREST ON SUCH BONDS AS THEY BECOME DUE; AND AUTHORIZING CERTAIN OTHER DOCUMENTS AND ACTIONS IN CONNECTION THEREWITH

FINDINGS AND DETERMINATIONS

The Board of Education (the “**Board**”) of Dodge County School District 0001 (Fremont Public Schools) in the State of Nebraska (the “**District**”) hereby finds and determines as follows:

1. The District is duly organized as a Class III school district under Sections 79-102 and 79-407, Reissue Revised Statutes of Nebraska, as amended, maintaining both elementary and high school grades under the direction of a single board of education.

2. Section 7910,110, R.S.Supp., Neb. 2016, (the “**Act**”) authorized the District to (i) construct a new public school facility or the acquisition of land on which such a facility is to be constructed or expand, rehabilitate, modernize, renovate, or repair of any existing school facilities (an “**ARRA Project**”) and finance the same in whole or in part with any type or form of bond (“**ARRA Bonds**”) permitted by the federal American Recovery and Reinvestment Act of 2009 (the “**ARRA**”), as such act or bond may be amended and supplemented, including the federal Hiring Incentives to Restore Employment Act, as amended and supplemented, for use by schools, (ii) issue its “limited tax obligation build America bonds” to pay the costs of an ARRA Project, and (iii) levy a special, limited tax for no more than 30 years to pay such bonds.

3. Pursuant to the Act, the ARRA and a resolution (the “**2010 Resolution**”) duly passed and adopted by the Board on January 18, 2010, the District issued its Limited Tax Build America Bonds (Taxable Interest-Direct Pay), Series 2010, dated February 17, 2010, in the original aggregate principal amount of \$15,220,000 (the “**Series 2010 Bonds**”), of which \$12,980,000 in aggregate principal amount are presently outstanding, for the purpose of financing one or more ARRA Projects.

4. The Series 2010 Bonds were issued as ARRA Bonds pursuant to subparagraph (3) of the Act and Build America Bonds pursuant to the ARRA, to finance capital expenditures, as described herein, for which the District could issue tax-exempt bonds and to elect to receive a subsidy payment (a “**Federal Direct Payment**”) from the federal government equal to the amount of 35% of each interest payment on such taxable Build America Bonds (the “**BABs Subsidy**”). The District has received Federal Direct Payments for each interest payment. However, at this time and since 2013, a portion of the BABs Subsidy with respect to the Series 2010 Bonds is being withheld as a result of the federal government sequestration process for the current fiscal year.

5. The District has levied the tax authorized by the Act with respect to the Series 2010 Bonds each year since the date of issuance of the Series 2010 Bonds and the projects financed with the proceeds thereof.

6. Since the issuance of the Series 2010 Bonds, the rates of interest available in the markets have declined such that the District can effect a savings in interest costs by providing for payment of the Series 2010 Bonds through the issuance of its limited tax general obligation refunding bonds pursuant to Section 79-10,110.01, R.S.Supp., Neb. 2016, as amended, and eliminating the Federal Direct Payment from and after the date on which the bonds authorized herein are issued to refund the Refunded Bonds (defined below).

7. As set forth in the 2010 Resolution, the Series 2010 Bonds are subject to redemption at any time on or after June 15, 2020, as a whole or in part, at a redemption price equal to the principal amount of the Series 2010 Bonds called for redemption, plus accrued interest on such principal amount being redeemed to the date of redemption.

8. The District desires to call for redemption and payment on June 15, 2020 (the “**Refunded Bond Redemption Date**”) that portion of the following Series 2010 Bonds as determined by an Authorized Officer in a direction for call using a defeasance advance refunding structure, all in accordance with redemption provisions set forth in the 2010 Resolution, after which date interest on such bonds shall cease:

Limited Tax Build America Bonds (Taxable Interest-Direct Pay), Series 2010, dated February 17, 2010, in the principal amount of Twelve Million Six Hundred Twenty Thousand Dollars (\$12,620,000), numbered as shown on the books of the Paying Agent and Registrar with respect to such bonds, in denominations of \$5,000 or integral multiples thereof, becoming due as follows:

<u>Maturity Date</u> <u>(December 15)</u>	<u>Principal Amount</u>	<u>Interest Rate</u>	<u>CUSIP</u>
2020	\$ 370,000	4.850%	256435 GS1
2025*	2,055,000	5.650	256435 GT9
2027*	940,000	6.041	256435 GU6
2030*	1,560,000	6.141	256435 GV4
2040*	7,695,000	6.241	256435 GW2

*Term Bond

Said Series 2010 Bonds so called for redemption are hereinafter referred to as the “**Refunded Bonds.**”

9. Other than the Series 2010 Bonds, the District has no other obligations currently outstanding that are payable from the tax levy authorized by the Act.

10. To pay the principal of and the interest on the bonds herein authorized, the District will need to levy an annual tax on all the taxable property in the District not to exceed five and one-fifth cents (\$0.052) per one hundred dollars of taxable valuation on the taxable property of the District in each year the bonds herein authorized are outstanding, subject to the limits of the Act.

11. It is necessary, desirable and advisable that the District issue its limited tax general obligation refunding bonds for the purpose of providing funds which, together with other funds of the District legally available for such purposes, shall be deposited into the Escrow Fund (as defined below) and applied to (i) pay principal and interest on the Refunded Bonds to and including the Refunded Bond Redemption Date and (ii) redeem the Refunded Bonds on the Refunded Bond Redemption Date.

12. All conditions, acts, and things required by law to exist or to be done precedent to the issuance of limited tax general obligation refunding bonds of the District pursuant to the provisions of the Act and Section 79-10,110.01, R.S.Supp., Neb. 2016, and to levy the tax provided for by the Act, do exist and have been done in due form and time as required by law.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF EDUCATION OF DODGE COUNTY SCHOOL DISTRICT 0001 (FREMONT PUBLIC SCHOOLS) IN THE STATE OF NEBRASKA, AS FOLLOWS:

ARTICLE I

DEFINITIONS

Section 101. Definitions of Words and Terms. In addition to words and terms defined elsewhere herein, the following words and terms as used in this Resolution shall have the following meanings:

“Authorized Officer” means the President of the Board of Education or the Superintendent of the District.

“Beneficial Owner” means any Person which (a) has the power, directly or indirectly, to vote or consent with respect to, or to dispose of ownership of, any Bonds (including persons holding Bonds through nominees, depositories or other intermediaries), or (b) is treated as the owner of any Bonds for federal income tax purposes.

“Bond Counsel” means Gilmore & Bell, P.C., or other attorneys or firm of attorneys with a nationally recognized standing in the field of municipal bond financing selected by the District.

“Bond Register” means the books for the registration, transfer and exchange of Bonds kept at the office of the Paying Agent.

“Bonds” means the Bonds authorized and issued by the District pursuant to this Resolution.

“Business Day” means a day other than a Saturday, Sunday or holiday on which the Paying Agent is scheduled in the normal course of its operations to be open to the public for conduct of its banking operations.

“Cede & Co.” means Cede & Co., as nominee of The Depository Trust Company, New York, New York.

“Code” means the Internal Revenue Code of 1986, as amended, and the applicable regulations of the Treasury Department proposed or promulgated thereunder.

“Continuing Disclosure Undertaking” means the Continuing Disclosure Undertaking of the District dated the date of delivery of the Bonds, as originally executed and as amended from time to time in accordance with its terms.

“Costs of Issuance Fund” means the fund by that name referred to in **Section 501** hereof.

“Debt Service Fund” means the fund by that name referred to in **Section 501** hereof.

“Defaulted Interest” means interest on any Bond which is payable but not paid on any Interest Payment Date.

“Defeasance Obligations” means any of the following obligations:

(a) United States Government Obligations that are not subject to redemption in advance of their maturity dates; or

(b) obligations of any state or political subdivision of any state, the interest on which is excluded from gross income for federal income tax purposes and which meet the following conditions:

(1) the obligations are (A) not subject to redemption prior to maturity or (B) the trustee for such obligations has been given irrevocable instructions concerning their calling and redemption and the issuer of such obligations has covenanted not to redeem such obligations other than as set forth in such instructions;

(2) the obligations are secured by cash or Government Obligations that may be applied only to the principal or redemption price of and interest payments on such obligations;

(3) such cash and the principal of and interest on such Government Obligations (plus any cash in the escrow fund) are sufficient to meet the liabilities of the obligations;

(4) such cash and Government Obligations serving as security for the obligations are held in an escrow fund by an escrow agent or a trustee irrevocably in trust;

(5) such cash and Government Obligations are not available to satisfy any other claims, including those against the trustee or escrow agent; and

(6) the obligations are rated in the highest rating category by Moody’s Investors Service, Inc. (presently “Aaa”) or Standard & Poor’s Ratings Services (presently “AAA”).

“Designated Office” means the corporate trust administration office maintained by the Paying Agent at which the Paying Agent discharges its obligations under this Resolution and which may be changed by the Paying Agent upon written notice to the District and to each Registered Owner.

“District” means Dodge County School District 0001, Nebraska, and any successors or assigns.

“Escrow Agent” means First National Bank of Omaha or such other bank or trust company designated by an Authorized Officer to serve in such capacity, and such bank or trust company’s successors or assigns.

“Escrow Agreement” means the Escrow Agreement dated the date of its execution and delivery between the District and the Escrow Agent.

“Escrow Fund” means the fund by that name referred to in **Section 501** hereof.

“Escrowed Securities” means the direct, noncallable obligations of the United States of America, as described in the Escrow Agreement.

“Government Obligations” means bonds, notes, certificates of indebtedness, treasury bills or other securities constituting direct obligations of, or obligations the principal of and interest on which are fully and unconditionally guaranteed as to full and timely payment by, the United States of America, including evidences of a direct ownership interest in future interest or principal payments on obligations issued or guaranteed by the United States of America (including the interest component of obligations of the Resolution Funding Corporation), or securities which represent an undivided interest in such obligations, which obligations are rated in the highest rating category by a nationally recognized rating service and such obligations are held in a custodial account for the benefit of the District.

“Interest Payment Date” means the dates on which interest shall be paid on the Bonds as determined pursuant to **Section 211** herein.

“Maturity” when used with respect to any Bond means the date on which the principal of such Bond becomes due and payable as therein and herein provided, whether at the Stated Maturity thereof or call for optional or mandatory redemption or otherwise.

“Outstanding” means, when used with reference to the Bonds, as of any particular date of determination, all Bonds theretofore authenticated and delivered hereunder, except the following Bonds:

(a) Bonds previously cancelled by the Paying Agent or delivered to the Paying Agent for cancellation;

(b) Bonds deemed to be paid in accordance with the provisions of **Section 701** hereof; and

(c) Bonds in exchange for or in lieu of which other Bonds have been authenticated and delivered hereunder.

“Outstanding 2010 Bonds” means the \$12,980,000 outstanding principal amount of the District’s Limited Tax Build America Bonds (Taxable Interest - Direct Pay), Series 2010, dated February 17, 2010, issued pursuant to the 2010 Resolution.

“Participants” means those financial institutions for whom the Securities Depository effects book-entry transfers and pledges of securities deposited with the Securities Depository, as such listing of Participants exists at the time of such reference.

“Paying Agent” means First National Bank of Omaha or such other bank or trust company designated by an Authorized Officer to serve in such capacity, and such bank or trust company’s successors or assigns.

“Permitted Investments” means any of the investments permitted by Section 79-1043, Reissue Revised Statutes of Nebraska, as amended, for funds of the District.

“Person” means any natural person, corporation, partnership, joint venture, association, firm, jointstock company, trust, unincorporated organization, or government or any agency or political subdivision thereof or other public body.

“Purchaser” means D.A. Davidson & Co., Omaha, Nebraska, as the original purchaser of the Bonds.

“Record Date” for the interest payable on any Interest Payment Date means the fifteenth day (whether or not a business day) next preceding each Interest Payment Date.

“Redemption Date” when used with respect to any Bond to be redeemed means the date fixed for the redemption of such Bond pursuant to the terms of this Resolution.

“Redemption Price” when used with respect to any Bond to be redeemed means the price at which such Bond is to be redeemed pursuant to the terms of this Resolution.

“Refunded Bond Redemption Date” means the date determined by the Authorized Officer in accordance with the provisions of **Section 211** hereof for the payment and redemption of the Refunded Bonds.

“Refunded Bonds” means those maturities of the Outstanding 2010 Bonds selected by an Authorized Officer in accordance with the provisions of **Section 211** hereof for payment and redemption on the Refunded Bond Redemption Date.

“Registered Owner” when used with respect to any Bond means the Person in whose name such Bond is registered on the Bond Register.

“Replacement Bonds” means Bonds issued to Beneficial Owners in accordance with **Section 207** hereof.

“Resolution” means this Resolution adopted by the governing body of the District, authorizing the issuance of the Bonds, as amended from time to time.

“2010 Resolution” means the Resolution of the District adopted on January 18, 2010, authorizing the issuance of the Outstanding 2010 Bonds.

“Securities Depository” means, initially, The Depository Trust Company, New York, New York, and its successors and assigns.

“Special Record Date” means the date fixed by the Paying Agent pursuant to **Section 204** hereof for the payment of Defaulted Interest.

“Stated Maturity” means when used with respect to any Bond, the date specified in such Bond and this Resolution as the fixed date on which the principal of such Bond is due and payable.

“Tax Certificate” means the Federal Tax Certificate dated the date of its execution and delivery by the District concerning the requirements of the Code with respect to the Bonds issued with federally tax-exempt interest, as may be amended or supplemented in accordance with the provisions thereof.

“United States” means the United States of America.

ARTICLE II

AUTHORIZATION OF BONDS

Section 201. Authorization of Bonds. There shall be issued and hereby are authorized and directed to be issued Limited Tax General Obligation Refunding Bonds of the District, in a principal

amount not to exceed \$13,300,000 (the “**Bonds**”) to provide for the payment and redemption of the Refunded Bonds and pay the costs of issuing the Bonds.

Section 202. Description of Bonds. The Bonds shall consist of fully registered bonds, each series numbered from R-1 upward in order of issuance, in denominations of \$5,000 or any integral multiple thereof. The Bonds shall be subject to registration, transfer and exchange as provided in **Section 205** hereof. All of the Bonds shall be dated the date of delivery thereof, shall become due and payable in the amounts on the Stated Maturities, subject to redemption and payment prior to their Stated Maturities as provided in **Article III** hereof, and shall bear interest at the rates determined by an Authorized Officer in accordance with the provisions of **Section 211** hereof. The Bonds shall bear interest computed on the basis of a 360day year of twelve 30day months from the date thereof or from the most recent Interest Payment Date to which interest has been paid or duly provided for.

Each of the Bonds, as originally issued or issued upon transfer, exchange or substitution, shall be in substantially the form set forth in **Exhibit A** attached hereto.

Section 203. Designation of Paying Agent. The District hereby designates the Paying Agent as its paying agent for payment of the principal of and interest on the Bonds and bond registrar with respect to the registration, transfer and exchange of Bonds. The Paying Agent shall serve in such capacities under the terms of an agreement entitled “Bond Registrar and Paying Agent Agreement” between the District and the Paying Agent (the “**Registrar Agreement**”), in the form approved pursuant to **Section 211** of this Resolution. The President and Secretary are hereby authorized to execute the Registrar Agreement in substantially the form presented but with such changes as they shall deem appropriate or necessary.

The District will at all times maintain a Paying Agent meeting the qualifications herein described for the performance of the duties hereunder. The District reserves the right to appoint a successor Paying Agent by (a) filing with the Paying Agent then performing such function a certified copy of the proceedings giving notice of the termination of such Paying Agent and appointing a successor, and (b) causing notice of the appointment of the successor Paying Agent to be given by first-class mail to each Registered Owner. No resignation or removal of the Paying Agent shall become effective until a successor has been appointed and has accepted the duties of Paying Agent.

Every Paying Agent appointed hereunder shall at all times be a commercial banking association or corporation or trust company organized and doing business under the laws of the United States or of a state of the United States, authorized under such laws to exercise trust powers and subject to supervision or examination by federal or state regulatory authority.

Section 204. Method and Place of Payment of Bonds. The principal or Redemption Price of and interest on the Bonds shall be payable in any coin or currency of the United States that on the respective dates of payment thereof is legal tender for the payment of public and private debts.

The principal or Redemption Price of each Bond shall be paid at Maturity by check or draft to the Person in whose name such Bond is registered on the Bond Register at the Maturity thereof, upon presentation and surrender of such Bond at the Designated Office of the Paying Agent.

The interest payable on each Bond on any Interest Payment Date shall be paid to the Registered Owner of such Bond as shown on the Bond Register at the close of business on the Record Date for such interest by check or draft mailed by the Paying Agent to the address of such Registered Owner shown on the Bond Register.

Notwithstanding the foregoing provisions of this **Section 204**, any Defaulted Interest with respect to any Bond shall cease to be payable to the Registered Owner of such Bond on the relevant Record Date and shall be payable to the Registered Owner in whose name such Bond is registered at the close of business on the Special Record Date for the payment of such Defaulted Interest, which Special Record Date shall be fixed as specified in this paragraph. The District shall notify the Paying Agent in writing of the amount of Defaulted Interest proposed to be paid on each Bond and the date of the proposed payment (which date shall be at least 30 days after receipt of such notice by the Paying Agent) and shall deposit with the Paying Agent at the time of such notice an amount of money equal to the aggregate amount proposed to be paid in respect of such Defaulted Interest or shall make arrangements satisfactory to the Paying Agent for such deposit prior to the date of the proposed payment. Following receipt of such funds the Paying Agent shall fix a Special Record Date for the payment of such Defaulted Interest which shall be not more than 15 nor less than 10 days prior to the date of the proposed payment. The Paying Agent shall promptly notify the District of such Special Record Date and, in the name and at the expense of the District, shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, by first-class mail, postage prepaid, to each Registered Owner of a Bond entitled to such notice at the address of such Registered Owner as it appears on the Bond Register not less than 10 days prior to such Special Record Date.

The Paying Agent shall keep a record of the payment of the principal or Redemption Price of and interest on all Bonds and at least annually shall forward a copy or summary of such records to the District.

Section 205. Registration, Transfer and Exchange of Bonds. The District covenants that, so long as any of the Bonds remain Outstanding, it will cause the Bond Register to be kept at the Designated Office. Each Bond when issued shall be registered in the name of the Registered Owner thereof on the Bond Register.

Bonds may be transferred and exchanged only on the Bond Register as provided in this **Section 205**. Upon surrender of any Bond at the Designated Office, the Paying Agent shall transfer or exchange such Bond for a new Bond or Bonds in any authorized denomination of the same Stated Maturity and in the same aggregate principal amount as the Bond that was presented for transfer or exchange. Bonds presented for transfer or exchange shall be accompanied by a written instrument or instruments of transfer or authorization for exchange, in a form and with guarantee of signature satisfactory to the Paying Agent, duly executed by the Registered Owner thereof or by the Registered Owner's duly authorized agent.

In all cases in which the privilege of transferring or exchanging Bonds is exercised, the Paying Agent shall authenticate and deliver Bonds in accordance with the provisions of this Resolution. The District shall pay the fees and expenses of the Paying Agent for the registration, transfer and exchange of Bonds provided for by this Resolution and the cost of printing a reasonable supply of registered bond blanks. Any additional costs or fees that might be incurred in the secondary market, other than fees of the Paying Agent, are the responsibility of the Registered Owners of the Bonds. In the event any Registered Owner fails to provide a correct taxpayer identification number to the Paying Agent, the Paying Agent may make a charge against such Registered Owner sufficient to pay any governmental charge required to be paid as a result of such failure. In compliance with Section 3406 of the Code, such amount may be deducted by the Paying Agent from amounts otherwise payable to such Registered Owner hereunder or under the Bonds.

The District and the Paying Agent shall not be required (a) to register the transfer or exchange of any Bond that has been called for redemption after notice of such redemption has been mailed by the Paying Agent pursuant to **Section 303** hereof and during the period of 15 days next preceding the date of mailing of such notice of redemption, or (b) to register the transfer or exchange of any Bond during a period beginning at the opening of business on the day after receiving written notice from the District of

its intent to pay Defaulted Interest and ending at the close of business on the date fixed for the payment of Defaulted Interest pursuant to **Section 204** hereof.

The District and the Paying Agent may deem and treat the Person in whose name any Bond is registered on the Bond Register as the absolute owner of such Bond, whether such Bond is overdue or not, for the purpose of receiving payment of, or on account of, the principal or Redemption Price of and interest on said Bond and for all other purposes. All payments so made to any such Registered Owner or upon the Registered Owner's order shall be valid and effective to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid, and neither the District nor the Paying Agent shall be affected by any notice to the contrary.

At reasonable times and under reasonable regulations established by the Paying Agent, the Bond Register may be inspected and copied by the Registered Owners of 10% or more in aggregate principal amount of the Bonds then Outstanding or any designated representative of such Registered Owners whose authority is evidenced to the satisfaction of the Paying Agent.

Section 206. Execution, Registration, Authentication and Delivery of Bonds. Each of the Bonds, including any Bonds issued in exchange or as substitutions for the Bonds initially delivered, shall be signed by the manual or facsimile signature of the President and attested by the manual or facsimile signature of the Secretary. In case any officer whose signature appears on any Bond ceases to be such officer before the delivery of such Bond, such signature shall nevertheless be valid and sufficient for all purposes, as if such person had remained in office until delivery. Any Bond may be signed by such persons who at the actual time of the execution of such Bond are the proper officers to sign such Bond although at the date of such Bond such persons may not have been such officers.

The President and Secretary are hereby authorized and directed to prepare and execute the Bonds in the manner herein specified, and, when duly executed and registered, to deliver the Bonds to the Paying Agent for authentication.

The Bonds shall have endorsed thereon a certificate of authentication substantially in the form set forth in **Exhibit A** attached hereto, which shall be manually executed by an authorized officer or employee of the Paying Agent, but it shall not be necessary that the same officer or employee sign the certificate of authentication on all of the Bonds that may be issued hereunder at any one time. No Bond shall be entitled to any security or benefit under this Resolution or be valid or obligatory for any purpose unless and until such certificate of authentication has been duly executed by the Paying Agent. Such executed certificate of authentication upon any Bond shall be conclusive evidence that such Bond has been duly authenticated and delivered under this Resolution. Upon authentication, the Paying Agent shall deliver the Bonds to the Purchaser upon payment of the purchase price of the Bonds plus accrued interest thereon to the date of their delivery.

Section 207. Mutilated, Destroyed, Lost and Stolen Bonds. If (a) any mutilated Bond is surrendered to the Paying Agent or the Paying Agent receives evidence to its satisfaction of the destruction, loss or theft of any Bond, and (b) there is delivered to the Paying Agent such security or indemnity as may be required by the Paying Agent, then, in the absence of notice to the Paying Agent that such Bond has been acquired by a bona fide purchaser, the District shall execute and, upon the District's request, the Paying Agent shall authenticate and deliver, in exchange for or in lieu of any such mutilated, destroyed, lost or stolen Bond, a new Bond of the same Stated Maturity and of like tenor and principal amount.

If any such mutilated, destroyed, lost or stolen Bond has become or is about to become due and payable, the District, in its discretion, may pay such Bond instead of issuing a new Bond.

Upon the issuance of any new Bond under this **Section 207**, the District may require the payment by the Registered Owner of an amount sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses (including the fees and expenses of the Paying Agent) connected therewith.

Every new Bond issued pursuant to this **Section 207** shall constitute a replacement of the prior obligation of the District, and shall be entitled to all the benefits of this Resolution equally and ratably with all other Outstanding Bonds.

Section 208. Cancellation and Destruction of Bonds Upon Payment. All Bonds that have been paid or redeemed or that otherwise have been surrendered to the Paying Agent, either at or before Maturity, shall be cancelled by the Paying Agent immediately upon the payment, redemption and surrender thereof to the Paying Agent and subsequently destroyed in accordance with the customary practices of the Paying Agent. The Paying Agent shall execute a certificate in duplicate describing the Bonds so cancelled and destroyed and shall file an executed counterpart of such certificate with the District.

Section 209. Book-Entry Bonds; Securities Depository.

(a) The Bonds shall initially be registered to Cede & Co., as nominee for the Securities Depository, and no Beneficial Owner will receive any certificate representing its respective interest(s) in the Bonds, except in the event the Paying Agent issues Replacement Bonds as provided in **Section 209(b)** hereof. It is anticipated that during the term of the Bonds, the Securities Depository will make book-entry transfers among its Participants and receive and transmit payment of the principal or Redemption Price of and interest on the Bonds to the Participants until and unless the Paying Agent authenticates and delivers Replacement Bonds to the Beneficial Owners as described in **Section 209(b)**.

(b) (1) If the District determines (A) that the Securities Depository is unable to properly discharge its responsibilities, or (B) that the Securities Depository is no longer qualified to act as a securities depository and registered clearing agency under the Securities and Exchange Act of 1934, as amended, or (C) that the continuation of a book-entry system to the exclusion of any Bonds being issued to any Registered Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Bonds, or (2) if the Paying Agent receives written notice from Participants having interests in not less than 50% in aggregate principal amount of the Bonds Outstanding, as shown on the records of the Securities Depository (and certified to such effect by the Securities Depository), that the continuation of a book-entry system to the exclusion of any Bonds being issued to any Registered Owner other than Cede & Co. is no longer in the best interests of the Beneficial Owners of the Bonds, then the Paying Agent shall notify the Registered Owners of such determination or such notice and of the availability of certificates to Registered Owners requesting the same, and the Paying Agent shall register in the name of and authenticate and deliver Replacement Bonds to the Beneficial Owners or their nominees in principal amounts representing the interest of each, making such adjustments as it may find necessary or appropriate as to accrued interest and previous calls for redemption; provided, that in the case of a determination under this **Section 209(b)(1)(A) or (1)(B)**, the District, with the consent of the Paying Agent, may select a successor securities depository in accordance with **Section 209(c)** hereof to effect book-entry transfers. In such event, all references to the Securities Depository herein shall relate to the period of time when the Securities Depository has possession of at least one Bond. Upon the issuance of Replacement Bonds, all references herein to obligations imposed upon or to be performed by the Securities Depository shall be deemed to be imposed upon and performed by the Paying Agent, to the extent applicable with respect to such Replacement Bonds. If the Securities Depository resigns and the District, the Paying Agent or Registered Owners are unable to locate a qualified successor of the

Securities Depository in accordance with **Section 209(c)**, then the Paying Agent shall authenticate and cause delivery of Replacement Bonds to Registered Owners as provided herein. The Paying Agent may rely on information from the Securities Depository and its Participants as to the names of the Beneficial Owners of the Bonds. The cost of printing Replacement Bonds shall be paid for by the District.

(c) In the event the Securities Depository resigns, is unable to properly discharge its responsibilities, or is no longer qualified to act as a securities depository and registered clearing agency under the Securities Exchange Act of 1934, as amended, the District may appoint a successor Securities Depository provided the Paying Agent receives written evidence satisfactory to the Paying Agent with respect to the ability of the successor Securities Depository to discharge its responsibilities. Any such successor Securities Depository shall be a securities depository which is a registered clearing agency under the Securities Exchange Act of 1934, as amended, or other applicable statute or regulation that operates a securities depository upon reasonable and customary terms. The Paying Agent upon its receipt of a Bond or Bonds for cancellation shall cause the delivery of Bonds to the successor Securities Depository in appropriate denominations and form as provided herein.

Section 210. Preliminary and Final Official Statement. The Superintendent, President and Secretary are hereby individually authorized to approve a Preliminary Official Statement and a final Official Statement, and the use and public distribution of the final Official Statement by the Purchaser in connection with the offering of the Bonds is hereby authorized. The Superintendent is hereby authorized to deem the information contained in the Preliminary Official Statement to be “final” as of its date, except for the omission of such information as is permitted by Rule 15c2-12(b)(1) under the Securities Exchange Act of 1934, as amended. The proper officials of the District are hereby authorized to execute and deliver a certificate pertaining to such Official Statement as prescribed therein, dated as of the date of payment for and delivery of the Bonds.

Section 211. Terms of the Bonds; Authorization of Officers.

(a) The Bonds or any portion thereof are hereby authorized to be sold pursuant to a negotiated sale with the Purchaser. In connection with such sale, the Authorized Officers, or each individually, are hereby authorized to specify, determine, designate, establish and appoint, as the case may be, (i) the aggregate purchase price of such series of Bonds, which may include original issue discount and premium shall not be less than 99.0% and underwriter’s discount, provided the underwriter’s discount shall not exceed 1.0% of the aggregate principal amount thereof, (ii) the form and contents of any bond purchase agreement in connection with such sale, (iii) the title (including series designation), dated date, aggregate principal amount (including the aggregate principal amounts of serial Bonds and term Bonds, if any), which aggregate stated principal amount for all series of Bonds shall not exceed \$13,300,000 in the aggregate, and the final maturity date, which shall in no event be later than December 15, 2040, (iv) the principal amounts maturing in each year (v) the rate or rates of interest to be borne by each principal maturity of the Bonds, (which shall result in present value savings over the Refunded Bonds being refunded by the Bonds), (vi) the principal payment dates and interest payment dates, (vii) whether the Bonds will be subject to redemption prior to their stated maturity, and if subject to such optional redemption, the provisions governing such redemption, including a redemption price not to exceed 104% of the principal amount then being redeemed plus accrued interest to the date of redemption, (viii) the amount and due date of each sinking fund installment for any of the Bonds issued as term Bonds, (ix) the designation of the Paying Agent and Registrar and the form and content of any agreement between the District and such entity, (x) the amount of such Bonds to be issued to refund the Refunded Bonds, (xi) the maturities of Bonds to be insured bonds and the terms and provisions of any such bond insurance policy, (xii) whether the Bonds shall or shall not be designated as “qualified tax-exempt obligations” within the meaning of the Code, and (xiii) all other terms and provisions of the Bonds not otherwise specified or fixed by this Resolution.

(b) The Authorized Officers, or each individually, are hereby authorized to determine those Outstanding 2010 Bonds to be called for redemption, which bonds shall be the "Refunded Bonds" hereunder, and to call the Refunded Bonds for redemption on such date he or she determines appropriate, which date shall be the "Refunded Bond Redemption Date" hereunder. The Authorized Officers, or each individually, are hereby authorized to designate, approve, execute and deliver, as the case may be (i) the form, content, terms and provisions of any published and/or mailed notice of redemption with respect to the payment and redemption of the Refunded Bonds, and (ii) the portion of the net proceeds of the Bonds and other available funds of the District to be applied to the redemption of the principal of and interest on the Refunded Bonds and (iii) the manner of application of such proceeds and funds. The Refunded Bonds shall be called for redemption in accordance with the requirements of the respective resolutions authorizing the issuance of the Refunded Bonds.

(c) The District is hereby authorized to enter into an Escrow Agreement in connection with refunding the Refunded Bonds in such form as may be approved by the Superintendent, and the President and Secretary are hereby authorized and directed to execute the Escrow Agreement, for and on behalf of and as the act and deed of the District. Except as otherwise provided in the Escrow Agreement, the cash and Escrowed Securities held under the Escrow Agreement with respect to the Refunded Bonds will be applied by the Escrow Agent solely to (i) pay principal and interest on the Refunded Bonds to and including the Refunded Bond Redemption Date and (ii) redeem the Refunded Bonds on the Refunded Bond Redemption Date. All money deposited with the Escrow Agent shall be deemed to be deposited in accordance with and subject to all of the provisions contained in this Resolution and the Escrow Agreement. The Escrow Agent is hereby authorized to carry out, on behalf of the District, the duties, terms and provisions of the Escrow Agreement, and the Escrow Agent, the Purchaser and Bond Counsel are authorized to take all necessary actions for the subscription and purchase of the Escrowed Securities described therein, including the subscription for United States Treasury Securities State and Local Government Series.

ARTICLE III

REDEMPTION OF BONDS

Section 301. Optional and Mandatory Redemption of Bonds.

(a) ***Optional Redemption by District.*** At the option of the District, Bonds or portions thereof may be called for redemption and payment prior to their Stated Maturity on or after the date and at the Redemption Prices determined by an Authorized Officer in accordance with the provisions of **Section 211** hereof.

(b) ***Mandatory Redemption.*** Any Bonds issued as "term bonds" shall be subject to mandatory redemption and payment prior to Stated Maturity pursuant to the mandatory redemption requirements of this Section at a Redemption Price equal to 100% of the principal amount thereof plus accrued interest to the Redemption Date. The taxes levied in **Article IV** hereof which are to be deposited into the Debt Service Fund shall be sufficient to redeem, and the District shall redeem on the dates specified by an Authorized Officer pursuant to **Section 211** hereof the principal amounts determined by such Authorized Officer pursuant to **Section 211** hereof.

At its option, to be exercised on or before the 45th day next preceding any mandatory Redemption Date, the District may: (1) deliver to the Paying Agent for cancellation term bonds subject to mandatory redemption on said mandatory Redemption Date, in any aggregate principal amount desired;

or (2) furnish the Paying Agent funds, together with appropriate instructions, for the purpose of purchasing any term bonds subject to mandatory redemption on said mandatory Redemption Date from any Registered Owner thereof whereupon the Paying Agent shall expend such funds for such purpose to such extent as may be practical; or (3) receive a credit with respect to the mandatory redemption obligation of the District under this Section for any term bonds subject to mandatory redemption on such mandatory Redemption Date which, prior to such date, have been redeemed (other than through the operation of the mandatory redemption requirements of this **Section 301(b)**) and cancelled by the Paying Agent and not theretofore applied as a credit against any redemption obligation under this **Section 301(b)**. Each term bond so delivered or previously purchased or redeemed shall be credited at 100% of the principal amount thereof on the obligation of the District to redeem term bonds of the same Stated Maturity on such mandatory Redemption Date, and any excess of such amount shall be credited on future mandatory redemption obligations for term bonds of the same Stated Maturity in chronological order, and the principal amount of term bonds of the same Stated Maturity to be redeemed by operation of the requirements of this Section shall be accordingly reduced. If the District intends to exercise any option granted by the provisions of clauses (1), (2) or (3) above, the District will, on or before the 45th day next preceding each mandatory Redemption Date, furnish the Paying Agent a written certificate indicating to what extent the provisions of said clauses (1), (2) and (3) are to be complied with respect to such mandatory redemption payment.

Section 302. Selection of Bonds to Be Redeemed.

(a) The Paying Agent shall call Bonds for redemption and payment and shall give notice of such redemption as herein provided upon receipt by the Paying Agent at least 35 days prior to the Redemption Date of written instructions of the District specifying the principal amount, Stated Maturities, Redemption Date and Redemption Prices of the Bonds to be called for redemption. The Paying Agent may in its discretion waive such notice period so long as the notice requirements set forth in **Section 303** are met. The foregoing provisions of this paragraph shall not apply to the mandatory redemption of Bonds hereunder, and Bonds shall be called by the Paying Agent for redemption pursuant to such mandatory redemption requirements without the necessity of any action by the District and whether or not the Paying Agent shall hold in the Debt Service Fund moneys available and sufficient to effect the required redemption.

(b) Bonds shall be redeemed only in the principal amount of \$5,000 or any integral multiple thereof. When less than all of the Outstanding Bonds are to be redeemed, such Bonds shall be redeemed in inverse order of their Stated Maturities, and Bonds of less than a full Stated Maturity shall be selected by the Paying Agent in \$5,000 units of principal amount in such equitable manner as the Paying Agent may determine.

(c) In the case of a partial redemption of Bonds by lot when Bonds of denominations greater than \$5,000 are then Outstanding, then for all purposes in connection with such redemption each \$5,000 of face value shall be treated as though it were a separate Bond of the denomination of \$5,000. If it is determined that one or more, but not all, of the \$5,000 units of face value represented by any Bond are selected for redemption, then upon notice of intention to redeem such \$5,000 unit or units, the Registered Owner of such Bond or the Registered Owner's duly authorized agent shall present and surrender such Bond to the Paying Agent (1) for payment of the Redemption Price and interest to the Redemption Date of such \$5,000 unit or units of face value called for redemption, and (2) for exchange, without charge to the Registered Owner thereof, for a new Bond or Bonds of the aggregate principal amount of the unredeemed portion of the principal amount of such Bond. If the Registered Owner of any such Bond fails to present such Bond to the Paying Agent for payment and exchange as provided, such Bond shall, nevertheless, become due and payable on the redemption date to the extent of the \$5,000 unit or units of face value called for redemption (and to that extent only).

Section 303. Notice and Effect of Call for Redemption. Unless waived by any Registered Owner of Bonds to be redeemed, official notice of any redemption shall be given by the Paying Agent on behalf of the District by mailing a copy of an official redemption notice by first class mail at least 30 days prior to the Redemption Date to the Purchaser of the Bonds and each Registered Owner of the Bond or Bonds to be redeemed at the address shown on the Bond Register.

All official notices of redemption shall be dated and shall contain the following information:

- (a) the Redemption Date;
- (b) the Redemption Price;
- (c) if less than all Outstanding Bonds are to be redeemed, the identification (and, in the case of partial redemption of any Bonds, the respective principal amounts) of the Bonds to be redeemed;
- (d) a statement that on the Redemption Date the Redemption Price will become due and payable upon each such Bond or portion thereof called for redemption and that interest thereon shall cease to accrue from and after the Redemption Date; and
- (e) the place where such Bonds are to be surrendered for payment of the Redemption Price, which shall be the Designated Office.

The failure of any Registered Owner to receive notice given as heretofore provided or an immaterial defect therein shall not invalidate any redemption.

Prior to any Redemption Date, the District shall deposit with the Paying Agent an amount of money sufficient to pay the Redemption Price of all the Bonds or portions of Bonds that are to be redeemed on that date.

Official notice of redemption having been given as provided, the Bonds or portions of Bonds to be redeemed shall become due and payable on the Redemption Date, at the Redemption Price therein specified, and from and after the Redemption Date (unless the District defaults in the payment of the Redemption Price) such Bonds or portion of Bonds shall cease to bear interest. Upon surrender of such Bonds for redemption in accordance with such notice, the Redemption Price of such Bonds shall be paid by the Paying Agent. Installments of interest due on or prior to the Redemption Date shall be payable as herein provided for payment of interest. Upon surrender for any partial redemption of any Bond, there shall be prepared for the Registered Owner a new Bond or Bonds of the same Stated Maturity in the amount of the unpaid principal as provided herein. All Bonds that have been surrendered for redemption shall be cancelled and destroyed by the Paying Agent as provided herein and shall not be reissued.

The Paying Agent is also directed to comply with any mandatory or voluntary standards then in effect for processing redemptions of municipal securities established by the Securities and Exchange Commission. Failure to comply with such standards shall not affect or invalidate the redemption of any Bond.

ARTICLE IV

SECURITY FOR AND PAYMENT OF BONDS

Section 401. Security for the Bonds. The Board, acting for and on behalf of the District, hereby represents, warrants, covenants and agrees that it shall cause to be levied and collected annually, in addition to all other taxes, such portion of the tax levy specified in subparagraph (4) of Section 79-10,110.01, R.S.Supp., Neb. 2016, and subparagraph (5) of the Act against all taxable property in the District as shall be necessary for the purpose of paying and sufficient to pay the principal of and interest on the Bonds as and when such principal and interest, respectively, become due according to the terms thereof; provided, however, that such levy shall never exceed the limitation provided for in said subparagraph (4) of Section 79-10,110.01, R.S.Supp., Neb. 2016, and subparagraph (5) of the Act. In such connection, the Board does hereby designate the period of years for which such tax will be levied with respect to the Bonds as being the period for which taxes are collected extending through and including the year 2040, having previously levied such tax with respect to the Refunded Bonds. The levy for each such year shall be in an amount necessary to provide the District with funds sufficient to pay in full such principal of and interest on the Bonds as and when such principal and interest, respectively, become due according to the terms of the Bonds, taking into account amounts available from other sources.

ARTICLE V

ESTABLISHMENT OF FUNDS; DEPOSIT AND APPLICATION OF MONEYS

Section 501. Establishment of Funds. There have been or shall be established the following separate funds for the Bonds issued hereunder:

- (a) Costs of Issuance Fund, to be held by the Paying Agent.
- (b) Debt Service Fund, to be held in the treasury of the District.

In addition to the funds described above, the Escrow Agreement establishes the Escrow Fund to be held and administered by the Escrow Agent in accordance with the provisions of the Escrow Agreement.

Section 502. Deposit of Bond Proceeds. The net proceeds received from the sale of the Bonds shall be deposited simultaneously with the delivery of the Bonds as follows:

- (a) All accrued interest received from the sale of the Bonds shall be deposited in the Debt Service Fund and applied in accordance with **Section 504** hereof.
- (b) The amount determined by the Superintendent from the proceeds of the Bonds shall be deposited in the Costs of Issuance Fund and shall be held by the Paying Agent and disbursed at the direction of the Superintendent to pay costs of issuing the Bonds, including the fees of attorneys, financial consultants, accountants, rating agencies, printers and others employed to render professional services and other costs, fees and expenses incurred in connection with the issuance of the Bonds and the creation of the trust described in and created by the Escrow Agreement and in carrying out the duties, terms and provisions of the Escrow Agreement. Any of such moneys not used for such purpose and remaining on deposit on the six-month anniversary of the date of issuance of the Bonds shall be transferred to and deposited in the Debt Service Fund.

- (c) The amount set forth in the Escrow Agreement derived from the sale of the Bonds, together with money and securities of the District on hand and available for such purpose, in an amount which, together with the earnings to accrue on all of such money, will be sufficient to (i) pay principal and interest on the Refunded Bonds to and including the Refunded Bond Redemption Date and (ii) redeem the Refunded Bonds on the Refunded Bond Redemption Date, as determined and certified in accordance with **Section 211** hereof, shall be transferred to the Escrow Agent and deposited in the Escrow Fund and applied in accordance with **Section 508** hereof and the Escrow Agreement.

Section 503. Application of Money in the Costs of Issuance Fund. Money in the Costs of Issuance Fund shall be used solely for the purpose of paying the costs and expenses of issuing the Bonds and shall be disbursed at the direction of the Superintendent or his designee. Upon payment of all costs of Issuance of the Bonds, any surplus remaining in the Costs of Issuance Fund shall be transferred to and deposited in the Debt Service Fund.

Section 504. Application of Moneys in Debt Service Fund. All amounts paid and credited to the Debt Service Fund for a series of Bonds shall be expended and used by the District for the sole purpose of paying the principal or Redemption Price of and interest on such series of Bonds as and when the same become due and the usual and customary fees and expenses of the Paying Agent. The Superintendent or his designee is authorized and directed to withdraw from the Debt Service Fund sums sufficient to pay both principal or Redemption Price of and interest on the Bonds and the fees and expenses of the Paying Agent as and when the same become due, and to forward such sums to the Paying Agent in a manner which ensures that the Paying Agent will receive immediately available funds in such amounts on or before the Business Day immediately preceding the dates when such principal, interest and fees of the Paying Agent will become due. If, through the lapse of time or otherwise, the Registered Owners of Bonds are no longer entitled to enforce payment of the Bonds or the interest thereon, the Paying Agent shall return said funds to the District. All moneys deposited with the Paying Agent shall be deemed to be deposited in accordance with and subject to all of the provisions contained in this Resolution and shall be held in trust by the Paying Agent for the benefit of the Registered Owners of the Bonds entitled to payment from such moneys.

Any moneys or investments remaining in the Debt Service Fund after the retirement of the indebtedness for which the Bonds were issued and all other indebtedness of the District shall be transferred and paid into the general fund of the District.

Section 505. [RESERVED]

Section 506. Deposits and Investment of Money. Money in each of the funds created by and referred to in this Resolution shall be deposited in a bank or banks or other legally permitted financial institutions located in the State of Nebraska that are members of the Federal Deposit Insurance Corporation. All such deposits shall be continuously and adequately secured by the financial institutions holding such deposits as provided by the laws of the State of Nebraska. All moneys held in the funds created by this Resolution shall be kept separate and apart from all other funds of the District so that there shall be no commingling of such funds with any other funds of the District.

Moneys held in any fund referred to in this Resolution may be invested by the Superintendent or his designee at the direction of the Board, in accordance with this Resolution and the Tax Certificate, in Permitted Investments; provided, however, that no such investment shall be made for a period extending longer than to the date when the moneys invested may be needed for the purpose for which such fund was created. All earnings on any investments held in any fund shall accrue to and become a part of such fund.

Section 507. Nonpresentment of Bonds. If any Bond is not presented for payment when the principal thereof becomes due at Maturity, if funds sufficient to pay such Bond have been made available to the Paying Agent all liability of the District to the Registered Owner thereof for the payment of such Bond shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Paying Agent to hold such funds, without liability for interest thereon, for the benefit of the Registered Owner of such Bond, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under this Resolution or on, or with respect to, said Bond. If any Bond is not presented for payment within four years following the date when such Bond becomes due at Maturity, the Paying Agent shall repay to the District the funds theretofore held by it for payment of such Bond, and such Bond shall, subject to the defense of any applicable statute of limitation, thereafter be an unsecured obligation of the District, and the Registered Owner thereof shall be entitled to look only to the District for payment, and then only to the extent of the amount so repaid to it by the Paying Agent, and the District shall not be liable for any interest thereon and shall not be regarded as a trustee of such money.

Section 508. Application of Money in the Escrow Fund. Under the Escrow Agreement, the Escrow Agent will apply money in the Escrow Fund to purchase the Escrowed Securities and to establish an initial cash balance in accordance with the Escrow Agreement. For an Escrow Agreement with respect to Refunded Bonds, the cash and Escrowed Securities held in the Escrow Fund will be applied by the Escrow Agent solely to (i) pay principal and interest on the Refunded Bonds to and including the Refunded Bond Redemption Date and (ii) redeem the Refunded Bonds on the Refunded Bond Redemption Date. All money deposited with the Escrow Agent shall be deemed to be deposited in accordance with and subject to all of the provisions contained in this Resolution and the Escrow Agreement. The Escrow Agent is hereby authorized to carry out, on behalf of the District, the duties, terms and provisions of the Escrow Agreement, and the Escrow Agent, the Purchaser and Bond Counsel are authorized to take all necessary actions for the subscription and purchase of the Escrowed Securities described therein, including the subscription for United States Treasury Securities State and Local Government Series.

Section 509. Redemption of Refunded Bonds. The Superintendent shall determine the maturity or maturities and the principal amounts of the Outstanding Series 2010 Bonds, (a) to be refunded from the proceeds of the Bonds and (b) to be called for redemption and payment prior to maturity (the "Called Bonds") on such date determined by an Authorized Officer. The Called Bonds shall be redeemed at the designated corporate trust administration office of the paying agent for the Called Bonds, on the applicable date set for redemption by the payment of the redemption price and accrued interest to such date set for redemption. In accordance with the requirements of the resolutions governing the Called Bonds, the Secretary is hereby directed to cause notice of the call for redemption and payment of the Refunded Bonds to be given in the manner provided in such resolution. The officers of the District and the paying agent for the Refunded Bonds are hereby authorized and directed to take such other action as may be necessary in order to effect the redemption and payment of the Refunded Bonds as herein provided.

The District hereby expressly reserves the right of the District to call for redemption and payment prior to maturity, at the option of the District, all or a portion of the Outstanding 2010 Bonds in accordance with the provisions of the resolutions governing such bonds, provided that sufficient funds are available for such purpose.

ARTICLE VI

REMEDIES

Section 601. Remedies. The provisions of this Resolution, including the covenants and agreements herein contained, shall constitute a contract between the District and the Registered Owners of the Bonds, and the Registered Owner or Owners of not less than 10% in principal amount of the Bonds at the time Outstanding shall have the right for the equal benefit and protection of all Registered Owners of Bonds similarly situated:

(a) by mandamus or other suit, action or proceedings at law or in equity to enforce the rights of such Registered Owner or Owners against the District and its officers, agents and employees, and to require and compel duties and obligations required by the provisions of this Resolution or by the constitution and laws of the State of Nebraska;

(b) by suit, action or other proceedings in equity or at law to require the District, its officers, agents and employees to account as if they were the trustees of an express trust; and

(c) by suit, action or other proceedings in equity or at law to enjoin any acts or things which may be unlawful or in violation of the rights of the Registered Owners of the Bonds.

Section 602. Limitation on Rights of Registered Owners. The covenants and agreements of the District contained herein and in the Bonds shall be for the equal benefit, protection and security of the Registered Owners of any or all of the Bonds. All of the Bonds shall be of equal rank and without preference or priority of one Bond over any other Bond in the application of the funds herein pledged to the payment of the principal of and the interest on the Bonds, or otherwise, except as to rate of interest, or date of Maturity or right of prior redemption as provided in this Resolution. No one or more Registered Owners secured hereby shall have any right in any manner whatever by his or their action to affect, disturb or prejudice the security granted and provided for herein, or to enforce any right hereunder, except in the manner herein provided, and all proceedings at law or in equity shall be instituted, had and maintained for the equal benefit of all Registered Owners of such Outstanding Bonds.

Section 603. Remedies Cumulative. No remedy conferred herein upon the Registered Owners is intended to be exclusive of any other remedy, but each such remedy shall be cumulative and in addition to every other remedy and may be exercised without exhausting and without regard to any other remedy conferred herein. No waiver of any default or breach of duty or contract by the Registered Owner of any Bond shall extend to or affect any subsequent default or breach of duty or contract or shall impair any rights or remedies consequent thereon. No delay or omission of any Registered Owner to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein. Every substantive right and every remedy conferred upon the Registered Owners of the Bonds by this Resolution may be enforced and exercised from time to time and as often as may be deemed expedient. If any suit, action or proceedings taken by any Registered Owner on account of any default or to enforce any right or exercise any remedy has been discontinued or abandoned for any reason, or has been determined adversely to such Registered Owner, then, and in every such case, the District and the Registered Owners of the Bonds shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies, powers and duties of the Registered Owners shall continue as if no such suit, action or other proceedings had been brought or taken.

ARTICLE VII

DEFEASANCE

Section 701. Defeasance. When any or all of the Bonds or scheduled interest payments thereon have been paid and discharged, then the requirements contained in this Resolution and the pledge of the

District's faith and credit hereunder and all other rights granted hereby shall terminate with respect to the Bonds or scheduled interest payments thereon so paid and discharged. Bonds or scheduled interest payments thereon shall be deemed to have been paid and discharged within the meaning of this Resolution if there has been deposited with the Paying Agent, or other commercial bank or trust company located in the State of Nebraska and having full trust powers, at or prior to the Stated Maturity or Redemption Date of said Bonds or the interest payments thereon, in trust for and irrevocably appropriated thereto, money and/or Defeasance Obligations which, together with the interest to be earned on any such Defeasance Obligations, will be sufficient for the payment of the principal of said Bonds and/or interest accrued to the Stated Maturity or Redemption Date, or if default in such payment has occurred on such date, then to the date of the tender of such payments; provided, however, that if any such Bonds are to be redeemed prior to their Stated Maturity, (1) the District has elected to redeem such Bonds, and (2) either notice of such redemption has been given, or the District has given irrevocable instructions, or shall have provided for an escrow agent to give irrevocable instructions, to the Paying Agent to give such notice of redemption in compliance with **Section 302(a)** of this Resolution. Any money and Defeasance Obligations that at any time shall be deposited with the Paying Agent or other commercial bank or trust company by or on behalf of the District, for the purpose of paying and discharging any of the Bonds, shall be and are hereby assigned, transferred and set over to the Paying Agent or other bank or trust company in trust for the respective Registered Owners of the Bonds, and such moneys shall be and are hereby irrevocably appropriated to the payment and discharge thereof. All money and Defeasance Obligations deposited with the Paying Agent or other bank or trust company shall be deemed to be deposited in accordance with and subject to all of the provisions of this Resolution.

ARTICLE VIII

MISCELLANEOUS PROVISIONS

Section 801. Tax Covenants.

With respect to Bonds issued with federally tax-exempt interest, the District covenants and agrees as follows:

- (a) That (1) it will comply with all applicable provisions of the Code, including Sections 103 and 141 through 150, necessary to maintain the exclusion from federal gross income of the interest on the Bonds, and (2) it will not use or permit the use of any proceeds of the Bonds or any other funds of the District, nor take or permit any other action, or fail to take any action, which would adversely affect the exclusion from federal gross income of the interest on the Bonds. The District will also adopt such other ordinances or resolutions and take such other actions as may be necessary to comply with the Code and with other applicable future law, in order to ensure that the interest on the Bonds will remain excluded from federal gross income, to the extent any such actions can be taken by the District.
- (b) That (1) it will use the proceeds of the Bonds as soon as practicable and with all reasonable dispatch for the purposes for which the Bonds are issued, and (2) it will not invest or directly or indirectly use or permit the use of any proceeds of the Bonds or any other funds of the District in any manner, or take or omit to take any action, that would cause the Bonds to be "arbitrage bonds" within the meaning of Section 148(a) of the Code.

- (c) That it will pay or provide for the payment from time to time of all arbitrage rebate to the United States pursuant to Section 148(f) of the Code and the Tax Certificate. This covenant shall survive payment in full or defeasance of the Bonds. The Tax Certificate may be amended or replaced if, in the opinion of Bond Counsel nationally recognized on the subject of municipal bonds, such amendment or replacement will not adversely affect the exclusion from federal gross income of the interest on the Bonds.
- (d) That it will not use any portion of the proceeds of the Bonds, including any investment income earned on such proceeds, directly or indirectly, (1) in a manner that would cause any Bond to be a "private activity bond" within the meaning of Section 141(a) of the Code, or (2) to make or finance a loan to any Person.

The foregoing covenants shall remain in full force and effect notwithstanding the defeasance of the Bonds pursuant to Article VII of this Resolution or any other provision of this Resolution, until the final maturity date of all Bonds Outstanding.

Section 802. Continuing Disclosure. The District hereby (1) authorizes and directs that an Authorized Officer execute and deliver, on the date of issue of the Bonds, the Continuing Disclosure Undertaking in such form as shall be satisfactory to the District, and (2) covenants and agrees that it will comply with and carry out all of the provisions of the Continuing Disclosure Undertaking. Notwithstanding any other provision of this Resolution, failure of the District to comply with the Continuing Disclosure Undertaking shall not be considered an event of default hereunder; however, any Participating Underwriter (as such term is defined in the Continuing Disclosure Undertaking) or any Beneficial Owner or any Registered Owner of a Bond may take such actions as may be necessary and appropriate, including seeking mandamus or specific performance by court order, to cause the District to comply with its obligations under this **Section 802**.

Section 803. Amendments. The rights and duties of the District and the Registered Owners, and the terms and provisions of the Bonds or of this Resolution, may be amended or modified at any time in any respect by resolution of the District with the written consent of the Registered Owners of not less than a majority in aggregate principal amount of the Bonds then Outstanding, such consent to be evidenced by an instrument or instruments executed by such Registered Owners and duly acknowledged or proved in the manner of a deed to be recorded, and such instrument or instruments shall be filed with the Secretary, but no such modification or alteration shall:

- (a) extend the maturity of any payment of principal or interest due upon any Bond;
- (b) effect a reduction in the amount which the District is required to pay as principal of or interest on any Bond;
- (c) permit preference or priority of any Bond over any other Bond; or
- (d) reduce the percentage in principal amount of Bonds required for the written consent to any modification or alteration of the provisions of this Resolution.

Any provision of the Bonds or of this Resolution may, however, be amended or modified by resolution duly adopted by the governing body of the District at any time in any legal respect with the written consent of the Registered Owners of all of the Bonds at the time Outstanding.

Without notice to or the consent of any Registered Owners, the District may amend or supplement this Resolution for the purpose of curing any formal defect, omission, inconsistency or

ambiguity therein or in connection with any other change therein which is not materially adverse to the interests of the Registered Owners.

Every amendment or modification of the provisions of the Bonds or of this Resolution, to which the written consent of the Registered Owners is given, as above provided, shall be expressed in a resolution adopted by the Board amending or supplementing the provisions of this Resolution and shall be deemed to be a part of this Resolution. A certified copy of every such amendatory or supplemental resolution, if any, and a certified copy of this Resolution shall always be kept on file in the office of the Secretary, shall be made available for inspection by the Registered Owner of any Bond or a prospective purchaser or owner of any Bond authorized by this Resolution, and upon payment of the reasonable cost of preparing the same, a certified copy of any such amendatory or supplemental resolution or of this Resolution will be sent by the Secretary to any such Registered Owner or prospective purchaser.

Any and all modifications made in the manner hereinabove provided shall not become effective until there has been filed with the Secretary a copy of such amendatory or supplemental resolution of the District, duly certified, as well as proof of any required consent to such modification by the Registered Owners of the Bonds then Outstanding. It shall not be necessary to note on any of the Outstanding Bonds any reference to such amendment or modification.

The District shall furnish to the Paying Agent a copy of any amendment to the Bonds or this Resolution which affects the duties or obligations of the Paying Agent under this Resolution.

Section 804. Notices, Consents and Other Instruments by Registered Owners. Any notice, consent, request, direction, approval or other instrument to be signed and executed by any Registered Owner may be in any number of concurrent writings of similar tenor and may be signed or executed by such Registered Owner in person or by an agent with written authorization. Proof of the execution of any such instrument or writing appointing any such agent and of the ownership of Bonds, if made in the following manner, shall be sufficient for any of the purposes of this Resolution, and shall be conclusive in favor of the District and the Paying Agent with regard to any action taken, suffered or omitted under any such instrument, namely:

(a) The fact and date of the execution by any person of any such instrument may be proved by a certificate of any officer in any jurisdiction who by law has power to take acknowledgments within such jurisdiction that the person signing such instrument acknowledged before such officer the execution thereof, or by affidavit of any witness to such execution.

(b) The fact of ownership of Bonds, the amount or amounts, numbers and other identification of Bonds, and the date of holding the same shall be proved by the Bond Register.

In determining whether the Registered Owners of the requisite aggregate principal amount of Bonds Outstanding have given any request, demand, authorization, direction, notice, consent or waiver under this Resolution, Bonds owned by the District shall be disregarded and deemed not to be Outstanding under this Resolution, except that, in determining whether the Registered Owners shall be protected in relying upon any such request, demand, authorization, direction, notice, consent or waiver, only Bonds which the Registered Owners know to be so owned shall be so disregarded. Notwithstanding the foregoing, Bonds so owned which have been pledged in good faith shall not be disregarded as provided if the pledgee establishes to the satisfaction of the Registered Owners the pledgee's right so to act with respect to such Bonds and that the pledgee is not the District.

Section 805. Further Authority. The officers of the District, including the President and Secretary, are hereby authorized and directed to execute all documents and take such actions as they may

deem necessary or advisable in order to carry out and perform the purposes of this Resolution and to make ministerial alterations, changes or additions in the foregoing agreements, statements, instruments and other documents herein approved, authorized and confirmed which they may approve, and the execution or taking of such action shall be conclusive evidence of such necessity or advisability.

Section 806. Severability. If any section or other part of this Resolution, whether large or small, is for any reason held invalid, the invalidity thereof shall not affect the validity of the other provisions of this Resolution.

Section 807. Governing Law. This Resolution shall be governed exclusively by and construed in accordance with the applicable laws of the State.

Section 808. Repeal of Conflicting Resolutions. All resolutions or orders or parts thereof in conflict with the provisions of this Resolution are to the extent of such conflict hereby repealed.

Section 809. Effective Date. This Resolution shall take effect and be in full force from and after its passage by the Board as provided by law.

PASSED June 10, 2019.

**DODGE COUNTY SCHOOL DISTRICT 0001
(FREMONT PUBLIC SCHOOLS) IN THE
STATE OF NEBRASKA**

ATTEST:

By: _____
President

By: _____
Secretary

registered on the registration books maintained by the Paying Agent at the close of business on the Record Date for such interest, which shall be the fifteenth day (whether or not a business day) next preceding the interest payment date. Such interest shall be payable by check or draft mailed by the Paying Agent to the address of such Registered Owner shown on the Bond Register. The principal or redemption price of and interest on this Bond shall be payable by check or draft in any coin or currency that, on the respective dates of payment thereof, is legal tender for the payment of public and private debts.

This Bond is one of an authorized series of bonds of the District designated "Limited Tax General Obligation Refunding Bonds, Series 2019," aggregating the principal amount of \$ _____ (the "**Bonds**"), issued by the District in pursuance of Sections 79-10,110 and 79-10,110.01, Reissue Revised Statutes of Nebraska, as amended, for the purpose of (a) providing for the payment and redemption of \$ _____ principal amount of the District's Limited Tax Build America Bonds (Taxable Interest – Direct Pay), Series 2010, dated February 17, 2010 (the "**Refunded Bonds**") and (b) paying the costs of issuing the Bonds of this issue, under the authority of and in full compliance with the constitution and laws of the State of Nebraska, and pursuant to a resolution duly passed (the "**Resolution**") and proceedings duly and legally had by the Board of Education of the District.

At the option of the District, Bonds or portions thereof maturing on or after _____, 20__ may be redeemed and paid prior to maturity at any time on or after _____, 20__, as a whole or in part in such principal amounts and from such maturity or maturities as the District may determine (Bonds of less than a full maturity to be selected in multiples of \$5,000 principal amount in such equitable manner as the Paying Agent shall designate) at a redemption price equal to 100% of the principal amount of the Bonds called for redemption plus accrued interest thereon to the redemption date.

Notice of redemption, unless waived, is to be given by the Paying Agent by mailing an official redemption notice by first-class mail at least 30 days prior to the redemption date to the original purchaser of the Bonds and each registered owner of the Bond or Bonds to be redeemed at the address shown on the Bond Register maintained by the Paying Agent. Notice of redemption having been given as provided, the Bonds or portions of Bonds to be redeemed shall, on the redemption date, become due and payable at the redemption price therein specified, and from and after such date (unless the District defaults in the payment of the redemption price) such Bonds or portions of Bonds shall cease to bear interest.

This Bond is not a general obligation of the District, may not be paid from funds derived from any portion of its general fund or building fund, and is secured solely by the District's irrevocable pledge of amounts received by it in respect of the limited tax levy authorized by Sections 79-10,110 and 79-10,110.01, R.S.Supp., Neb. 2016, as amended.

The Bonds are issuable in the form of fully registered Bonds in the denominations of \$5,000 or any integral multiple thereof.

This Bond may be transferred or exchanged, as provided in the Resolution, only on the Bond Register kept for that purpose at the designated corporate trust administration office of the Paying Agent, upon surrender of this Bond together with a written instrument of transfer or authorization for exchange satisfactory to the Paying Agent duly executed by the Registered Owner or the Registered Owner's duly authorized agent, and thereupon a new Bond or Bonds in any authorized denomination of the same maturity and in the same aggregate principal amount shall be issued to the transferee in exchange therefor as provided in the Resolution and upon payment of the charges therein prescribed. The District and the Paying Agent may deem and treat the person in whose name this Bond is registered on the Bond Register as the absolute owner hereof for the purpose of receiving payment of, or on account of, the principal or redemption price hereof and interest due hereon and for all other purposes.

The Bonds are being issued by means of a book-entry system with no physical distribution of bond certificates to be made except as provided in the Resolution. One Bond certificate with respect to each date on which the Bonds are stated to mature or with respect to each form of Bonds, registered in the nominee name of the Securities Depository, is being issued and required to be deposited with the Securities Depository and immobilized in its custody. The book-entry system will evidence positions held in the Bonds by the Securities Depository's participants, beneficial ownership of the Bonds in authorized denominations being evidenced in the records of such participants. Transfers of ownership shall be effected on the records of the Securities Depository and its participants pursuant to rules and procedures established by the Securities Depository and its participants. The District and the Paying Agent will recognize the Securities Depository nominee, while the registered owner of this Bond, as the owner of this Bond for all purposes, including (a) payments of the principal or redemption price of and interest on this Bond, (b) notices and (c) voting. Transfer of principal or redemption price and interest payments to participants of the Securities Depository, and transfer of principal or redemption price and interest payments to beneficial owners of the Bonds by participants of the Securities Depository will be the responsibility of such participants and other nominees of such beneficial owners. The District and the Paying Agent will not be responsible or liable for such transfers of payments or for maintaining, supervising or reviewing the records maintained by the Securities Depository, the Securities Depository nominee, its participants or persons acting through such participants. While the Securities Depository nominee is the owner of this Bond, notwithstanding the provision hereinabove contained, payments of principal or redemption price of and interest on this Bond shall be made in accordance with existing arrangements among the District, the Paying Agent and the Securities Depository.

EXCEPT AS OTHERWISE PROVIDED IN THE RESOLUTION, THIS GLOBAL BOND MAY BE TRANSFERRED, IN WHOLE BUT NOT IN PART, ONLY TO ANOTHER NOMINEE OF THE SECURITIES DEPOSITORY OR TO A SUCCESSOR SECURITIES DEPOSITORY OR TO A NOMINEE OF A SUCCESSOR SECURITIES DEPOSITORY.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Resolution until the Certificate of Authentication hereon has been executed by the Paying Agent.

IT IS HEREBY DECLARED AND CERTIFIED that all acts, conditions and things required to be done and to exist precedent to and in the issuance of the Bonds and precedent to and in the issuance of the Bonds refunded hereby have been done and performed and do exist in due and regular form and manner as required by the constitution and laws of the State of Nebraska; that a direct annual tax upon all taxable property situated in the District has been levied for the purpose of paying the principal of and interest on the Bonds when due; and that the total indebtedness of the District, including this Bond, the series of which it is one, and the bonds refunded hereby does not exceed any constitutional or statutory limitation.

IN WITNESS WHEREOF, DODGE COUNTY SCHOOL DISTRICT 0001 (FREMONT PUBLIC SCHOOLS) IN THE STATE OF NEBRASKA, has caused this Bond to be executed by the manual or facsimile signature of the President of the Board and attested by the manual or facsimile signature of the Secretary of the Board.

CERTIFICATE OF AUTHENTICATION

**DODGE COUNTY SCHOOL DISTRICT 0001
(FREMONT PUBLIC SCHOOLS) IN THE
STATE OF NEBRASKA**

This Bond is one of the Bonds
of the issue described in the

withinmentioned Resolution.

By: _____
(facsimile signature)
President

Registration Date: _____

_____, NEBRASKA
Paying Agent

ATTEST:

By: _____
Authorized Officer or Signatory

By: _____
Secretary

ASSIGNMENT

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers unto _____

Print or Type Name, Address and Social Security Number
or other Taxpayer Identification Number of Transferee

the within Bond and all rights thereunder, and hereby irrevocably constitutes and appoints

_____ agent to transfer the within Bond on the Bond Register kept by
the Paying Agent for the registration thereof, with full power of substitution in the premises.

Dated: _____

NOTICE: The signature to this assignment must
correspond with the name of the Registered
Owner as it appears upon the face of the within
Bond in every particular.

Medallion Signature Guarantee:

Fremont Public Schools Food Services

Fremont Public Schools
Board of Education
130 East 9th Street
Fremont, NE 68025

Fremont Public Schools Food Service Department is requesting an increase in adult lunch prices for this coming school year, 2019-2020.

School districts do not receive reimbursement nor do they get donated foods for the adult meals served. Therefore, the adult meal price is based on portion sizes equivalent to a student tray.

For the 2019-2020 school year, the adult meal prices should be set as follows:

Lunch: Free reimbursement: \$3.38(estimate-this price is set in late July)

Donated food value: 0.2320

Certified menu reimbursement: + 0.06

Adult lunch price: \$3.67 (price set at \$3.75)

Adult Price Increase Request:

Adult Breakfast \$2.00 to \$2.25 and Adult Lunch \$3.25 to \$3.75

Student Pricing:

No increase. Have stayed the same since 2013-2014.

In closing, I would like to thank the Board of Education for all their support of the lunch and breakfast programs.

Rowan Lang
Fremont Public Schools Food Service Director
130 East Ninth Street
Fremont, NE 68025

June 3, 2019

PROPOSAL

WEBSTER WELL SERVICES INC.
 Complete Water Systems
 P.O. Box 128
 MORSE BLUFF, NE 68648

(402) 666-9222 1-888-320-8408

TO:

FREMONT PUBLIC SCHOOLS
 ATTN: JEFF GLOSSER
 957 N. PIERCE ST.
 FREMONT, NE. 68025

PHONE JEFF: 812 887-7443	DATE 2-22-19
JOB NAME / LOCATION INSTALL PUMP IN WELL #G-186150.	
JOB NUMBER	JOB PHONE

We hereby submit specifications and estimates for:

01	AIR LIFT WELL TO CLEAR DEBRIS.	\$ 200.00
01	7-1/2HP, 230V, 1 PHASE, GOULDS SUBMERSIBLE PUMP. (100GPM @ 200FT TDH)	5276.29
01	6" PUMP SHROUD.	50.00
01	7-1/2HP FRANKLIN CONTROL BOX	725.09
63'	3" GALV. STEEL THREADED DROP PIPE, \$18.60/FT.	1171.80
01	4" X 3" CL CL DISCHARGE HEAD.	968.00
80'	8-4 SUBMERSIBLE PUMP WIRE, \$2.92/FT.	233.60
01	4" DISCHARGE VALVE (STATE REQUIRED).	300.00
01	MISCELLANEOUS CONTROL MOUNTING HARDWARE, ETC.	75.00
01	INSTALLATION LABOR	600.00
01	MILEAGE & PUMP RIG CHARGE	75.00

NOTE: COST OF ANY APPLICABLE PERMIT FEES IS NOT INCLUDED.

***NOTE: FLOW METERING MAY BE REQUIRED BY LOCAL NRD, COST FOR THIS IS NOT INCLUDED.

***NOTE: BACKFLOW PREVENTION MUST BE INSTALLED. THIS IS NORMALLY INSTALLED BY SPRINKLER INSTALLER. THEREFORE, IS NOT INCLUDED, BUT CAN BE PRICED.

We Propose hereby to furnish material and labor — complete in accordance with the above specifications, for the sum of:
 NINE THOUSAND, SIX HUNDRED, SEVENTY-FOUR AND 78/100 dollars (\$ 9674.78).

Payment to be made as follows:

TOTAL AMOUNT DUE WITHIN 30 DAYS OF COMPLETION. SALES/USE TAX IS NOT INCLUDED IN TOTAL. FINAL COST BASED ON ACTUAL FOOTAGE AT ABOVE UNIT PRICES.

All material is guaranteed to be as specified. All work to be completed in a professional manner according to standard practices. Any alteration or deviation from above specifications involving extra costs will be executed only upon written orders, and will become an extra charge over and above the estimate. All agreements contingent upon strikes, accidents or delays beyond our control. Owner to carry fire, tornado, and other necessary insurance. Our workers are fully covered by Worker's Compensation insurance.

Authorized Signature

Note: This proposal may be withdrawn by us if not accepted within 30 days.

Acceptance of Proposal — The above prices, specifications and conditions are satisfactory and are hereby accepted. You are authorized to do the work as specified. Payment will be made as outlined above.

Signature _____

Signature _____

Date of Acceptance: _____



SOCCER FIELD LAYOUT

Scale: 1" = 100'



FREMONT PUBLIC SCHOOLS SOCCER FIELDS

Date: 5.23.2019



June 5, 2019

Fremont Public Schools
ATTN: Jeff Glosser

RE: Soccer Field

Price includes labor, material, and electrical permit to install the following.

Install 2-2" conduits from the existing Department of Utilities Sectionalizer boxes to a new Department of Utility supplied pad mount transformer located on the east side of the future restroom building.

Install 1-400 amp 120/240 volt single phase meter socket on a treated lumber equipment stand next to the new pad mount transformer.

Install 1-200 amp 120/240 volt single phase panel next to the meter socket and connect to the meter socket.

Install a 120 volt 20 amp GFI receptacle under the electrical panel.

Install 1-60 amp 120/240 volt direct burial aluminum circuit from the new 200 amp panel to a 100 amp 120/240 volt panel mounted on a treated lumber equipment stand next to the existing well.

Install a 120 volt 20 amp GFI receptacle under the panel.

Install 1-120 volt 20 amp single point connection to the sprinkler controller mounted on the equipment stand fed from the 100 amp panel.

Install 1-240 volt 50 amp circuit from the 100 amp panel to the well controller mounted on the equipment stand. This will be a single point connection.

Price not to exceed---\$19,200.00---

If the 400 amp meter socket and 200 amp panel were located 20' from the existing Sectionalizer deduct approximately ---\$850.00---

NOTES:

All trench backfill is to rough grade

All wire is figured direct burial aluminum

Department of Utilities are not included if any occur

Due to tariffs prices can increase with minimal notice

If you have any questions, please call me.

Thank you,

A handwritten signature in blue ink that reads "Les Shallberg". The signature is written in a cursive style with a long, sweeping underline.

Les Shallberg

President

Hurst Lawn Service DBA
 SRHL Inc.
 PO Box 2304
 Fremont, NE 68026
 (402)727-8173 www.hursslawnservice.com

**Hurst Lawn Service DBA
 SRHL Inc.**

hurst45@hotmail.com Thursday, April 04, 2019

Fremont Public Schools
 Facilities Management
 957 N Pierce Street
 Fremont, NE 68025

Location: Middle School 11A Field, Fremont

Estimate 1 - Sprinkler Install

Estimate Item Description	Price (with labor)	Amount Needed	Price (for amt needed /area size)	Tax	Total Price
Install with school provided material	28,000.00		28,000.00	0	28,000.00
School will provide 110v Pwr for control	0		0	0	0
School provide a 3" water tap	0		0	0	0
			28,000.00	0	28,000.00

I agree to the prices and terms detailed in this estimate.

X _____ Date: ____/____/____



Equipment for Educators™

QUOTATION #8205576

r.1

Shipping To: FREMONT PUBLIC SCHOOLS

Item #	Supplier/Model #	Description	Unit Price	Qty	Extension
1	Virco Inc #3018	Chair, 3000 Series, 4-Leg, 18" H Seat, Hard Plastic, Stackable, Nylon Glides - (375 ea Martest Hard Plastic->Navy (BLU51) Frame-> Chrome (CHRM))	\$67.34	375	\$25,252.50 Promo Price Exp. 12/31/2019
2	Virco Inc #751MBBM	Desk, 751 Series, Student Desk, 4-Leg, Lift Lid, Metal Book Box, 18" X 24" X 5/8" Hard Plastic Top, Steel Frame, 23"-31" Adjustable Height, Nylon-Base Swivel Glides. - (375 ea Metal Book Box->Char Black (BLK01) FRWHardPlastic Top->Grey Nebula (GRY91) Frame->Char Black (BLK01))	\$137.72	375	\$51,645.00 Promo Price Exp. 12/31/2019
					\$76,897.50