Regular Meeting

Tuesday, October 18, 2016 7:00 PM Town Hall, Council Chambers Please click the link below to join the webinar: https://us02web.zoom.us/j/85191945173 Or Telephone: +1 646 558 8656 or +1 301 715 8592 Webinar ID: 851 9194 5173 , 275 Broad Street, Windsor, CT 06095

- 1. Call to Order, Pledge to the Flag and Moment of Silence
 - 2. Recognitions/Acknowledgements
 - 3. Audience to Visitors
 - 4. Student Representative Report
 - 5. Board of Education
 - a. President's Report
 - b. School Liaison Reports
 - 1. Windsor High School
 - 2. Sage Park Middle School
 - 3. Clover Street School
 - 4. John F. Kennedy School
 - 5. Oliver Ellsworth School
- 6. Poquonock School
 - 6. Superintendent's Report
 - a. Summer School Report
 - b. Enrollment Report
- c. Curriculum Development, 1st Reading
 - 1. African-American History
 - 2. Creative Writing
 - 3. Public Speaking
 - d. Policy Adoption, 1st Reading
 - 1. Revised P 4112.3 Employment Checks
 - 2. New P 1331 Prohibition Against Smoking
 - 3. Revised P 1371 Possession of Deadly Weapons or Firearms
 - 4. Revised P 4118.11 Non-Discrimination (Personnel)
 - 5. New P 5141.27 Policy Regarding Automatic External Defibrillators
 - 6. Revised P 6114.7 School Security and Safety
 - 7. Revised P 5125 Confidentiality and Access to Education Records
 - e. Policy Deletion, 1st Reading
 - 1. P 6155 Class Examinations
 - 2. P 5113.21 Attendance Call Back Service
 - 7. Committee Reports
 - a. Curriculum Committee
 - b. Policy Committee
 - 8. Consent Agenda
 - a. Financial Report
 - b. Enrollment Report
 - c. Food Service Report
 - d. Human Resources Report
 - 9. Approval of Minutes
 - a. September 6, 2016 Policy Committee
 - b. September 6, 2016 Special Meeting
 - c. September 20, 2016 Regular Meeting
 - d. October 3, 2016 Policy Committee
 - e. October 4, 2016 Special Meeting
 - f. October 6, 2016 Curriculum Committee

- 10. Other Matters/Announcements/Regular BOE Meetings
 - a. BOE Special Meeting, Tuesday, November 1, 2016, 6:30 PM, LPW, Board Room
 - b. Next BOE Regular Meeting is Tuesday, November 15, 2016, 7:00 PM, Town Hall, Council Chambers
 - 11. Discussion and possible action regarding collective bargaining agreement between the Board of Education and the Windsor School Administrators' and Supervisors' Association (Executive Session Anticipated)
- 12. Audience to Visitors
 - 13. Adjournment

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: C. Cooke

Presented By: C. Cooke/S. Oliver

Attachments:

Subject: Summer School Report

Background:

The Grades K-5 Summer School Program was altered for 2016. The Board received presentations regarding this program during the regular meetings on 12/15/15 and 5/17/16. This presentation details information regarding the Grades K-5 Summer School.

Status:

N/A

Recommendation:

For informational purposes only.

Reviewed by:	Recommended by the Superintendentz
	Agenda Item #

9/9/2011

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: C. Cooke Presented By: C. Cooke

Attachments: Information on enrollments at WHS and SPMS

Subject: Enrollment Report

Background:

Student enrollment in Windsor has increased over the past two years comparing October 1 numbers. Additionally, the enrollment is higher than projected enrollment in both years. This enrollment report provides detail on students enrolling in Windsor at the middle school and high school levels.

Status:

N/A

Recommendation:

For informational purposes only.

Reviewed by:	Recommended by the Superintendent:
	Agenda Item #66

9/9/2011

New Enrollments to Windsor High School as of October 1, 2016

Achievement First	2
Classical Magnet	2
Global Experience	2
Home Schooled	3
Jumoke Academy	13
Madina Academy	3
Metropolitan Learning Center	18
Public Safety Academy	4
Sand School	2
St. Gabriel	6
Two Rivers	4
University High School	2
Miscellaneous Magnets (1 student per school)	1
Other CT District	35
Outside of CT District	19
Outside of United States	17
Total	133

Total

New Enrollments to Sage Park Middle School as of October 1, 2016

Achievement First	5
Breakthrough Magnet	2
Jumoke Academy	8
Madina Academy	3
Metropolitan Learning Center	2
Noah Webster	4
St. Gabriel	5
Miscellaneous Magnets (1 student per school)	8
Other CT District	34
Outside of CT District	8
Outside of United States	4
Total	83

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: Santosha Oliver

Presented By: Santosha Oliver and Nuchette Black-Burke

Attachments:

Subject: Curriculum Development 1st Reading African-American History, Creative Writing, Public Speaking

Background:

African-American History examines the history and culture of the African-American experience in United States history. The history is examined through primary and secondary source document and a variety of activities.

The Creative Writing course is a semester-long elective English class that is an intensive writing workshop. Students will develop skills to thoughtfully create prose, drama and poetry.

Public Speaking is designed to develop a student's ability to effectively communicate as a speaker and to adapt communication strategies appropriately. This is a project-based course that encourages students to employ a variety of strategies as speakers and listeners to set rules for collegial discourse.

Status:

African-American History, Creative Writing and Public Speaking were presented to the BOE Curriculum Committee Meeting on October 6, 2016.

Recommendation:

The Board approves African-American History, Creative Writing and Public Speaking curricula as a 1st reading as presented.

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Reviewed by:	Recommended by the Superintenden	
	Agenda Item #	60'

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: Craig A. Cooke Presented By: Yvette Ali/Craig A. Cooke, Ph.D.

Attachments: 1. Revised P 4112.3 Employment Checks
2. New P 1331 Prohibition Against Smoking
3. Revised P 1371 Possession of Deadly Weapons or Firearms
4. Revised P 4118.11 Non-Discrimination (Personnel)
5. New P 5141.27 Policy Regarding Automatic External Defibrillators
6. Revised P 6114.7 School Security and Safety
7. Revised P 5125 Confidentiality and Access to Education Records

Subject: Policy Adoptions, 1st Reading

BACKGROUND:

The Board of Education Policy Committee reviewed the following policies at their meeting on October 3, 2016 and is bringing to the full Board as a 1st reading.

STATUS:

- 1. P 4112.3 Employment Checks is being revised as a full re-write of the policy and is being revised in accordance with PA 16-67. This Public Act imposes substantial new requirements on school districts to investigate applicants' employment history.
- 2. P 1331 Prohibition Against Smoking is recommended as a new policy.
- 3. P 1371 Possession of Deadly Weapons or Firearms is being revised to update the legal references section.
- 4. P 4118.11 Non-Discrimination (Personnel) is being revised to include the names of the district's designated person to handle inquiries regarding the Board's non-discrimination polices, the Board's Title IX Coordinator, and the Board's Section 504/ADA Coordinator.
- 5. New P 5141.27 Policy Regarding Automatic External Defibrillators is being recommended for the district in accordance with legal trends and best practices relating to the use of an automatic external defibrillator ("AED") on school property.
- 6. P 6114.7 School Security and Safety is being revised to reflect the State's position that Boards of Education develop and implement either a district-wide security and safety plan with school specific annexes for each school or a school security and safety plan for each school in the district.
- 7. P 5125 Confidentiality and Access to Education Records has been revised to reflect the requirements of PA 16-189, Student Data Privacy. This act includes a variety of requirements relative to the release of student data to third party consultants and operators of websites and mobile applications. The Act further obligates consultants, operators and school districts to provide specific notifications in the event of a breach of security relative to student data.

RECOMMENDATION:

Move to approve the policies P 4112.3 Employment Checks, P 1331 Prohibition Against Smoking, P 1371 Possession of Deadly Weapons or Firearms, P 4118.11 Non-Discrimination (Personnel), P 5141.27 Policy Regarding Automatic External Defibrillators, P 6114.7 School Security and Safety, and P 5125 Confidentiality and Access to Education Records as a 1st reading.

Recommended by the Superintendent:_ 60 Agenda Item #

EMPLOYMENT CHECKS

Each<u>As set forth below, each</u> applicant for a position with the district shall be asked whether he/she has ever been convicted of a crime, whether there are any criminal charges pending against him/her-at the time of application, and whether the applicant is included on the Abuse and Neglect Registry of the Connecticut Department of Children and Families ("DCF") (the "Registry"). *[Optional language: If the applicant's current or most recent employment occurred out of state, the applicant will also be asked whether he/she is included on an equivalent database and/or abuse/neglect registry maintained in that other state].**

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

[*Note: This language is optional, as out-of-state registry checks are not required under Connecticut law. However, given that the intent of state law is to ensure access to all relevant background information, we have included this provision should districts wish to require this additional information.]

- I. Employment History Check Procedures
 - A. The district shall not offer employment to an application for a position, including any position that is contracted for, if such applicant would have direct student contact, prior to the district:
 - <u>1. Requiring the applicant:</u>
 - a. to list the name, address, and telephone number of each current or former employer of the applicant, if such current or former employer was a local or regional board of education, council or operator or if such employment otherwise caused the applicant to have contact with children;
 - b. to submit a written authorization that
 - (i) consents to and authorizes disclosure by the employers listed under paragraph I.A.1.a of this policy of the information requested under paragraph I.A.2 of this policy and the release of related records by such employers,
 - (ii) consents to and authorizes disclosure by the Department of Education of the information requested under paragraph I.A.3 of this policy and the release of related records by the department, and
 - (iii) releases those employers and the Department of Education from liability that may arise from such disclosure or release of records pursuant to paragraphs I.A.2 or I.A.3 of this policy; and
 - c. to submit a written statement of whether the applicant

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

current or former employer for information about an applicant, and, notwithstanding subsection (f), such employer shall respond not later than five (5) business days after receiving such request.

- 3. Requesting information from the Department of Education concerning:
 - a. the eligibility status for employment of any applicant for a position requiring a certificate, authorization or permit.
 - <u>b.</u> whether the Department of Education has knowledge that a finding has been substantiated by DCF pursuant to Conn. Gen. Stat. § 17a-101g of abuse or neglect or of sexual misconduct against the applicant and any information concerning such a finding, and
 - c. whether the Department of Education has received notification that the applicant has been convicted of a crime or of criminal charges pending against the applicant and any information concerning such charges.
- B. Notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, if the district receives information that an applicant for a position with or an employee of the board has been disciplined for a finding of abuse or neglect or sexual misconduct, it shall notify the Department of Education of such information.
- C. The district shall not employ an applicant for a position involving direct student contact who does not comply with the provisions of paragraph I.A.1 of this policy.
- D. The district may employ or contract with an applicant on a temporary basis for a period not to exceed ninety (90) days, pending the district's review of information received under this section, provided:
 - 1. The applicant complied with paragraph I,A,1 of this policy;
 - 2. The district has no knowledge of information pertaining to the applicant that would disqualify the applicant from employment with the district; and
 - 3. The applicant affirms that the applicant is not disqualified from employment with the district.
- E. The district shall not enter into a collective bargaining agreement, an employment contract, an agreement for resignation or termination, a severance agreement, or any other contract or agreement or take any action that:
 - 1. Has the effect of suppressing information relating to an investigation of a report of suspected abuse or neglect or sexual misconduct by a current or former employee;
 - 2. Affects the ability of the district to report suspected abuse or neglect or sexual misconduct to appropriate authorities; or

- 3. Requires the district to expunge information about an allegation or a finding of suspected abuse or neglect or sexual misconduct from any documents maintained by the district, unless, after investigation, such allegation is dismissed or found to be false.
- F. The district shall not offer employment to a person as a substitute teacher, unless such person and the district comply with the provisions of paragraph I.A of this policy. The district shall determine which such persons are employable as substitute teachers and maintain a list of such persons. The district shall not hire any person as a substitute teacher who is not on such list. Such person shall remain on such list as long as such person is continuously employed by the district as a substitute teacher as described in paragraph III.B.2 of this policy, provided the district does not have any knowledge of a reason that such person should be removed from such list.
- In the case of an applicant who is a contractor, the contractor shall require any employee with <u>G.</u> such contractor who would be in a position involving direct student contact to supply to such contractor all the information required of an applicant under paragraphs I.A.1.a. and I.A.1.c of this policy and a written authorization under paragraph I.A.1.b. of this policy. Such contractor shall contact any current or former employer of such employee that was a local or regional board of education, council, or operator or if such employment caused the employee to have contact with children, and request, either telephonically or through written communication, any information concerning whether there was a finding of abuse or neglect or sexual misconduct against such employee. Notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, such employer shall report to the contractor any such finding, either telephonically or through written communication. If the contractor receives any information indicating such a finding or otherwise receives any information indicating such a finding or otherwise has knowledge of such a finding, the contractor shall, notwithstanding the provisions of subsection (f) of Conn. Gen. Stat. § 31-51i, immediately forward such information to the district, either telephonically or through written communication. If the district receives such information, it shall determine whether such employee may work in a position involving direct student contact at any school in the district. No determination by the district that any such employee shall not work under any such contract in any such position shall constitute a breach of such contract.
- H. Any applicant who knowingly provides false information or knowingly fails to disclose information required in subdivision (1) of subsection (A) of this section shall be subject to discipline by the district that may include

1. denial of employment, or

- 2. termination of the contract of a certified employee, in accordance with the provisions of Conn. Gen. Stat. § 10-151.
- I. If the district provides information in accordance with paragraph I.A.2. or I.G. of this policy, the district shall be immune from criminal and civil liability, provided the district did not knowingly supply false information.
- J.
 Notwithstanding the provisions of Conn. Gen. Stat. § 10-151c and subsection (f) of Conn. Gen.

 Stat. § 31-51i, the district shall provide, upon request by another local or regional board of education, governing council of a state or local charter school or interdistrict magnet school operator for the purposes of an inquiry pursuant to paragraphs I.A.2 or I.G. of this policy or to the Commissioner of Education pursuant to paragraph I.B. of this policy any information that the

district has concerning a finding of abuse or neglect or sexual misconduct by a subject of any such inquiry.

K. For the purposes of this policy:

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

A. <u>Reference Checking Procedures</u>

- <u>2.</u> "Abuse or neglect" means abuse or neglect as described in Conn. Gen. Stat. § 46b-120, and includes any violation of Conn. Gen. Stat. §§ 53a-70 (sexual assault in the first degree), 53a-70a (aggravated sexual assault in the first degree), 53a-71 (sexual assault in the second degree), 53a-72a (sexual assault in the third degree), 53a-72b (sexual assault in the third degree with a firearm), or 53a-73a (sexual assault in the fourth degree).
- L. Prior to hiring any person offering employment to an applicant, the district shall make a documented good faith effort to contact previous employers of the applicant cach current and any former employer of the applicant that was a local or regional board of education, governing council of a state or local charter school or interdistrict magnet school operator or if such employment otherwise caused the applicant to have contact with children in order to obtain information and recommendations that may be relevant to the applicant's fitness for employment. Such effort, however, shall not be construed to require more than three telephonic requests made on three separate days.
- M. The district shall not offer employment to any applicant who had any previous employment contract terminated by a board of education, governing council of a state or local charter school or interdistrict magnet school operator, or who resigned from such employment, if the person has been convicted of a violation of Conn. Gen. Stat. § 17a-101a, when an allegation of abuse or neglect or sexual assault has been substantiated.

BII. DCF Registry Checks

Prior to hiring any person for a position requiring a certificate, authorization or permit issued by the State Board of Education with the district, the district shall require such applicant to submit to a records check of information maintained on the Registry concerning the applicant.

Prior to hiring any person for any position, including one that does not require a certificate, authorization or permit issued by the State Board of Education, the district shall also require such applicant to submit to a records check of information maintained on the Registry concerning the applicant.

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

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

- -1)<u>A.</u> No later than ten (10) calendar days after the Superintendent or his/her designee has notified a job applicant of a decision to offer employment to the applicant, or as soon thereafter as practicable, the Superintendent or designee will either obtain the information from the Registry or, if the applicant's consent is required to access the information, will supply the applicant with the release form utilized by DCF, or its out of state equivalent when available, for obtaining information from the Registry.
- <u>-2)B.</u> If consent is required to access the Registry, no later than ten (10) calendar days after the Superintendent or his/her designee has provided the successful job applicant with the form, the applicant must submit the signed form to DCF or its out of state equivalent, with a copy to the Superintendent or his/her designee. Failure of the applicant to submit the signed form to DCF or its out of state equivalent within such ten-day period, without good cause, will be grounds for the withdrawal of the offer of employment.
- $\frac{-3)C}{2}$ Upon receipt of Registry or out <u>_of</u> <u>_state</u> registry information indicating previously undisclosed information concerning abuse or neglect investigations concerning the successful job applicant/employee, the Superintendent or his/her designee will notify the affected applicant/employee in writing of the results of the Registry check and will provide an opportunity for the affected applicant/employee to respond to the results of the Registry check.
- -4)<u>D.</u> If notification is received by the Superintendent or designee that that the applicant is listed as a perpetrator of abuse or neglect on the Registry, the Superintendent or designee shall provide the applicant with an opportunity to be heard regarding the results of the Registry check. If warranted by the results of the Registry check and any additional information provided by the applicant, the Superintendent or designee shall revoke the offer of employment and/or terminate the applicant's employment if he or she has already commenced working for the district.

CIII. Criminal Records Check Procedure

- <u>A.</u> Each person hired by the district shall be required to submit to state and national criminal record checks within thirty (30) days from the date of employment. Each worker placed within a school under a public assistance employment program, or employed by a provider of supplemental services pursuant to the No Child Left Behind Act, or in a nonpaid, noncertified position completing preparation requirements for the issuance of an educator certificate, who performs a service involving direct student contact shall also be required to submit to state and national criminal record checks within thirty (30) days from the date such worker begins to perform such service. Record checks will be processed according to the following procedure:*
 - -1)1. No later than ten<u>five</u> (105) calendar days after the Superintendent or his/her designee has notified a job applicant of a decision to hire the applicant, or as soon thereafter as practicable, the Superintendent or his/her designee will supplyprovide the applicant with a packet containing all documents and materials necessary for the applicant to be fingerprinted by the ______ [insert name of applicable law enforcement agency]. This packet shall also contain all documents and materials necessary for the police department to submit the completed fingerprints to the State

Police Bureau of Identification for the processing of state and national criminal record checks. <u>The Superintendent or his/her designee will also provide each applicant with the</u> following notifications before the applicant obtains his/her fingerprints: (1) Agency <u>Privacy Requirements for Noncriminal Justice Applicants; (2) Noncriminal Justice</u> <u>Applicant's Privacy Rights; (3) and the Federal Bureau of Investigation, United States</u> <u>Department of Justice Privacy Act Statement.</u>

- -2)2. No later than ten (10) calendar days after the Superintendent or his/her designee has provided the successful job applicant with the fingerprinting packet, the applicant must arrange to be fingerprinted by the ______ [insert name of applicable law enforcement agency]. Failure of the applicant to have his/her fingerprints taken within such ten-day period, without good cause, will be grounds for the withdrawal of the offer of employment.
- -3)3. Any person for whom criminal records checks are required to be performed pursuant to this policy must pay all fees and costs associated with the fingerprinting process and/or the submission or processing of the requests for criminal record checks.
- -4)<u>4.</u> Upon receipt of a criminal record check indicating a previously undisclosed conviction, the Superintendent or his/her designee will notify the affected applicant/employee in writing of the results of the record check and will provide an opportunity for the affected applicant/employee to respond to the results of the criminal record check. The affected applicant/employee may notify the Superintendent or his/her designee in writing within five (5) calendar days that the affected/employee will challenge his/her criminal history record check. Upon written notification to the Superintendent or his/her designee of such a challenge, the affected applicant/employee shall have ten (10) calendar days to provide the Superintendent or his/her designee may grant an extension to the preceding ten-day period during which the affected applicant/employee may provide such documentation for good cause shown.
- -5)5. Decisions regarding the effect of a conviction upon an applicant/employee, whether disclosed or undisclosed by the applicant/employee, will be made on a case-by-case basis. Notwithstanding the foregoing, the falsification or omission of any information on a job application or in a job interview, including but not limited to information concerning criminal convictions or pending criminal charges, shall be grounds for disqualification from consideration for employment or discharge from employment.
- 6. Notwithstanding anything in Paragraph E of Section III of this Policy, above, no decision to deny employment or withdraw an offer of employment on the basis of an applicant/employee's criminal history record shall be made without affording the applicant/employee the opportunities set forth in Paragraph D of Section III of this Policy, above.

B. Criminal Records Check for Substitute Teachers:

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

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

ĐIV. Sex Offender Registry Checks

School district personnel shall cross-reference the Connecticut Department of Public Safety's sexual offender registry prior to hiring any new employee. Registration as a sexual offender constitutes grounds for denial of employment opportunities.

\underline{EV} . <u>Credit Checks</u>

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

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

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

FVI. Notice of Conviction

If, at any time, the Board of Education receives notice of a conviction of a crime by (1) a person holding a certificate, authorization or permit issued by the State Board of Education, or (2) a person employed by a provider of supplemental services, the Board shall send such notice to the State Board of Education.

GVII. School Nurses

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

H. <u>Substitute Teachers</u>

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

1) If the state and national criminal history record checks for a substitute teacher have been completed within <u>one year prior to the date</u> the district hired the substitute teacher, and if the substitute teacher arranged for such prior criminal history record checks to be forwarded to the Superintendent, then the substitute teacher will not be required to submit to another criminal history record check at the time of such hire.

2) If a substitute teacher submitted to state and national criminal history record checks upon being hired by the district, then the substitute teacher will not be required to submit to another criminal history record check so long as the substitute teacher is <u>continuously employed</u> by the district, that is, employed for at least one day of each school year, by the district.

IVIII. Personal Online Accounts

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

- 1)A. During the course of an employment check, the Board may not:
 - (a)<u>1.</u> request or require that an applicant provide the Board with a user name and password, password or any other authentication means for accessing a personal online account;
 - (b) <u>2</u>. request or require that an applicant authenticate or access a personal online account in the presence of the Board; or
 - (c) $\underline{3}$. require that an applicant invite a supervisor employed by the Board or accept an invitation from a supervisor employed by the Board to join a group affiliated with any personal online account of the applicant.
- 2)<u>B.</u> The Board may request or require that an applicant provide the Board with a user name and password, password or any other authentication means for accessing:

- (a)<u>1.</u> any account or service provided by Board or by virtue of the applicant's employment relationship with the Board or that the applicant uses for the Board's business purposes, or
- (b)2. any electronic communications device supplied or paid for, in whole or in part, by the Board.
- 3) <u>C</u> In accordance with applicable law, the Board maintains the right to require an applicant to allow the Board to access his or her personal online account, without disclosing the user name and password, password or other authentication means for accessing such personal online account, for the purpose of:
 - (a) <u>1</u> conducting an investigation for the purpose of ensuring compliance with applicable state or federal laws, regulatory requirements or prohibitions against work-related employee misconduct based on the receipt of specific information about activity on an applicant's personal online account; or
 - (b)2. conducting an investigation based on the receipt of specific information about an applicant's unauthorized transfer of the Board's proprietary information, confidential information or financial data to or from a personal online account operated by an applicant or other source.

JIX. Policy Inapplicable to Operators of School Transportation Vehicles and Students Employed by the School District

- $\frac{-2}{\underline{A}}$. This policy shall also not apply to a student employed by the local or regional school district in which the student attends school.
- KX. Falsification of Records.

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

[* Note: This is a sample policy designed to provide compliance with the provisions of Connecticut General Statutes <u>§§§</u> 10-221d and 10-222c. Individual boards of education may wish to treat certain aspects of this policy differently. For example, a board of education may wish to do the required fingerprinting onsite, using board personnel. Also, a board of education may request a regional educational service center to arrange the taking and forwarding of the fingerprints, with the direction to provide the board of education with the results of the criminal history records checks.]

§ 10-221d (d)(3) emphasizes that a board of education has discretion to require any person that the board employs as a teacher for a non-credit adult class or adult education activity who is not obliged to hold a teaching certificate pursuant to Connecticut General Statutes § 10-145b for his her position, to submit to state and national criminal history records check.]

> Public Act 15-6, "An Act Concerning Employee Online Privacy"<u>16-67, "An Act</u> <u>Concerning the Disclosure of Certain Education Personnel Records, Criminal</u> <u>Penalties for Threatening in Education Settings and the Exclusion of a Minor's Name</u> <u>from Summary Process Complaints."</u>

No Child Left Behind Act of 2001, Public Law 107-110

Fair Credit Reporting Act, 15 U.S.C. § 1681 et seq.

ADOPTED:_____ REVISED:____

6/24/2016

Agency Privacy Requirements for Noncriminal Justice Applicants

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

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

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

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

If you need additional information or assistance, contact:

Connecticut Records:	Out-of-State Records:
Department of Emergency Services and Public Protection	Agency of Record
State Police Bureau of Identification (SPBI)	OR
1111 Country Club Road	FBI CJIS Division-Summary Request
Mildletown, CT 06457	1000 Custer Hollow Road
\$60-685-8480	Clarksburg, West Virginia 26306

¹ Written notification includes electronic notification, but excludes or al notification.

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

Noncriminal Justice Applicant's Privacy Rights

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

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

Connecticut Records:	Out-of-Stitle Records:
Department of Emergency Services and Public Protection	Agency of Record
State Bolice Bureau tot dentification (SPBI)	OR
IIII Country Chib Road	TEBLETIS Division-Summary Request
Middletown, CTUD6457	1000 Custer Hollow Road
860-505-9280	Clarksburg, West Virginia 26306

³ Written notification includes electronic notification, but excludes oral notification.
⁴ See 28 CFR 50.12(b).

⁵ See 5 U.S.C. 552a(b): 28 U.S.C. 534(b): 42 U.S.C. 14616, Article IV(c): 28 CFR 20.21(c), 20.33(d) and 206.2(d). 238834v12-238834v13 © 2016 Shipman & Goodwin LLP. All rights reserved.

<u>Federal Bureau of Investigation</u> <u>United States Department of Justice</u> <u>Privacy Act Statement</u>

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

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

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

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

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

9/28/15

The Windsor Board of Education prohibits smoking, including smoking using an electronic nicotine delivery system (e.g. e-cigarettes) or vapor product, on the real property of any school or administrative office building or at any schoolsponsored activity. Real property means the land and all temporary and permanent structures comprising the district's elementary and secondary schools, and administrative office building and includes, but is not limited to, classrooms, hallways, storage facilities, theatres, gymnasiums, fields and parking lots. For purposes of this policy, the term "electronic nicotine delivery system" shall mean an electronic device that may be used to simulate smoking in the delivery of nicotine or other substance to a person inhaling from the device and includes, but is not limited to, an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe or electronic hookah and any related device and any cartridge or other component of such device, and the term "vapor product" shall mean any product that employs a heating element, power source, electronic circuit or other electronic, chemical or mechanical means, regardless of shape or size, to produce a vapor that may or may not contain nicotine, that is inhaled by the user of such product. As defined by Conn. Gen. Stat. § 10-233a(h), a school-sponsored activity "means any activity sponsored, recognized or authorized by a board of education and includes activities conducted on or off school property."]

Legal References:

Conn. Gen. Stat. § 53-344b Conn. Gen. Stat. § 19a-342a Conn. Gen. Stat. § 10-233a(h) Pro-Children Act of 2001, Pub. L. 107-110, 115 Stat. 1174, 20 U.S.C. § 7183

ADOPTED: ______ REVISED: _____

2

1

POSSESSION OF DEADLY WEAPONS OR FIREARMS

I. Definitions:

- A. **Deadly Weapon** means "any weapon, whether loaded or unloaded, from which a shot may be discharged, or a switchblade knife, gravity knife, billy, blackjack, bludgeon, or metal knuckles." Conn. Gen. Stat. § 53a-3 (6).
- B. **Firearm** means "any sawed-off shotgun, machine gun, rifle, shotgun, pistol, revolver, or other weapon, whether loaded or unloaded, from which a shot may be discharged." Conn. Gen. Stat. § 53a-3 (19).
- C. Peace Officer means "a member of the Division of State Police within the Department of Emergency Services and Public Protection or an organized local police department, a chief inspector or inspector in the Division of Criminal Justice, a state marshal while exercising authority granted under any provision of the general statutes, a judicial marshal in the performance of the duties of a judicial marshal, a conservation officer or special conservation officer, as defined in section 26-5, a constable who performs criminal law enforcement duties, a special policeman appointed under section 29-18, 29-18a or 29-19, an adult probation officer, an official of the Department of Correction authorized by the Commissioner of Correction to make arrests in a correctional institution or facility, any investigator in the investigations unit of the office of the State Treasurer, any special agent of the federal government authorized to enforce the provisions of Title 21 of the United States Code, or a member of a law enforcement unit of the Mashantucket Pequot Tribe or the Mohegan Tribe of Indians of Connecticut created and governed by a memorandum of agreement under section 2-of public act 13-170 47-65c who is certified as a police officer by the Police Officer Standards and Training Council pursuant to sections 7-294a to 7-294e, inclusive." Conn. Gen. Stat. § 53a-3 (9).
- D. **Real Property** means the land and all temporary and permanent structures comprising the district's elementary and secondary schools, and administrative office buildings. Real property includes, but is not limited to, the following: classrooms, hallways, storage facilities, theatres, gymnasiums, fields and parking lots.
- E. School-Sponsored Activity "means any activity sponsored, recognized or authorized by a board of education and includes activities conducted on or off school property." Conn. Gen. Stat. § 10-233a(h).
- II. Prohibition of Deadly Weapons and Firearms

In accordance with Conn. Gen. Stat. § 29-28(e) and § 53a-217b, the possession and/or use of a deadly weapon or firearm on the real property of any school or administrative office building in this district, or at a school-sponsored activity, is prohibited, even if the person possessing the deadly weapon or firearm has a permit for such item.

III. Peace Officer Exception

A peace officer engaged in the performance of his or her official duties who is in lawful possession of a deadly weapon or firearm may bring such item on the real property of any school or administrative office building in this district, or to a school-sponsored activity.

IV. Other Exceptions

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Persons in lawful possession of a deadly weapon or firearm may possess such item on the real property of any school or administrative office building in this district, or to a school-sponsored activity if:

- A. The person brings the deadly weapon or firearm on the real property of any school or administrative office building or to a school-sponsored activity for use in a program approved by school officials. In such case, the person must give school officials notice of his/her intention to bring such item, and the person must receive prior written permission from school officials.
- B. The person possesses the deadly weapon or firearm on the real property of any school or administrative office building or at a school-sponsored activity pursuant to a written agreement with school officials or a written agreement between such person's employer and school officials.

V. Consequences

- A. Unless subject to one of the exceptions listed above, any person who possesses a deadly weapon or firearm on the real property of an elementary or secondary school in this district, or administrative office building, or at a school-sponsored activity, whether or not the person is lawfully permitted to carry such deadly weapon or firearm, will be reported to the local police authorities once school officials become aware of its possession.
- B. A student who possesses and/or uses any deadly weapon or firearm on school property in violation of this policy shall be disciplined in accordance with Board of Education Student Discipline Policy.
- C. The Board of Education reserves the right to forbid anyone caught possessing a deadly weapon or firearm on the real property of its school buildings or administrative office buildings, or at a school-sponsored activity, from using any and all school facilities.

Legal References:

Connecticut General Statutes §10-233a, **§10-244a**, § 29-28(e), §53a-3, §53a-217b and Public Act 13-188.

ADOPTED <u>7/13/05</u> REVISED <u>1/14/14</u> REVISED Windsor Public Schools Windsor, CT 06095

Personnel

NON-DISCRIMINATION (PERSONNEL)

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

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

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

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

The following person has been designated to handle inquiries regarding the Board's non-discrimination polices:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 233

The Board's Title IX Coordinator is:

Terrell Hill, Assistant Superintendent for Human Resources Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 233

The Board's Section 504/ADA Coordinator is:

Steven Carvalho, Director of Pupil and Special Education Services Windsor Public Schools 601 Matianuck Avenue Windsor, CT 06095 860-687-2000 x 238

Legal References:

Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d et seq. Title VII of the Civil Rights Act of 1964, 42 U.S.C. § 2000e et seq. Title IX of the Education Amendments of 1972, 20 USCS § 1681, et seq. Age Discrimination in Employment Act, 29 U.S.C. § 621 Americans with Disabilities Act, 42 U.S.C. § 12101 Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794 Title II of the Genetic Information Nondiscrimination Act of 2008, Pub.L.110 233, 42 USC 2000ff; 34 CFR 1635 Connecticut General Statutes § 10-153. Discrimination on basis of marital status Connecticut Fair Employment Practices Act, Connecticut General Statutes § 46a-60 Connecticut General Statutes § 46a-81a Discrimination on basis of sexual orientation: Definitions Connecticut General Statutes § 46a-81c Sexual orientation discrimination: Employment. Public Act 11-55, An Act Concerning Discrimination.

ADOPTED: July 9, 2009 REVISED: June 18, 2013 REVISED:

Students

POLICY REGARDING AUTOMATIC EXTERNAL DEFIBRILLATORS

In order to assist individuals who may experience sudden cardiac arrest or a similar lifethreatening emergency during the school's normal operational hours, during school-sponsored athletic practices and athletic events taking place on school grounds, and during school sponsored events not occurring during the normal operational hours of the school, the Windsor Board of Education maintains at each school under the Board's jurisdiction, automatic external defibrillators and school personnel trained in the operation of such automatic external defibrillators and the use of cardiopulmonary resuscitation. It is the policy of the Windsor Board of Education to support the use of these automatic external defibrillators and trained school personnel during medically appropriate circumstances.

Requirements concerning the use and maintenance of AEDs are set forth in the accompanying Administrative Regulations as may be supplemented by or amended by the Administration from time to time.

For purposes of this policy and the accompanying regulations, an AED is a device that:

- 1) is used to administer an electric shock through the chest wall to the heart;
- contains internal decision-making electronics, microcomputers or special software that allows it to interpret physiologic signals, make medical diagnosis and, if necessary, apply therapy;
- guides the user through the process of using the device by audible or visual prompts; and
- 4) does not require the user to employ any discretion or judgment in its use.

Legal References:

Connecticut General Statutes

§ 19a-175	Definitions
§ 52-557b	Good Samaritan Law
§ 10-212d	Availability of Automatic External Defibrillators in Schools

Regulations of Connecticut State Agencies

Department of Public Health § 19a-179-1 et seq.

ADOPTED: ______ REVISED: ______ 8/18/16

Instruction

SCHOOL SECURITY AND SAFETY

Each school operating under the jurisdiction of the <u>The</u> Windsor Board of Education will createdevelop and implement an all-hazards school<u>district</u> security and safety plan to bolster itswith a school-specific annex for each school within the district or a school security and safety plan for each school within the district to bolster their existing emergency preparedness, response capability and school safety and security measures and to best meet all-hazards threats. This plan

<u>Security and safety plans will be based on the school security and safety plan</u> <u>standards developed by the Connecticut Department of Emergency Services and Public</u> <u>Protection and</u> will adhere to the requirements of state law and will include procedures for managing various types of emergencies and crisis management procedures. Each individual school's plan.

<u>Security and safety plans</u> should be kept securely and will only be provided to the Board of Education, school staff and administration, <u>members of the school security and safety committees</u>, members of state and local law enforcement, first responders and, local municipal officials or other persons authorized by the Board of Education or the <u>Superintendent (e.g., consultants, contractors)</u>. Pursuant to Connecticut General Statutes § 1-210 (b)(19), the plan will not be available to the public.

Legal References:

State Law:

Public Act 13-3, An Act Concerning Gun Violence Prevention and Children's Safety, Sections 86, 87, 88

Conn. Gen. Stat. § 1-210 (b)(19)

Conn. Gen. Stat. § 10-222k

Conn. Gen. Stat. § 10-222m

Conn. Gen. Stat. § 10-222n

Conn. Gen. Stat. § 10-231

Conn. Gen. Stat. § 28-7

Conn. Gen. Stat. § 10-231

State Standards:

Connecticut Department of Emergency Services and Public Protection, School Security and Safety Plan Standards, December 30, 2013. Federal Guidance:

.

Federal Emergency Management Agency, Guide for Developing High-Quality School Emergency Operations Plans, June 2013

Policy adopted: 1/22/15

Windsor Public Schools Windsor, CT

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Students

P 5125

CONFIDENTIALITY AND ACCESS TO EDUCATION RECORDS

I. POLICY

The Board of Education ("Board") complies with the state and federal <u>laws and</u> regulations regarding confidentiality, access to and amendment of education records. The Board shall implement procedures that protect the privacy of parents and students while providing proper access to records. Availability of these procedures shall be made known annually to parents of students currently in attendance and eligible students currently in attendance.

II. DEFINITIONS

- A. <u>Access</u> is defined as the right to inspect or review a student's education records or any part thereof. Access may include the right to receive copies of records under limited circumstances.
- B. <u>Authorized representative</u> means any entity or individual designated by the Board, a State educational authority, or an agency headed by an official listed in 34 C.F.R. § 99.31(a)(3), to conduct -- with respect to Federal- or State-supported education programs-- any audit or evaluation, or any compliance or enforcement activity in connection with Federal legal requirements that relate to these programs.
- C. <u>Biometric record</u>, as used in the definition of personally identifiable information, means a record of one or more measurable biological or behavioral characteristics that can be used for automated recognition of an individual, such as fingerprints, retina and iris patterns, voiceprints, DNA sequence; facial characteristics and handwriting.
- D. <u>De-identified education records</u> means education records or information from education records from which all personally identifiable information has been removed, and for which the district has made a reasonable determination that a student's identity is not personally identifiable, whether through single or multiple releases, taking into account other reasonably available information.
- E. <u>Directory Information</u> includes information contained in an education record of a student that would not generally be considered harmful or an invasion of privacy if disclosed. It includes, but is not limited to, the parent's name, address and/or e-mail address, the student's name, address, telephone number, e-mail address, photographic, computer and/or video images, date and place of birth, major field(s) of study, grade level,

enrollment status (full-time; part-time), participation in school-sponsored activities or athletics, weight and height (if the student is a member of an athletic team), dates of attendance, degrees, honors and awards received, the most recent previous school(s) attended, and student identification numbers for the limited purposes of displaying a student identification card. The student identification number, however, will not be the only identifier used when obtaining access to educational education records or data. Directory information does not include a student's social security number, student identification number or other unique personal identifier used by the student for purposes of accessing or communicating in electronic systems unless the identifier cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a PIN or password.

- F. <u>Disciplinary action or proceeding</u> means the investigation, adjudication or imposition of sanctions by an educational agency or institution with respect to an infraction or violation of internal rules of conduct applicable to students.
- G. <u>Disclosure</u> means to permit access to or to release, transfer, or other communication of personally identifiable information as contained in education records by any means, including oral, written or electronic means, to any party except the party identified as the party that provided or created the record.

H. Education Records

- 1. <u>Education records</u> means any information directly related to a student that is recorded in any manner (e.g., handwriting, print, computer media, video or audio tape, film, microfilm, and microfiche) and that is maintained by the school system or persons acting for the school system.
- 2. Education records do not include:
 - a) private, personal, or working notes in the sole possession of the maker thereof, and which are not accessible or revealed to any other individual except a "substitute";
 - b) records maintained by a law enforcement unit of the school district that were created by that unit for the purpose of law enforcement;
 - c) employment records used only in relation to the student's employment by the school district that are 1) made and maintained in the normal course of business, 2) relate

exclusively the student's capacity as an employee, and 3) are not made available for any other purpose;

- records on an eligible student (i.e. over 18 or attending a d) postsecondary educational institution) that are considered "treatment records" as they meet the following criteria: 1) the records are maintained by a physician, psychiatrist, psychologist, or other recognized professional or paraprofessional acting in his or her professional capacity or assisting in a paraprofessional capacity, 2) the records are made in connection with the treatment of the student and 3) the records are disclosed only to individuals providing such treatment (treatment does not include remedial educational activities or activities that are part of the program or instruction of the school district); however, the school district must, upon request, permit an eligible student to have a physician or other appropriate professional of the student's choice review his/her treatment records;
- e) records created or received by the school district after an individual is no longer a student in attendance and that are not directly related to the individual's attendance as a student; and
- f) grades on peer-graded papers before they are collected and recorded by a teacher.
- I. <u>Eligible Student</u> is a student or former student who has reached 18 years of age or is attending an institution of post-secondary education or is an emancipated minor.
- J. <u>Law Enforcement Unit</u> is an individual, office, department, division, or other component of an educational agency or institution, that is officially authorized or designated by that agency or institution to 1) enforce laws or refer matters of law enforcement to appropriate authorities or 2) maintain the physical security and safety of the agency or institution.
- K. <u>Legitimate Educational Interest</u> means the need for a school official to review an education record in order to fulfill his or her professional responsibilities.
- L. <u>Parent</u> is defined as a parent or parents of a student, including a natural parent, a guardian, or surrogate parent, or an individual acting as a parent in the absence of a parent or guardian. The rights of a parent shall transfer to an eligible student; however, a parent of a student who claims that

student as a dependent under Section 152 of the Internal Revenue Code of 1986 is entitled to access to the student's education records without the eligible student's consent.

- M. <u>Personally Identifiable Information</u> includes, but is not limited to, the student's name; the name of the student's parent or other family members; the address of the student or his/her family; a personal identifier, such as the student's social security number, student number or biometric record; other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name; other information that, alone or in combination, is linked or linkable to a specific student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty; or information requested by a person who the school district reasonably believes knows the identity of the student to whom the education record relates.
- N. <u>School Official</u> is a person employed by the District as an administrator, supervisor, instructor or support staff member (including health or medical staff and law enforcement unit personnel); a person serving on the Board of Education; a person or company with whom the District has contracted to perform a special task (such as an attorney, auditor, consultant, therapist, or school resource officer); or a parent or student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his or her tasks.
- O. <u>Signed and Dated Written Consent</u> to disclose personally identifiable student information from a student's education records must specify the records to be disclosed, the purpose of disclosure and the party to whom such records should be provided. Consent may include a record and signature in electronic form provided that the consent identifies and authenticates a particular person as the source of electronic consent.

III. ANNUAL NOTIFICATION OF RIGHTS / RELEASE OF DIRECTORY INFORMATION

A. On an annual basis, the school district will notify parents and/or eligible students currently in attendance of their rights regarding a student's education records. This notice will be published in all student handbooks in the District and will also be published in the school district's guide to Special Education Services and will be published in any other manner "reasonably likely" to inform such parents and eligible students of their rights. The school district will take steps to ensure that parents or eligible students whose primary or home language is not English or who are disabled will also be notified of their rights regarding a student's education records.

- B. On an annual basis, the school district will also notify parents and/or eligible students currently in attendance of any categories of information designated as <u>directory information</u>. This notice will provide such individuals with an opportunity to object to such disclosure. An objection to the disclosure of directory information shall be good for only one school year. Parents and/or eligible students may not use the right to opt out of directory information disclosures to prohibit the school district from requiring students to wear or display a student identification card.
- C. In the annual notification, the school district will also provide notice to parents and/or eligible students that the district is legally obligated to provide military recruiters or institutions of higher education, upon request, with the names, addresses and telephone numbers of secondary school students, unless the secondary student or the parent of the student objects to such disclosure in writing. Such objection must be in writing and shall be effective for one school year.

IV. CONFIDENTIALITY OF EDUCATION RECORDS

- A. All school officials are directed to maintain the confidentiality of personally identifiable information contained in a student's education records. Each person who has access to education records is responsible for ensuring personally identifiable information is protected from disclosure at collection, storage, disclosure, and destruction stages. Disclosure of information is permitted only in accordance with Board policy and administrative regulations and in a manner consistent with state and federal law.
- B. Education records are not public records and any disclosure other than to persons authorized to receive the records without prior consent of a parent or an eligible student violates the law and Board policy, except as provided in federal and state statutes.
- C. The school district shall use reasonable methods, including administrative policies and procedures, as well as physical and technological access controls, to ensure that school officials obtain access to only those education records in which they have a legitimate educational interest.
- D. The district shall use reasonable methods to identify and authenticate the identity of parents, students, school officials and other parties to whom the district discloses personally identifiable information from education records.
- E. The district shall require contractors and other outside agencies with access to education records to certify their compliance with the

confidentiality requirements of this policy, as well as applicable state and federal law.

V.ACCESS TO EDUCATION RECORDS

- A. Parents and/or an eligible student have the right to inspect and review all education records of the student unless such rights have been waived under Section XI, below. Parents' rights of inspection and review are restricted to information dealing with their own child. In the case of an eligible student, the right to inspect and review is restricted to information concerning the student. All requests for access to education records must be in writing.
- B. When submitting a written request to inspect or review education records, the request must identify the record or records being sought. The school district will notify the parent or eligible student of the date, time, and location where the records may be inspected and reviewed.
- C. The parents or eligible students may designate in writing a representative to inspect and review the records. Consent for disclosure of education records to a designated representative must be signed and dated by the parent or eligible student.
- D. A school professional shall be present at all such inspections and reviews and shall respond to reasonable requests for explanations and interpretations of the records.
- E. For the records of <u>regular education students</u>, the Board will make education records available for inspection and review by parents or eligible students within a reasonable period of time, but in any event, no more than forty-five (45) calendar days from the receipt of a written request.
- F. For students requiring special education, the Board will comply with a request to inspect and review a student's education records within ten (1)) days of the request; or within three (3) days of the request if the request is in order to prepare for a meeting regarding an IEP meeting (planning and placement team meeting) or any due process proceeding. review and inspect the child's education records without unnecessary delay and before any meeting regarding an IEP or any due process hearing or resolution session held in accordance with the IDEA; otherwise, the Board will comply with such request not later than ten (10) school days of such request.
- G. Parents of students eligible to receive special education and related services (or the eligible student) have the right to receive <u>one free copy</u> of their child's (his/her) education records. The request for the free copy

must be in writing and the Board will comply with the written request within five (5) ten (10) school days of the request. Notwithstanding the fact that a test instrument or portion of a test instrument may meet the criteria of an "education record" under the Family Educational Rights and Privacy Act, 20 USC 1232g, any test instrument or portion of a test instrument for which the test manufacturer asserts a proprietary or copyright interest in the instrument shall not be copied. The parent or eligible student retains the right to review and inspect such information and the board of education shall respond to reasonable requests from the parent or eligible student for explanations and interpretations of the student's education record, which may include reviewing copyrighted testing instruments.

- H. Aside from a parent or eligible student, staff members, school employees and other school officials may access a student's educational education records only if they have been determined by the school system to have a legitimate educational interest in accessing the information contained in such records. Disclosures to any other parties, may only be made in accordance with the exemptions and provisions set forth in Section VII, below.
- I. Pursuant to the procedures set forth in Section VI, below, the district maintains a record of all parties that have requested access to education records, including access to education records found in computer memory banks.
- J. <u>Non-custodial Parents</u>:

A parent does not lose his or her right to access to education records upon divorce. Non-custodial parents retain their rights to review their child's education records unless the school district has been provided with evidence that there is a court order, state statute, or legally binding document relating to such matters as divorce, separation, or custody that specifically revokes the non-custodial parent's rights. School notices shall be mailed to the non-custodial parent/guardian requesting the notices at the same time that they are provided to the custodial parent/guardian. Any requests by the non-custodial parent/guardian to receive school notices shall be effective for as long as the child remains in the school the student is attending at the time of the request.

- K. Copies of Education Records/Fees:
 - 1) The school district cannot charge a fee to search for or to retrieve the education records of a student. As noted above, if a student has been identified as requiring special education and related services, the parents' (or eligible student's) right to inspect and review the

child's records shall include the right to receive one free copy of those records. The request for the free copy shall be made in writing. The board of education shall comply with such request as stated above. A charge will be levied for additional copies; in no case will the charge exceed [50¢] per page.

- 2) In addition to the provision above regarding special education students, if circumstances effectively prevent the parent or eligible student from exercising the right to inspect and review the student's education records, the district shall:
 - a. provide the parent or eligible student with a copy of the records requested, or
 - b. make other arrangements for the parent or eligible student to inspect and review the requested records.
- 3) The Board reserves the right to charge for copies of a student's education records. Such charge will not exceed $50 \notin$ per page.

VI. RECORD KEEPING REQUIREMENTS/DOCUMENTATION OF ACCESS TO EDUCATION RECORDS

- A. The school district will appoint an individual to be responsible for the care and upkeep of all education records. Education records are kept by categories, each of which encompasses a specific type of data collected during a student's educational career. These categories also determine how long the school district must maintain the records. The school district will provide to parents, on request, a list of the categories and locations of education records collected, maintained, or used by the school district.
- B. Except as provided below, a record (log) will be kept documenting each request for, and disclosure of, personally identifiable information from the education records of each student, including information found in computer memory banks. The record log shall contain:
 - 1) the name of any individual, agency, or organization that requested or obtained access to the student's records;
 - 2) the date of the request for access;
 - 3) whether access was given;
 - 4) the purpose for which the party was granted access to the records;
 - 5) the names of additional parties to whom the receiving party may disclose the information on behalf of the school district; and
 - 6) the legitimate educational interest in obtaining the information.

- C. The record (log) requirement does <u>not</u> apply to requests from, or disclosure to:
 - 1) a parent or eligible student;
 - 2) a party seeking directory information;
 - 3) a party who has a signed and dated written consent from the parent and/or eligible student;
 - 4) school officials from the school district in which the student is currently enrolled who have a legitimate educational interest in the information contained in the student's record; or
 - 5) persons seeking or receiving the information as directed by a Federal grand jury, other law enforcement subpoena, or ex parte order of the Attorney General of the United States (provided that the information requested is not to be redisclosed).
- D. The record (log) is a permanent part of the student's education records and must be available to the parent or eligible student upon request.
- E. If the district makes a release of education records without consent in <u>a</u> <u>health and safety emergency</u>, the district must record:
 - 1) the articulable and significant threat to the health and safety of a student or other individuals that formed the basis for disclosure; and
 - 2) the parties to whom the district disclosed the information.

VII. THE RELEASE OF RECORDS OR PERSONALLY IDENTIFIABLE INFORMATION

- A. The school system or its designated agent(s) may not permit release of education records or any information from such records which contains personally identifiable student information to any outside individual, agency, or organization without the signed and dated written consent of the parents or eligible student, except as indicated in Section VII.C below. Personally identifiable information contained in the education record, other than directory information, will not be furnished in any form (i.e., written, taped, person-toperson, statement over the telephone, on computer disk, e-mailed, etc.) to any person other than those listed below, unless prior written consent has been obtained.
- B. To be effective, the written consent must be signed and dated and must specify the records that may be disclosed, state the purpose of the disclosure, and identify the party or class of parties to whom the disclosure may be made.

- C. Personally identifiable information may be released <u>without consent</u> of the parents, or the eligible student, only if the disclosure meets one of the criteria set forth below:
 - 1. The disclosure is to other school officials within the district, including teachers, who have been determined by the school district to have legitimate educational interests in the education records.
 - 2. The disclosure is to a contractor, consultant, volunteer, or other party to whom an agency or institution has outsourced institutional services or functions, provided that the outside party (a) performs an institutional service or function for which the district would otherwise use employees, (b) is under the direct control of the district with respect to the use and maintenance of education records, and is subject to the requirements of FERPA with respect to the use and redisclosure of personally identifiable information from education records. The Board shall comply with Subsection I of this policy prior to the provision of student records, student information or student-generated content to a consultant or operator, as those terms are defined in Subsection I.
 - 3. <u>Transfer Students</u>:
 - a) The disclosure is to officials of another school, including other public schools, charter schools, and post-secondary institutions, in which the student seeks or intends to enroll, or where the student is already enrolled so long as the disclosure is for purposes related to the student's enrollment or transfer. Disclosure of personally identifiable information will be made only upon condition that the student's parents be notified of the transfer, receive a copy of the record if desired, and have an opportunity for a hearing to challenge the content of the record pursuant to Section X.
 - b) When a student enrolls in a new public school district (including public charter school), the receiving school district must send written notice of such enrollment to the school the student previously attended not later than two (2) business days after the student enrolls. Not later than ten (10) days after receipt of such notice, the sending school shall transfer the student's records to the new school district.

- Upon notification by the Department of Children and c) Families of a decision to change the school placement for a student attending district schools who is placed in out-ofhome care by DCF pursuant to an order of temporary custody or an order of commitment, in accordance with section 46b-129 of the Connecticut General Statutes, the Board shall transmit to the receiving school, not later than one (1) business day after receipt of such notification from DCF, all essential educational education records for the student, including, but not limited to, the student's individualized education plan program ("IEP") and behavioral intervention plan, if any, and all documents necessary for the receiving school to determine appropriate class placement and to provide educational services. The Board shall transfer nonessential records to the receiving school in accordance with subsection b) above.
- The disclosure is to authorized representatives of the U.S. 4. Comptroller, the U.S. Attorney General, the U.S. Secretary of Education, or State or local educational authorities. Disclosures of this nature may be made only in connection with an audit or evaluation of Federal or State supported education programs, or for the enforcement of or compliance with the Federal legal requirements that related to these programs, so long as the district enters into a written agreement with the authorized representatives conducting the audit or evaluation, which agreement must comply with 34 C.F.R. 99.35(a)(3) and require that the authorized representative protects the confidentiality of personally identifiable student information consistent with FERPA requirements. Such entities may make further disclosure of personally identifiable information to outside entities that are designated by them as their authorized representatives to conduct any audit, evaluation, or enforcement or compliance activity on their behalf.
- 5. The disclosure is made in connection with a student's application for, or receipt of, financial aid, if such information is necessary to determine eligibility for, the amount of, or the conditions for financial aid, or to enforce the terms and conditions of financial aid.
- 6. The disclosure is to state and local officials or authorities within the juvenile justice system as long as the officials and authorities to whom the records are disclosed certify in writing to the school district that (a) the information is required by the court, (b) will not be disclosed to any other party without the prior, written consent of the parent of the student, except as provided under State law.

Disclosure shall be permitted for information relating to the student's school attendance, adjustment and behavior, as well as the student's individualized education program (IEP) IEP and related documents if the student receives special education services. If a student is placed on probation by the juvenile court, school officials may issue their own recommendation concerning the conditions of the student's probation.

- 7. The disclosure is to organizations conducting studies for, or on behalf of, educational agencies or institutions for the purpose of developing, validating, or administering predictive tests, administering student aid programs, or improving instruction, so long as (a) the study does not permit personal identification of parents or students by individuals other than representatives of the organization, (b) the information is destroyed after it is no longer needed for the purposes for which the study was conducted, and (c) the district enters into a written agreement with the organization conducting the study that ensures that the study protects the confidentiality of personally identifiable student information consistent with FERPA requirements.
- 8. The disclosure is to accrediting organizations in order to carry out their accrediting functions.
- 9. The disclosure is to parents of an eligible student who claim that student as a dependent student as defined in Section 152 of the Internal Revenue Code of 1986.
- The disclosure is to comply with a judicial order or lawfully issued 10. subpoena, provided that the educational agency makes a reasonable effort to notify the parent or the eligible student in advance of compliance, unless such disclosure is in compliance with (a) a federal grand jury subpoena and the court has ordered that the existence or the contents of the subpoena or the information furnished in response to the subpoena not be disclosed; or (b) any other subpoena issued for a law enforcement purpose and the court or other issuing agency has ordered that the existence or the contents of the subpoena or the information furnished in response to the subpoena not be disclosed; or (c) an ex parte order obtained by the United States Attorney General (or designee not lower than an Assistant Attorney General) concerning the investigation or prosecution of terrorism crimes specified in sections 2332b(g)(5)(B) and 2331 of title 18, U.S. Code.
- 11. If the school district initiates legal action against a parent or student, the school district may disclose to the court, without a

court order or subpoena, the education records of the student that are relevant for the school district to proceed with the legal action as plaintiff.

- 12. If a parent or eligible student initiates legal action against the school district, the school district may disclose to the court, without a court order or subpoena, the student's education records that are relevant for the school district to defend itself.
- The disclosure is to appropriate parties, including parents of an 13. eligible student, in connection with a health and safety emergency if knowledge of the information is necessary to protect the health or safety of the student or other individuals. In making a determination regarding the disclosure of education records without consent in a health and safety emergency, the district may take into account the totality of the circumstances pertaining to the threat to the health or safety of a student or other individuals. If the district reasonably determines that there is an articulable and significant threat to the health or safety of a student or other individuals, it may disclose information from education records to any person whose knowledge of the information is necessary to protect the health or safety of the student or other individuals, provided, however, that the district record such disclosure in accordance with Section VI. D, above.
- 14. The disclosure is to the parent of a student who is under 18 years of age or to the student.
- 15. The disclosure concerns sex offenders and other individuals required to register under Section 170101 of the Violent Crime Control and Law Enforcement Act of 1994, 42 U.S.C. 14071, and the information was provided to the district under 42 U.S.C. 14071 and applicable federal guidelines.
- 16. The disclosure is to the Secretary of Agriculture or an authorized representative from the Food and Nutrition Service, or contractors acting on its behalf, for the purposes of conducting program monitoring, evaluations, and performance measurements of state and local educational and other agencies and institutions receiving funding or providing benefits of one or more federal meal or nutrition programs in order to report aggregate results that do not identify any individual. Such disclosures may only be made if (1) the data collected will be protected to prevent the personal identification of students and their parents by other than the authorized representatives of the Secretary of Agriculture, and (2) any personally identifiable

data will be destroyed when they are no longer needed for program monitoring, evaluations, and performance measurements.

17. The disclosure is to an agency caseworker or other representative of the Department of Children and Families ("DCF") or other child welfare agency or tribal organization who has the right to access a student's case plan when the agency or organization is legally responsible for the care and protection of the student. The agency or organization may not disclose the education records or personally identifiable information contained in such, except to an individual or entity engaged in addressing the student's educational needs and authorized by the agency or organization to receive such disclosure. Any disclosures made by the agency or organization must comply with applicable confidentiality laws for student education records.

D. Directory Information

The school district will notify parents (of students currently enrolled within the district) or eligible students (currently enrolled in the district) annually of any categories of information designated as directory information. This notice will provide such individuals with an opportunity to object to such disclosure. An objection to the disclosure of directory information shall be good for only one school year.

- 1. School districts are legally obligated to provide military recruiters or institutions of higher education, upon request, with the names, addresses and telephone numbers of secondary school students, unless the secondary student or the parent of the student objects to such disclosure in writing. Such objection must be in writing and shall be effective for one school year.
- 2. In all other circumstances, information designated as directory information will not be released when requested by a third party unless the release of such information is determined by the administration to be in the educational interest of the school district and is consistent with the district's obligations under both state and federal law.
- 3. The school district may disclose directory information about students after they are no longer in enrollment in the school district. Notwithstanding the foregoing, the district will continue to honor any valid objection to the disclosure of directory information made

while a student was in attendance unless the student rescinds the objection.

- 4. An objection to the disclosure of directory information shall not prevent the school district from disclosing or requiring a student to disclose the student's name, identified or institutional email address in a class in which the student is enrolled. Parents and/or eligible students may not use the right to opt out of directory information disclosures to prohibit the school district from requiring students to wear or display a student identification card.
- 5. The school district will not use the student's social security number or other non-directory information alone or combined with other elements to identify or help identify the student or the student's records.

E. De-identified Records and Information

- 1. The school district may release education records or information from education records without the consent of a parent or eligible student after the removal of all personally identifiable information, provided that the district has made a reasonable determination that a student's identity is not personally identifiable, whether through single or multiple releases, taking into account other reasonably available information.
- 2. The school district may release de-identified education records including student level data from education records for the purpose of education research by attaching a code to each record that may allow the recipient to match information received from the same source, provided that:
 - a) the district does not disclose any information about how it generates and assigns a record code, or that would allow a recipient of the information to identify a student based on the record code;
 - b) the record code is used for no purpose other than identifying a de-identified record for the purposes of education research and cannot be used to ascertain personally identifiable information about a student; and
 - c) the record code is not based on a student's social security number or other personal information.

F. Disciplinary Records:

Nothing in this policy shall prevent the school district from:

- 1. Including in the education records of a student appropriate information concerning disciplinary action taken against the student for conduct that posed a significant risk to the safety or well-being of that student, other students, or other members of the school community.
- 2. Disclosing appropriate information concerning disciplinary action taken against a student for conduct that posed a significant risk to the safety or well-being of that student, other students, or other members of the school community, to teachers and school officials who have been determined to have legitimate educational interests in the behavior of the student.
- G. In accordance with state and federal law, the district will facilitate the transfer of records of suspension and expulsion of a student to officials of any private elementary or secondary school in which the student is subsequently enrolled or seeks, intends or is instructed to enroll.

H. Records of the Department of Children and Families ("DCF")

- Documents related to any Department of Children and Families 1. ("DCF")DCF child abuse and/or neglect investigations that are maintained by the Board are considered education records under the Family Educational Rights and Privacy Act ("FERPA"). As such, they are subject to the confidentiality and disclosure requirements set forth in this policy and in corresponding provisions of state and federal law. Such records, including records of allegations, investigations and reports made to DCF, should be kept in a confidential and central location, with restricted access and shall be disclosed only as authorized by law. In addition to meeting the requirements under FERPA, should the Board receive a request to disclose confidential DCF records to an outside third party, the Board shall redact the name or other personally identifiable information concerning the individual suspected of being responsible for the alleged abuse and/or neglect unless the requested records are being released to the individual named in the DCF records.
- 2. In addition, the district shall redact the name or any personally identifiable information related to the identity of any individual responsible for making a report of alleged child abuse and/or neglect before releasing or transferring any DCF records containing such reports.

- I. The Board shall enter into a written contract with a consultant or operator any time the Board shares or provides access to student information, student records, or student-generated content with such consultant or operator. This contracting requirement applies to any contract entered into, amended or renewed on or after October 1, 2016.
 - 1. The provisions of said contract shall comply with the requirements of Public Act 16-189.
 - 2. Not later than five (5) business days after executing a contract pursuant to this subsection, the Board shall provide electronic notice to any student and the parent or legal guardian of the student affected by the contract. Such notice and the contract shall be posted on the Board's Internet web site. The notice shall:
 - a. Explain that the contract has been executed and the date that such contract was executed;
 - b. Provide a brief description of the contract and the purpose of the contract; and
 - c. Explain what student information, student records or studentgenerated content may be collected as a result of the contract.
 - 3. For purposes of this subsection, upon receipt of notice of a breach of security that results in the unauthorized release, disclosure or acquisition of directory information, student information, student records or student-generated content, the Board shall electronically notify, not later than forty-eight (48) hours after receipt of such notice, the student and the parents or guardians of the student whose information is involved in such breach. The Board shall thereafter post notice of such breach on the Board's Internet web site. The Internet posting shall comply with the requirements of FERPA. All questions and concerns relative to breach of security shall be referred to *[Insert Name and Contact Information]*.
 - 4. For purposes of this subsection, the following definitions are applicable:
 - a. Consultant means a professional who provides noninstructional services, including but not limited to, administrative, planning, analysis, statistical or research services, to the Board pursuant to a contract with the Board.
 - b. Operator means any person who (a) operates an Internet web site, online service or mobile application with actual knowledge

that such Internet web site, online service or mobile application is used for school purposes and was designed and marketed for school purposes, to the extent it is engaged in the operation of such Internet web site, online service or mobile application, and (b) collects, maintains or uses student information.

- c. School Purposes means purposes that customarily take place at the direction of a teacher or the Board, or aid in the administration of school activities, including but not limited to instruction in the classroom, administrative activities and collaboration among students, school personnel or parents or legal guardians of students.
- d. Student means a person who is a resident of the state and (a) enrolled in a preschool program participating in the state-wide public school information system, pursuant to Conn. Gen. Stat. 10-10a; (b) enrolled in grades kindergarten to twelve, inclusive, in a school under the jurisdiction of the Board; (c) receiving special education and related services under an individualized education program; or (d) otherwise the responsibility of the Board.
- e. Student Information means personally identifiable information or material of a student in any media or format this is not publicly available and is any of the following:
 - 1) Created or provided by a student or the parent or legal guardian of a student, to the operator in the course of the student, parent or legal guardian using the operator's Internet web site, online service or mobile application for school purposes:
 - 2) Created or provided by an employee or agent of the Board to an operator for school purposes:
 - 3) Gathered by an operator through the operation of the operator's Internet web site, online service or mobile application and identifies a student, including but not limited to, information in the student's records or electronic mail account, first or last name, home address, telephone number, date of birth, electronic mail address, discipline records, test results, grades, evaluations, criminal records, medical records, health records, Social Security number, biometric information, disabilities, socioeconomic information, food purchases, political affiliations, religious affiliations, text messages,

documents, student identifiers, search activity, photographs, voice recordings, survey responses or behavioral assessments.

- f. Student Record means any information directly related to a student that is maintained by the Board or any information acquired from a student through the use of educational software assigned to the student by a teacher or employee of the Board, except student record does not include de-identified student information allowed under the contract to be used by the consultant or operator to:
 - 1) Improve educational products for adaptive learning purposes and customize student learning;
 - 2) Demonstrate the effectiveness of the contractor's products in the marketing of such products; and
 - 3) Develop and improve the consultant's or operator's products and services.

VIII. REDISCLOSURE OF EDUCATION RECORDS

- A. The school district may disclose personally identifiable information from an education record only on the conditions that:
 - 1. the party to whom the information is disclosed will not subsequently redisclose the information to any other party without the proper consent of the parent or eligible student, and
 - 2. the officers, employees, and agents of a party that receives such information may only use the information for the purposes for which disclosure was made.
- B. Notwithstanding the provisions of Section A. above, the school district may disclose personally identifiable information from an education record with the understanding that the information may be redisclosed by the recipient of the information as long as prior written consent for disclosure is not required, for one of the reasons listed in Article VII, Section C. above, and at least one of the following conditions is met.
 - 1. The record of the original disclosure includes the names of the parties to whom redisclosure is being made and the legitimate interests each such party has in requesting or obtaining the information.

- 2. In the case of disclosures made pursuant to a court order or lawfully issued subpoena, the district has made a reasonable effort to notify the parent or eligible student in advance of compliance with the subpoena (except if such subpoena meets the criteria set forth above in Article VII, Section C. (10)).
- 3. Disclosure is made to a parent, an eligible student, or the parent of an eligible student.
- 4. The information is considered directory information.
- C. In the event that the Family Policy Compliance Office determines that a third party outside of the school district has improperly redisclosed personally identifiable information from education records in violation of FERPA, the school district may not allow that third party access to personally identifiable information from education records for at least five (5) years.

IX. AMENDMENT OF EDUCATION RECORDS

- A. If a parent or an eligible student believes that information in the student's education records is inaccurate, misleading or in violation of the student's right to privacy, he/she is entitled to:
 - 1. Request in writing that the school district amend the records;
 - 2. Receive within a reasonable period of time a decision from the school district with respect to its decision on the amendment(s) requested by the parent or eligible student.
- B. If the school district decides to amend the records, the school district shall promptly take such steps as may be necessary to put the decision into effect with respect to the requested amendments, and shall inform the parent or eligible student of the amendment.
- C. If the school district decides that an amendment of the records in accordance with the request is not warranted, it shall so inform the parent or eligible student and advise him/her of the right to a hearing pursuant to this policy.

X.HEARING RIGHTS AND PROCEDURES

- A. Rights
 - 1. Upon written request of a parent or eligible student to the Superintendent, an opportunity for a hearing shall be provided to challenge the content of a student's education records on the grounds that the information contained in the education records is inaccurate,

misleading, or otherwise in violation of the privacy rights of the student.

- 2. If, as a result of the hearing, the school district decides that information contained in the education records of a student is inaccurate, misleading, or otherwise in violation of the privacy rights of the student, the records shall be amended, and the parent or eligible student shall be informed in writing.
- 3. If, as a result of the hearing, the school district decides that information contained in the education records of a student is not inaccurate, misleading, or otherwise in violation of the privacy rights of the student, the parent or eligible student shall be informed of the right to place in the student's education records a statement commenting on the contested information or stating why he or she disagrees with the district's decision, or both.
 - a. Any statement placed in the records of the student shall be maintained by the school system as part of the records of the student as long as the record or contested portion is maintained by the school system.
 - b. If the contested portion of the education record is disclosed by the school system, the statement of disagreement by the parents and/or eligible student shall also be disclosed.

B. Procedures

- 1. The hearing shall be held within a reasonable time after the school system has received the request, unless the parent or eligible student requests a delay.
- 2. The parent or eligible student shall be given notice of the date, place, and time of the hearing, within a reasonable time in advance of the hearing.
- 3. The hearing will be conducted by a person or persons appointed by the Superintendent of Schools. This person(s) shall be knowledgeable of the policies relating to confidentiality and shall not have a direct interest in the outcome of the hearing.
- 4. The parent or eligible student and the school system shall have the right to be represented by person(s) of their choosing at their own expense, to cross-examine witnesses, to present evidence, and to receive a written decision of the hearing.

5. The decision reached through the hearing shall be made in writing within a reasonable period of time after the hearing. The decision will be based solely upon the evidence presented at the hearing and shall include a summary of the evidence and the reasons for the decision.

XI.WAIVER OF RIGHTS

- A. A student who is an applicant for admission to an institution of postsecondary education or is in attendance at an institution of post-secondary education, may waive his or her right to inspect and review confidential letters and confidential statements of recommendations with the following limitations:
 - 1. The student is notified, upon request, of the names of all individuals providing the letters or statements.
 - 2. The letters or statements are used only for the purpose for which they were originally intended.
 - 3. The waiver is not required by the agency district as a condition of admission to or receipt of any other service or benefit from the agency district.
 - 4. The waiver is in writing and executed by the student, regardless of age, rather than by the parent.
- B. A waiver may be revoked with respect to any actions occurring after the revocation.
- C. Revocation of a waiver must be in writing.

XII. SPECIAL CONFIDENTIALITY PROCEDURES FOR HIV-RELATED INFORMATION

- A. The following definitions shall apply to Section XII of this policy:
 - 1. Confidential HIV-Related Information

"Confidential HIV-related information" means any information pertaining to the protected individual or obtained pursuant to a release of confidential HIV-related information, concerning whether a person has been counseled regarding HIV infection, has been the subject of an HIV-related test, or has HIV infection, HIVrelated illness or AIDS, or information which identifies or reasonably could identify a person as having one or more of such conditions, including information pertaining to such individual's partners.

2. Health Care Provider

"Health Care Provider" means any physician, dentist, nurse, provider of services for the mentally ill or persons with mental retardation <u>intellectual disabilities</u>, or other person involved in providing medical, nursing, counseling, or other health care, substance abuse or mental health service, including such services associated with, or under contract to, a health maintenance organization or medical services plan.

3. Protected Individual

"Protected individual" means a person who has been counseled regarding HIV infection, is the subject of an HIV-related test or who has been diagnosed as having HIV infection, AIDS or HIVrelated illness.

4. Release of confidential HIV-related information

"Release of confidential HIV-related information" means a written authorization for disclosure of confidential HIV-related information which is signed by the protected individual, if an eligible student, or a person authorized to consent to health care for the individual and which is dated and specifies to whom disclosure is authorized, the purpose for such disclosure and the time period during which the release is to be effective. A general authorization for the release of medical or other information is not a release of confidential HIV-related information, unless such authorization specifically indicates its dual purpose as a general authorization and an authorization for the release of confidential HIV-related information.

5. School Medical Personnel

"School medical personnel" means an employee of the Board who is a school nurse or the school district medical adviser.

- B. Confidentiality of HIV-related Information
 - 1. All school staff must understand that no person who obtains confidential HIV-related information regarding a protected individual may disclose or be compelled to disclose such information. Each person who has access to confidential HIV-

related information is responsible for ensuring that confidential HIV-related information is protected from disclosure and/or redisclosure.

2. Confidential HIV-related information is not public information and any disclosure, other than to persons pursuant to a legally sufficient release or to persons authorized by law to receive such information without a legally sufficient release, violates the law and Board policy.

C.Accessibility of Confidential HIV-related Information

- 1. No school staff member who obtains confidential HIV-related information may disclose or be compelled to disclose such information, except to the following:
 - a. the protected individual, his/her legal guardian or a person authorized to consent to health care for such individual;
 - b. any person who secures a release of confidential HIVrelated information;
 - c. a federal, state or local health law officer when such disclosure is mandated or authorized by federal or state law;
 - d. a health care provider or health facility when knowledge of the HIV-related information is necessary to provide appropriate care or treatment to the protected individual or when confidential HIV-related information is already recorded in a medical chart or record and a health care provider has access to such record for the purpose of providing medical care to the protected individual;
 - e. a medical examiner to assist in determining cause of death; or
 - f. any person allowed access to such information by a court order.

D.Procedures

1. If a school staff member, other than school medical personnel, is given confidential HIV-related information regarding a protected individual who is also a student from the student's legal guardian or the student, the school staff member shall attempt to secure a release of confidential HIV-related information for the sole purpose of disclosing such information to school medical personnel.

- 2. If a school medical personnel member is given confidential HIVrelated information regarding a protected individual, who is also a student, by a student's legal guardian, or by the student, and the legal guardian or the student requests accommodations to the student's program for reasons related thereto, the school medical personnel member shall inform the legal guardian or the student, if an eligible student, that a release of confidential HIV-related information is necessary before such information may be disclosed to other educational personnel capable of assessing the need for and implementing appropriate accommodations to the student's program.
- 3. Any school staff member who obtains confidential HIV-related information from a source other than the protected individual or his/her legal guardian, shall keep such information confidential and shall not disclose such information.
- 4. No school staff member may disclose confidential HIV-related information to other school staff members without first obtaining a release of confidential HIV-related information.
- 5. Any record containing confidential HIV-related information shall be maintained in a separate file, and shall not be subject to the provisions of this policy regarding accessibility of general student records.
- 6. If school medical personnel determine that the health and safety of the student and/or others would be threatened if a release of confidential HIV-related information is not obtained, the school medical personnel may seek a court order authorizing disclosure. In such cases, such confidential HIV-related information may be disclosed as set forth in and subject to any limitation of such court order.
- E.Disclosures Pursuant to a Release
 - 1. Any disclosure pursuant to a release shall be accompanied by a notice in writing stating, "This information has been disclosed to you from records whose confidentiality is protected by state law. State law prohibits you from making any further disclosure of it without the specific written consent of the person to whom it pertains, or as otherwise permitted by said law. A general

authorization for the release of medical or other information is NOT sufficient for this purpose."

- 2. Oral disclosures must be accompanied or followed by the above notice within ten (10) days.
- 3. Except for disclosures made to a federal, state or local health officer when such disclosure is mandated or authorized by federal or state law, a notation of all disclosures shall be placed in the medical record or with any HIV-related test result of a protected individual, who shall be informed of such disclosures on request.

XIII.CHILD ABUSE REPORTING

Nothing in this policy shall limit a mandated reporter's responsibility to report suspected child abuse or neglect under the Board's Child Abuse and Neglect Reporting Policy 5141.4.

XIV.RIGHT TO FILE A COMPLAINT

FERPA affords parents and eligible students the right to file a complaint with the U.S. Department of Education concerning alleged failures by the District to comply with the requirements of FERPA. The name and address of the agency that administers FERPA is:

Family Policy Compliance Office U.S. Department of Education 400 Maryland Avenue, S.W. Washington, DC 20202-4605

Legal References:

State Law:

Conn. Gen. Stat. § 1-210 <u>et seq</u>. Conn. Gen. Stat. § 1-220h Conn. Gen. Stat. § 10-15b <u>Conn. Gen. Stat. § 10-233d</u> Conn. Gen. Stat. § 17-16a Conn. Gen. Stat. § 17a-28 Conn. Gen. Stat. § 17a-101k Conn. Gen. Stat. § 19a-581 <u>et seq</u>. Conn. Gen. Stat. § 46b-134 Regs. Conn. State Agencies § 10-76d-18

Public Act 14-229, "An Act Concerning The Expungement Of A Pupil's Cumulative Education Record For Certain Expulsions."

Office of the Public Records Administrator, Retention Schedule M8-Education Records, Revised 2/2005, available at http://www.cslib.org/retschedules.htm

Public Act <u>14-229</u>, "<u>16-189</u>, An Act Concerning The Expungement Of A Pupil's Cumulative Education Record For Certain Expulsions." <u>Student</u> <u>Data Privacy</u>

Office of the Public Records Administrator, Retention Schedule M8-Education Records, Revised 2/2005, available at <u>http://www.cslib.org/retschedules.htmhttp://ctstatelibrary.org/wp-</u> content/uploads/2015/07/M8.pdf

Federal Law:

Family Educational Rights and Privacy Act (FERPA), 20 U.S.C. §§ 1232g et seq. (as amended)
USA Patriot Act of 2001, Pub. L. 107-56
No Child Left Behind Every Student Succeeds Act of 2001, Pub. L. No. 107-110-114-95
Healthy, Hunger-Free Kids Act of 2010, Pub. L. 111-296
Uninterrupted Scholars Act (2013), Pub. L. 112-278
34 CFR 99.1 - 99.67 (as amended)
34 CFR 300.560-300.576

Dear Colleague Letter on Transgender Students, U.S. Department of Education, Office of Civil Rights, U.S. Department of Justice, Civil Rights Division (May 13, 2016), available at http://www2.ed.gov/about/offices/list/ocr/letters/colleague-201605-titleix-transgender.pdf

Balancing Student Privacy and School Safety: A Guide to the Family Educational Rights and Privacy Act for Elementary and Secondary Schools, US U.S. Department of Education (October 2007), available at http://www.ed.gov/policy/gen/guid/fpco/ferpa/safeschools/.

ADOPTED:_____ REVISED:_____ 7/31/14

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: Craig A. Cooke

Presented By: Yvette Ali/Craig A. Cooke, Ph.D.

Attachments: 1. P 6155 Class Examinations 2. AR 6155.1 Religious Holidays 3. P 5113.21 Attendance – Call Back Service

Subject: Policy Deletion, 1st Reading

BACKGROUND:

The Board of Education Policy Committee reviewed the following policies at their meeting on October 3, 2016 and is bringing to the full Board for deletion as a 1st reading.

STATUS:

- 1. It is being recommended that the revisions to P 6155 Class Examinations currently under consideration for adoption at the June 20, 2016 Regular Meeting become new AR 6155.1 Religious Holidays thus deleting P 6155 Class Examinations from Board policies.
- 2. It is being recommended that P 5113.21 Attendance Call Back Service be deleted from Board policies as it is an obsolete policy (adopted 1/19/98) that no longer aligns with current attendance practices.

RECOMMENDATION:

Move to delete P 6155 Class Examinations and P 5113.21 Attendance – Call Back Service as a 1st reading.

Recommended by the Superintendent: Agenda Item #

WINDSOR BOARD OF EDUCATION

AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

PREPARED BY: Danielle Batchelder

PRESENTED BY: Danielle Batchelder

ATTACHMENTS: September 30, 2016 Financial Report

SUBJECT: Financial Report

BACKGROUND:

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

STATUS:

The attached report is for the month of September 2016.

There were no inter-site transfers during the month.

RECOMMENDATION:

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

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

Expenditures for September 2016	\$ 4,979,843
Expenditures through September 30, 2016	\$10,560,270

Reviewed by: **Recommended** by the Superintendent: Ъa Agenda Item #

Windsor Public Schools Financial Report September 30, 2016

	2016/2017	Expenditures			0/0
	Budget	YTD 9/30/2016	Encumbrance	Balance 9/30/2016	Balance
Instructional Services			Enclimpranee	2010	
Clover Street School	60,773	5,384	7,648	47,741	79%
John F. Kennedy School	79,823	5,222	9,128	65,473	82%
Oliver Ellsworth School	84,171	14,476	21,243	48,452	58%
Poquonock School	54,316	9,810	11,280	33,226	61%
Sage Park Middle School	214,220	54,994	31,853	127,373	59%
Windsor High School	389,056	68,539	70,805	249,712	64%
Windsor High School Interscholastic Sports	202,000	24,326	17,418	160,256	79%
Athletic Coaches	235,000	0	0	235,000	100%
WHS Career & Technical Education	59,745	6,225	20,440	33,080	55%
Continuing Education	70,400	413	4,042	65,945	94%
Instructional Services Management	195,312	18,600	49,452	127,260	65%
Curriculum Management & Development	120,385	2,559	3,192	114,634	95%
Magnet School Tuition	1,500,600	0	0	1,500,600	100%
Textbook Adoption	53,000	0	1,365	51,635	97%
Technology	687,432	388,922	40,805	257,705	37%
Total Instructional Services	4,006,233	599,470	288,671	3,118,092	78%
Education Support Services					
Pupil Personnel Services	367,200	52,684	40,635	273,881	75%
Special Education	94,350	6,379	5,844	82,127	87%
Special Education Tuition	4,729,106	280,253	189,429	4,259,424	90%
Policy & Planning	142,350	21,756	11,268	109,326	77%
Employee Personnel Services	84,000	23,164	10,273	50,563	60%
Financial Management	280,442	36,220	889	243,333	87%
Financial Services	38,500	26,480	19,777	(7,757)	-20%
Pupil Transportation & Safety	2,552,099	8,218	3,011	2,540,870	100%
Special Education Transportation	1,660,000	112,125	1,535	1,546,340	93%
Physical Plant Services	2,035,850	334,572	1,390,384	310,894	15%
Major Maintenance	386,000	220,786	2,667	162,547	42%
L.P. Wilson Center	254,800	30,915	128,846	95,039	37%
Benefits	11,188,075	2,419,008	282,125	8,486,942	76%
Certified Salaries	30,216,815	4,704,192	0	25,512,623	84%
Non-Certified Salaries	8,252,895	1,620,789	0	6,632,106	80%
Regular Ed Tutor Salaries	222,699	12,079	0	210,620	95%
Special Ed Tutor Salaries	320,000	29,156	0	290,844	91%
Substitute Salaries	639,916	22,024	21,849	596,043	93%
Total Education Support Services	63,465,097	9,960,800	2,108,532	51,395,765	81%
		,,	,		
Total All Sites	\$67,471,330	\$10,560,270	\$2,397,203	\$54,513,857	81%

WINDSOR BOARD OF EDUCATION

AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

PREPARED BY: Danielle Batchelder

PRESENTED BY: Danielle Batchelder

ATTACHMENTS: Student Enrollment Report & Recap

SUBJECT: Student Enrollment as of October 1, 2016

BACKGROUND:

Attached are the official enrollment figures as of October 1, 2016. Mrs. Batchelder will answer any questions.

STATUS:

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

- One category will be labeled Out of District Placement-Special Education students
- The second category will be labeled Private Placement Special Education students

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

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

RECOMMENDATION:

Informational

Reviewed by:	Recommended by the Superintendent:
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Windsor Public Schools Student Enrollment Report Recap October 1, 2016

Enrollment in Windsor Public Schools

	010,1
Grades 6-8	688
Grades 9-12	1.180

Windsor Students not in district schools

nents (examples: St Gabriels, Trinity Christian and Madina Academy) tEC Center CREC SCHOOLS	Private School's Placements (examples: St Gabriels, Trinity Christian and Madina Academy)13Montessori Hartford CREC121Metropolitan Learning Center CREC121CREC Misc MaGNET SCHOOLS203Hartford Host Magnets228Misc Magnet Schools17Prince Tech6Cheney Tech7	Out of District Placement(SPED)	44
LEC Center CREC SCHOOLS	tec Center CREC SCHOOLS	te School's Placements (examples: St Gabriels, Trinity Christian and Madina Academy)	13
Senter CREC SCHOOLS	Senter CREC SCHOOLS	essori Hartford CREC	14
Schools	Schools	ppolitan Learning Center CREC	121
		C Misc MAGNET SCHOOLS	203
Schools	Schools	ord Host Magnets	228
		Magnet Schools	17
		e Tech	9
653	653	ey Tech	7
			653

Total Windsor

3,839

Windsor Public Schools Student Enrollment Report October 1, 2016

					Totals
Grade	 Poquonock	Clover St	O Ellsworth	JF Kennedy	
Pre K	46	,	43		89
¥	74		107		181
*	88		102		190
2	86		111		209
3		77		120	197
4		102		136	238
5		95		119	214
Subtotal K-5					1229
Total	306	274	363	375	1.318

Sage Park MS	245	220	223	683
Grade	9	7	8	Total

Windsor High	340	268	315	257	1,180
Grade	6	10	11	12	Total

3,186	
Total District Enrollment	

CLOVER STREET SCHOOL ENROLLMENT REPORT 2016-2017

OLIVER ELLSWORTH SCHOOL

ENROLLMENT REPORT 2016-2017

1-Jun																													0	
1-May																							4						0	
1-Apr				Γ	Γ		Γ		Γ		T	Γ		Γ	Γ	Γ		Γ	Γ	Γ				Γ	Γ		Γ	Γ	0	
1-Mar	Γ			Γ	Γ		Γ			T	T	Τ	Γ	Γ		Γ			Γ	Γ						Γ		Γ	0	
1-Feb					Γ				Γ	T	T	T		T	Γ	Γ	Γ	Γ	Γ					Γ					0	
4-Jan	Γ	Γ			Γ			ſ	Π		T	T	T	T		Γ												Γ	0	
1-Dec		Γ									Τ	Γ	Γ	Γ						Γ									Ð	
1-Nov				Γ							Ť	T	T															Γ	Ô	
1-Oct	14	13	13	14	14	13	13	13	107	14	14	14	15	15	15	15	102		17	16	16	16	16	15	15	111	16	27	43	
1-Sep									106		Ī						103									113			43	
ted									106	+	┝	┢					106									116	15	27		
Projected																														
Grade	Kindergarten								Total	Grade 1							Total	Grade 2								Trotal			Total	
Teacher	G Drake	20 L Butterick	J Addie	A Bishop	23 L Adamski	A Bartholomew	C Chapple	S Marcella		S Canizzi		E Larson	K Furie	T Strickland	16 L Miller	K Strempfer			B Mayo	J Goicochea	K Carlin	J Greene	E Hilt	L Majors	D Jaworski		PK Smart Start	PK Sped & Peers		
Room#	19 (201	21 J	22 4	23 1	24 /	25 (11		13 1	14 F	15 7	16 I	171			11	2 J	3 F	5]	6 H	7 I	8					

POQUONOCK SCHOOL

ENROLLMENT REPORT 2016-2017

Room #	Teacher	Grade	Projected	8-Sep	1-Oct	1-Nov	1-Dec	4-Jan	1-Feb	1-Mar	1-Apr	1-May	1-Jun
													Γ
		Kindergarten											
3	3 M Scott				13								
19	19 R Elke				12								
21	21 C McCann				13								
22	22 L Roche				12								
23	23 J Mitchell				12								
24	24 L Corrao				12							Γ	
		Total	83	76	74								Γ
		Grade 1											
14	S Couchon				18								
15	E Velez				17								
16	N Nabil				17								
18	M Neals				18				Γ			Γ	
17	K Stoll				18							Γ	
		Total	83	86	88								
						T							
		Grade 2											
∞	8 R Brown				21								
6	S Trummel				20								
11	11 J Delsky				21								
12	12 K Filmer				17								
13	E Hoogewerff				19								
		Total	98	101	98								
	PK Smart Start		30	31	30	T							Π
	Sped & Peer		14	1	İ	T	t	T	T	T		T	
		Total	44	43		0	0	0	0		ē	e	
	Poquonock	Totals	308	306	306	0	-	0	0	0		0	0

JF KENNEDY SCHOOL

ENROLLMENT REPORT SCHOOL YEAR 2016-17

Room#	Teacher	Grade	Projected		8-Sep	1-Oct	1-Nov	1-Dec	4-Jan	1-Feb	1-Mar	1-Apr	1-May	1-Jun
		Grade 3												
1	L Macaluso					16								
2	K Richards					18			Γ					
3	A Moyal					18								
4	D Ghanesh-May					18								
5	K Mazur					16								
9	6 M Johnston					18								
80	8 V Vaicunas					16								
		Total	128		124	120								
		Grade 4												
6	M Macaluso					21								
10	10 S Silliman					17								
12	L Bishop					19								
14	S Brown					22								
15	N Donzella					19								
16	D Taylor					18								
18	A Caselli					20								
		Total	138	00	138	136								
		Grade 5												
19	S Fye					16								
20	S Smith					16								
24	24 J Nolte					18								
25	25 S Paley					18								
26	26 K Bowman					16								
27	J Somero					18								
28	28 G Davies					17								
		Total	122	~	121	119								
	Kennedy	Total	388	20	383	375	0	0	0	0	0	0	0	0

SAGE PARK MIDDLE SCHOOL

ENROLLMENT REPORT SCHOOL YEAR 2016-2017

		Projected	8-Sep	1-Oct	1-Nov	1-Dec	4-Jan	1-Feb	1-Mar	1-Apr	1-May	1-Jun # of	# of	Average
													Teachers	C. Size
Grade 6														
Team 1				86									4	21.5
Team 2				82									5	16.4
Team 3				77									5	15.4
	Total	210	244	245										
Grade 7							,							
Team 4				72									4	18
Team 5				71									4	17.75
Team 6				76									5	15.2
	Total	217	222	219										
Grade 8														
Team 7				71									4	17.75
Team 8				78									5	15.6
Team 9				74									5	14.8
	Total	223	222	223										
SPARK				1										
Sage Park	Total	650	688	688	0	0	0	0	0	0	0	0		

WINDSOR HIGH SCHOOL Enrollment for School Year 2016-2017

	Projected	1-Sep	1-Oct	1-Nov	1-Oct 1-Nov 1-Dec		4-Jan 1-Feb 1-Mar	1-Mar	1	1-Apr 1-May	1-Jun
Grade 9	300	339	340								
Grade 10	281	274	268								
Grade 11	307	 315	315								
Grade 12	272	257	257			~					
Windsor	1160	1185	1180	0	0	0	0	0	0	0	e
High Total							_				

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: Dana Plant

Presented By: Danielle Batchelder

Attachments: Food Service Financial Report

Subject: Cafeteria Operations – July-September 2016

Background: The Windsor School Food Service participates in the National School Lunch Program at each of our school facilities and at St. Gabriel's, CREC's Metropolitan Learning Center, CREC's Academy of Aerospace and Engineering and CREC's Museum Academy. We also participate in the National School Breakfast Program at our four elementary schools, Sage Park Middle School, Windsor High School and the three CREC schools. We operate the After School Snack Program for our Treehouse Program in Windsor as well as Museum Academy after care program. We operated our fifth year of the summer feeding program serving breakfast and lunch at CREC Metropolitan Learning Center. We operated a Summer Food Service Program of lunch and snack at Deerfield Apartment Complex, Goslee Pool, adding Wilson Library and the Performing Arts Academy in Windsor during summer break. We are complying with the Healthy Food Certification again this year to send a consistent message to our students in keeping with our wellness policies.

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

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

Status: Financial Report for July-September 2016

Recommendation: Informational only.

Reviewed by: _	NOM	Recommended by the Superintendent:	-
		Agenda Item #	

Windsor School Food Service Financial Statement July - September 2016

REVENUE	Ju	y-Sept 2015	7/1/15 - YTD	Jul	y-Sept 2016	7	/1/16 - YTD
SALES REIMBURSEMENTS - STATE ACCOUNTS RECEIVEABLE FED CLOC	\$	175,220.02 17,189.00 149,773.06 52,805.00	\$ 175,220.02 17,189.00 149,773.06 52,805.00	\$	179,329.16 4,992.00 191,089.20 51,798.00	\$	179,329.16 4,992.00 191,089.20 51,798.00
INTEREST/RETURNED CK FEE MISC. (Rebates) 6 Cents Certification REVENUE TOTALS	\$	1,808.31 3,576.66 400,372.05	1,808.31 3,576.66 \$ 400,372.05	\$	162.37 3,837.18 431,207.91	\$	162.37 3,837.18 431,207.91

EXPENSES

WAGES PAYROLL TAXES EMPLOYEE BENEFITS FOOD/MILK/ICE CREAM PAPER TRUCK/GAS/Mileage SUPPLIES EQUIPMENT SERVICES	\$ 66,250.95 4,892.23 18,579.46 215,992.13 13,340.59 447.45 1,279.68 3,394.73 747.34	\$	66,250.95 4,892.23 18,579.46 215,992.13 13,340.59 447.45 1,279.68 3,394.73 747.34	\$ 118,064.27 6,449.36 30,470.31 237,371.90 14,334.07 223.02 5,879.60 10,801.76 1,841.23		\$118,064.27 6,449.36 30,470.31 237,371.90 14,334.07 223.02 5,879.60 10,801.76 1,841.23	
EXPENSE TOTALS	\$ 324,924.56	\$	324,924.56	\$ 425,435.52	\$	425,435.52	
NET INCOME INVENTORY	\$ 75,447.49	\$ \$	75,447.49 18,000.00	\$ 5,772.39	\$ \$	5,772.39 40,854.65	
OPENING BALANCE 7/1 COMPUTED OPERATING POSITION		\$ \$	3,531.34 96,978.83		\$ \$,	
		-	*				

July-August 2015 SFSP not in this financial...added into QB on 10-1-15 will show in October Financial.

Windsor School Food Service Program Participation September 2016

SALES			Sent 2015	Sept 2016	
WHS	# OF DAYS		21	21	
	# OF DATS				
	SALES		\$36,259.56	\$42,339.18	
	AVERAGE		\$1,726.65	\$2,016.15	
Reimbu	Reimbursable Meals Average LUNCH per day				
ELEMEN	TARY		829	795	
MLC			451	399	
Museum	Academy		248	252	
Academy of Aerospace & Engineering		396	402		
SPMS		438	412		
WHS			570	581	
Reimbu	Reimbursable Meals Average BREAKFAST per day				
ELEMENTARY			339	332	
MLC			125	124	
Museum Academy		176	188		
Academy of Aerospace & Engineering		109	138		
SPMS		56	73		
WHS			138	140	
Reimbu	Reimbursable Meals Average SNACK per day				
Treehous	e Program		91	103	
Museum Academy		56	39		

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By:	Terrell M. Hill	Presented By:	Terrell M. Hill
	Assistant Superintenden	t for Human Resources	
Attachments:	None		
Subject:	Human Resources Repo	rt for September 1, 2016 –	September 30, 2016

RESIGNATIONS/SEPARATIONS

Leslie Ahern	Accountant	District		
Caitlyn Brodeur	PreK Special Education Teacher	Ellsworth		
Nadine Lemire	Alternative Education Math Teacher	Windsor High		
Jessica Pratt	Music Teacher	Clover/Poquonock		
Norma Romano	Math Teacher	Windsor High		
Sara Smith	Grade 5 Teacher	Kennedy		
Tara Smith	Special Education Teacher	Windsor High		
N/A	<u>RETIREMENTS</u>			
TRANSFERS/REASSIGNMENTS				
Marcia Alexander	From: Special Education Paraprofessional	Clover		
	To: Special Education Paraprofessional	Poquonock		
Tammy Caffyn	From: Food Service Driver	District		
	To: Custodian II Evenings	Windsor High		
Annette Guay	From: Elementary Cook/Secondary Salad Worker	Kennedy		
	To: Elementary Cook/Secondary Salad Worker	Clover		
Tammy Rhodes	From: Part-time Food Service Cashier	Windsor High		
	To: Full-time Elementary Cook/Secondary Salad Worker	Kennedy		
Yvonne Sailor	From: Special Education Paraprofessional	Kennedy		
	To: Special Education Paraprofessional	Sage Park		

HIRES

District A state		
Patricia Armington	PreK Special Education Teacher	Ellsworth
Ashley Bartholomew	Family Resource Center Leader	Poquonock
Elaine Bourque	Part-time Clerical Support Assistant	Clover
Linda Caney	Part-time Clerical Support Assistant	Kennedy
Michelle Johnson	Math Teacher	Windsor High
Quiana Johnson	Regular Education Paraprofessional	Poquonock
Sara Moger	Adult Education ESL Instructor	L.P. Wilson
Kristy Organ	Part-time Clerical Support Assistant	Poquonock
Carolyn Pearson	Music Teacher	Clover/Poquonock
Wendy Sanders	Lunchroom Monitor	Ellsworth
Wendy Schwartz	Adult Education GED Instructor	L.P. Wilson/Windsor High
Molly Voneisengrein	Part-time Food Service General Worker	Sage Park

Reviewed by:

Recommended by the Superintendent:

Agenda Item # 8 d

Windsor Board of Education Policy Committee Unapproved Minutes

Tuesday, September 6, 2016 6:00 PM L.P. Wilson Community Center, Room 17

The following are the unapproved minutes of the September 6, 2016 Policy Committee. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:00 PM:

<u>Present Board Members:</u> Ms. Yvette Ali Ms. Melissa Rizzo Holmes Ms. Cristina Santos

Absent Board Members: Mr. Leonard Lockhart

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

Discussion:

Yvette Ali called the meeting to order at 6:00 PM with the Pledge to the Flag and Moment of Silence. Also in attendance was Superintendent Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Terrell Hill and Board member Paul Panos.

2. Audience to Visitors

Discussion: None

3. Review Revised P/AR 6155 Class Examinations

Discussion:

The committee agreed to delete P 6155 Class Examinations which will be posted as a first reading at the regular meeting on September 20, 2016. The superintendent will bring a new administrative regulation addressing these issues at the next policy committee meeting in October.

4. Adjournment

Discussion: The meeting was adjourned at 6:15 PM.

Windsor Board of Education Special Meeting Unapproved Minutes

Tuesday, September 6, 2016 6:30 PM L.P. Wilson Community Center, Board Room

The following are the unapproved minutes of the September 6, 2016 Special Meeting. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:30 PM:

Present Board Members: Ms. Yvette Ali Ms. Nuchette Black-Burke Mr. Brian Bosch Ms. Michaela Fissel Mr. Leonard Lockhart Mr. Paul Panos Ms. Melissa Rizzo Holmes Ms. Cristina Santos

Absent Board Members: Mr. Richard O'Reilly

<u>Updated Attendance:</u> Mr. Leonard Lockhart was updated to present at: 8:20 PM Ms. Michaela Fissel was updated to present at: 6:35 PM Ms. Nuchette Black-Burke was updated to present at: 6:40 PM

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

Discussion:

The meeting was called to order at 6:30 PM by Cristina Santos with the Pledge to the Flag and Moment of Silence. Also in attendance was Superintendent Dr. Craig A. Cooke.

2. Audience to Visitors

Discussion: None

3. Presentation on Family and Community Partnership

Discussion:

The board received a presentation on the Windsor Family and Community Partnership Plan given by Mr. Russell Sills, Director of the Office of Family and Community Partnership and Mrs. Cynthia Deshais, former principal and advocate for family and community engagement who completed the foundational work on the district's family and community engagement grant.

Board members were given the opportunity to ask questions at the conclusion of the slide presentation which were addressed by Mr. Sills, Dr. Cooke and Mrs. Deshais.

Mrs. Santos thanked Mr. Sills and Mrs. Deshais for their presentation and is looking forward to an update on the Office of Family and Community Partnership in May.

4. Announcements

Discussion:

Cristina Santos announced that the board will hold its regular meeting on Tuesday, September 20th at 7:00 PM at the town hall. Prior to the regular meeting, between 6:30 PM and 7:00 PM, the Executive Committee will be available for discussions with the community.

5. Adjournment

Discussion:

The meeting was adjourned at 8:40 PM.

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

8 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Yes Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Absent Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Yes

Windsor Board of Education Regular Meeting Unapproved Minutes

Tuesday, September 20, 2016 7:00 PM Town Hall, Council Chambers

The following are the unapproved minutes of the Tuesday, September 20, 2016 Regular Meeting. Any additions or corrections will be made at a future meeting.

Attendance Taken at 7:00 PM:

Present Board Members: Ms. Yvette Ali Ms. Nuchette Black-Burke Mr. Brian Bosch Mr. Leonard Lockhart Mr. Richard O'Reilly Mr. Paul Panos Ms. Melissa Rizzo Holmes

Absent Board Members: Ms. Michaela Fissel Ms. Cristina Santos

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

Discussion:

The meeting was called to order by Vice President Leonard Lockhart, who presided in the absence of the president, at 7:00 p.m. with the Pledge of Allegiance and a Moment of Silence. Also in attendance: Superintendent of Schools Dr. Craig A. Cooke, Director of Pupil and Special Education Services Steven Carvalho, Assistant Superintendent for Human Resources Terrell Hill, Director of Business Services Danielle Batchelder and Assistant Superintendent for Instructional Services Santosha Oliver.

2. Recognitions/Acknowledgements

2.a. Introduction of New BOE Student Representative--Cassie Okeke

Discussion:

Mr.Osunde introduced Cassie Okeke, WHS Student Representative to the Board of Education for the fall semester.

2.b. Introduction of Windsor Teacher of the Year, Jennifer Tigre

Discussion:

Mr. Hill introduced Mrs. Jennifer Tigre, who has been selected as Windsor Public Schools Teacher of the Year for 2016-2017; Mrs. Tigre addressed the Board.

2.c. Introduction of New Administrators

Discussion:

Mr. Hill introduced and welcomed Ms. Noha Abdel-Hady, STEM Director, Ms. Latesha Jones, High School Vice Principal, Santosha Oliver, Ph.D., Assistant Superintendent for Instructional Services and Mr. Uyi Osunde, High

School Principal. Mr. Matthew Dadona, Director of Information, Technology and CATE, was not present at the meeting.

2.d. Donation of backpacks and school supplies from Windsor Chamber of Commerce

Discussion:

Dr. Cooke recognized the Windsor Chamber of Commerce and member businesses, thanking them for the generous donation of backpacks and school supplies for students at the middle school and high school. He also recognized the Windsor Chamber of Commerce for sponsoring the new teacher luncheon at the Windsor Historical Society.

3. Audience to Visitors

Discussion:

Steven and Julie Frasier, 23 Stonehenge Drive, expressed their concerns over transportation for their Kindergarten student on the first day of school. They expressed appreciation for the staff at OE and the many communications from the district.

Andrea Kay, WEA Co-President, spoke on behalf of staff and students and expressed concerns with the heat in the schools.

Bonnie Emerson, JFK teacher, expressed concern for students and staff with the heat in the school.

Darcie Hudson, Sage Park teacher, expressed concern for students and staff with the heat in the school.

4. Student Representative Report

Discussion:

Ms. Okeke reported on the opening of school and said the students have been very good with transitions in regards to classes. The media center just opened and both the math and writing lab is open for student assistance. The new academic study hall plan is in place.

There was some issues with the Chromebooks and Google drive but those issues have been resolved. More teachers are enforcing school rules on cell phones and passes and students are cooperating. Many students are participating in the different club options. Students are expressing their objections regarding the increase in the cost of lunch as many have to pay for their own lunch and feel the quality of the lunch is not worth the cost.

Fall sports are in full swing--football, soccer and field hockey. School spirit is very high and students are excited about homecoming and spirit week. Seniors are taking advantage of college representative visits and are beginning to work on common app.

5. Board of Education 5.a. President's Report

Discussion:

Mr. Lockhart said there would be no president's report tonight as Mrs. Santos had a family engagement this evening. On her behalf, Mr. Lockhart reported on convocation and that teachers were well energized. He thanked Dr. Cooke for opening the schools in a pleasant manner and that he had done a good job handling transportation issues. He thanked everyone who participated in the Million Father March as it shows students they are supported by the community.

5.b. School Liaison Reports 5.b.1. Windsor High School

Discussion:

Ms. Nuchette Black-Burke reported that Jordan Tyburski, WHS Senior, has been named a 2017 National Merit Semifinalist. She encouraged the public to check out the Warrior Weekly posted on the WHS website. Mr. Brian Bosch encouraged the public that there are many ways to get involved at Windsor High School. On October 24, the School Governance Council will meet for the first time this school year and they meet one Monday per month. He said the group is a mixture of parents, community members, teachers and administrators. He also encouraged the community to get involved such as Windsor Federal who works with students at WHS as well as to read the Warrior Weekly on the district website for more opportunities to get involved.

5.b.2. Sage Park Middle School

Discussion:

Mr. Paul Panos reported that Sage Park is off to a great start despite some transportation issues and the heat in the school.

5.b.3. Clover Street School

Discussion:

Mr. Lockhart reported that on Monday, September 26, the School Governance Council will meet from 5:00-6:00 PM. Open House will be held on September 29 at 5:00 PM and the Meet the Principal Grade 3 Breakfast will be held on October 7 at 8:00 AM. The Orchestra Social will be held on October 17 at 6:30 PM.

5.b.4. John F. Kennedy School

Discussion:

Ms. Yvette Ali reported that JFK had a wonderful start to the school year. There is a new sign for the front of the school that was paid for by the PTO. The Back-to-School BBQ was well attended. She encouraged families to get involved. On September 22, there is the 3rd Grade Breakfast with the Principal from 7:45-8:30 AM. On September 29, Open House will be held from 5:00-8:00 PM. Parents are encouraged to bring their children. A PTO meeting will be held on October 3 from 6:00-7:00 PM.

5.b.5. Oliver Ellsworth School

Discussion:

Mr. Richard O'Reilly reported there was a PTO meeting last evening and the next meeting is on Monday, October 24. He asked families to please get involved in the PTO as they plan many of the fun activities. He attended the Million Father March this morning and school is off to a good start.

5.b.6. Poquonock School

Discussion:

Ms. Melissa Rizzo Holmes reported that the first Friday event will be held on Friday, October 7 at 5:30 PM at the school.

6. Superintendent's Report 6.a. School Opening Comments

Discussion:

Dr. Cooke reviewed various start of school activities in the district and thanked families for participating. New teachers were treated to a luncheon at the Windsor Historical Society which was sponsored by the Windsor Chamber of Commerce.

The Million Father March event took place at all schools this morning. Close to 200 people came out to support the students.

Enrollment is up for the second year in a row. Grades 6-9 saw the sharpest increase of students. October 1st is the official enrollment count.

Dr. Cooke introduced Dr. Michael Finley who will be interning with him this school year through the UCONN NEAG Executive Leadership Program. He is currently a principal at Jumoke Academy.

Dr. Cooke also acknowledged Brian Boyd, a custodian at Sage Park who took the time to deliver a package of medication that was delivered to his home in error to a family 1 ½ hours away.

The Town Council approved \$75,000 on Monday evening for buildings through Capital Improvement Projects to improve technology connections.

Additionally, Dr. Cooke discussed information regarding heat in the schools and the long-term plans in place for the buildings. Dr. Cooke then answered questions from board members regarding the heat in the buildings and possible resolutions.

6.b. Report on Transportation

Discussion:

Dr. Cooke introduced Cliff Gibson, Chief Operating Officer from DATTCO. Dr. Cooke reviewed his transportation report with the board members regarding the difficult implementation of the transportation contract for the beginning of the school year. Danielle Batchelder gave board members an overview of transportation service since the first day of school. Discussion and questions from the board members ensued.

6.c. AP Report

Discussion:

Principal Uyi Osunde and Vice Principal Latesha Jones gave a presentation on the 2016 AP Scores and the 2017 projections. Discussion and questions by the Board ensued.

6.d. Staffing Update for Opening of 2016-2017 School Year

Discussion:

Mr. Hill presented on the hiring process and staffing update for the opening of the 2016-2017 school year. He also reported on new state legislation, Public Act 16-67, in response to a new provision in the federal Every Student Succeeds Act regarding new hire background check process. A breakage report for new hires and budgeted retirement savings was reviewed with the Board. Discussion and questions by the Board ensued.

6.e. Fiscal Year 2016 Year End Financial Report

Discussion:

Danielle Batchelder presented the Fiscal Year 2016 Year End Financial Report. Discussion and questions from the Board ensued.

Motion Passed: Move the Board approves the return of \$103,887 to the Town passed with a motion by Mr. Paul Panos and a second by Ms. Nuchette Black-Burke.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

6.f. Policy Adoption, 2nd Reading

Motion Passed: Move to approve policies P 5113 Student Attendance and Truancy, P 5141.4 Reports of Suspected Abuse or Neglect of Children, and P 5117 School Attendance Areas passed with a motion by Ms. Yvette Ali and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

Motion Passed: Move to table P 6155 Class Examinations passed with a motion by Ms. Yvette Ali and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

6.f.1. Revised P 5113 Student Attendance and Truancy 6.f.2. Revised P 5141.4 Reports of Suspected Abuse or Neglect of Children 6.f.3. Revised P 5117 School Attendance Areas 6.f.4. Revised P 6155 Class Examinations

7. Committee Reports 7.a. Policy Committee

Discussion: Ms. Ali reported that the Policy Committee reviewed P 6155 Class Examination dated 4/14/1981 and has now tabled this policy. It will go back to the committee for discussions.

8. Consent Agenda

Motion Passed: Move to accept Consent Agenda items 8a., 8b., and 8c., passed with a motion by Mr. Paul Panos and a second by Mr. Brian Bosch.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes

Ms. Nuchette Black-Burke YesMr. Brian BoschYesMs. Michaela FisselAbsentMr. Leonard LockhartYesMr. Richard O'ReillyYesMr. Paul PanosYesMs. Melissa Rizzo HolmesYesMs. Cristina SantosAbsent

Motion Passed: Move to resolve, that effective as of September 19, 2016, the required payroll deduction for eligible Unaffiliated Town of Windsor Employees shall increase from 4.50% to 4.75% passed with a motion by Mr. Paul Panos and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

Motion Passed: Move to resolve, that effective January 1, 2016, the required payroll deduction for Local 671 Teamsters and Clerical Workers bargaining unit employees will increase 4.0% to 4.25%. Effective and retroactive to July 1, 2016, the members of this bargaining unit will increase their defined benefit contribution from 4.25% to 4.50%. Effective July 1, 2017, the members of this bargaining unit will increase their defined benefit contribution from 4.50% to 4.75% passed with a motion by Mr. Paul Panos and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

Motion Passed: Move to resolve, that Exhibit 1, entitled Eighth Amendment to the Town of Windsor, Connecticut Defined Benefit Retirement Plan, is hereby adopted and approved and BE IT FURTHER RESOLVED that the Superintendent of Schools and President of the Windsor Board of Education are hereby authorized and directed to take any actions, and to execute such documents and instruments, as may be necessary or appropriate to carry out the intent of the foregoing resolutions passed with a motion by Mr. Paul Panos and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian BoschYesMs. Michaela FisselAbsentMr. Leonard LockhartYesMr. Richard O'ReillyYesMr. Paul PanosYesMs. Melissa Rizzo HolmesYesMs. Cristina SantosAbsent

8.a. Enrollment Report8.b. Human Resources Report8.c. Approval of BOE Regular Meetings for 20178.d. Town of Windsor Retirement Plan

9. Approval of Minutes

Motion Passed: Move that the Board approve the minutes in 9a. and 9b. of the June 21, 2016 Regular meeting and the June 22, 2016 Special meeting passed with a motion by Mr. Richard O'Reilly and a second by Ms. Melissa Rizzo Holmes.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

9.a. June 21, 2016 Regular Meeting 9.b. June 22, 2016 Special Meeting

10. Other Matters/Announcements/Regular BOE Meetings

Discussion:

Mr. Lockhart announced the upcoming BOE meetings.

Mr. Bosch expressed that the during the liaison reports he should have mentioned that the Town of Windsor is an amazing place to be involved and that the WHS Gospel Choir performed at the Northwest Park Fair.

Ms. Rizzo Holmes announced that Michaela Fissel is attending a work conference in California.

Mr. O'Reilly announced that the Million Father March was a great event and that anyone can come out to support the students.

Mr. Lockhart thanked Dr. Cooke and his staff for all that has been done for the beginning of the school year.

10.a. BOE Policy Committee, Monday, October 3, 2016, 6:00 PM, LPW, Room 17
10.b. BOE Special Meeting, Tuesday, October 4, 2016, 6:30 PM, LPW, Board Room
10.c. BOE Curriculum Committee, Thursday, October 6, 2016, 4:30 PM, LPW, Room 17
10.d. BOE Special Meeting/Workshop, Tuesday, October 11, 2016, 6:30 PM, LPW, Room 17
10.e. Next BOE Regular Meeting is Tuesday, October 18, 2016, 7:00 PM, Town Hall, Council Chambers

11. Audience to Visitors

Discussion: None

12. Adjournment

Discussion: The meeting was adjourned at 9:45 PM.

Motion Passed: Move to adjourn the meeting passed with a motion by Ms. Melissa Rizzo Holmes and a second by Mr. Paul Panos.

7 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Absent Mr. Leonard Lockhart Yes Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Absent

Windsor Board of Education Policy Committee Unapproved Minutes

Monday, October 3, 2016 6:00 PM L.P. Wilson Community Center, Room 17

The following are the unapproved minutes of the Monday, October 3, 2016 Policy Committee. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:05 PM:

<u>Present Board Members:</u> Ms. Yvette Ali Mr. Leonard Lockhart Ms. Melissa Rizzo Holmes Ms. Cristina Santos

<u>Updated Attendance:</u> Ms. Melissa Rizzo Holmes was updated to present at: 6:10 PM

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

Discussion:

The meeting was called to order at 6:05 PM by Yvette Ali with the Pledge to the Flag and Moment of Silence. Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Human Resources Terrell Hill and Assistant Superintendent for Instructional Services Santosha Oliver were also in attendance.

2. Audience to Visitors

Discussion: None

3. Review Draft of New AR 6155.1 Religious Holidays

Discussion:

The committee reviewed new AR 6155.1 Religious Holidays. Some slight changes were made to the draft. The Superintendent recommended the withdrawal of P 6155 Class Examinations and the insertion of new AR 6155.1 Religious Holidays in its place.

4. Review Full Re-write of P 4112.3 Employment Checks

Discussion:

The committee reviewed P 4112.3 Employment Checks and this will be brought forward as a first reading at the next regular meeting.

5. Review Withdrawal of P 5113.21 Attendance - Call Back Service

Discussion:

The committee reviewed the Superintendent's recommendation to withdraw P 5113.21 Attendance - Call Back Service and this will be brought forward as a first reading at the next regular meeting.

6. New P 1331 Prohibition Against Smoking

Discussion:

The committee reviewed P 1331 Prohibition Against Smoking and this will be brought forward as a first reading at the next regular meeting.

7. Review Revised P/AR 1371 Possession of Deadly Weapons or Firearms

Discussion:

The committee reviewed P 1371 Possession of Deadly Weapons or Firearms and this will be brought forward as a first reading at the next regular meeting.

8. Review Revised P/AR 4118.11 Non-Discrimination (Personnel)

Discussion:

The committee reviewed P 4118.1 Non-Discrimination (Personnel) and this will be brought forward as a first reading at the next regular meeting.

9. Review New P 5141.27 Regarding Automatic External Defibrillators

Discussion:

The committee reviewed P 5141.27 Policy Regarding Automatic External Defibrillators and this will be brought forward as a first reading at the next regular meeting.

10. Review Revised AR 6142.63 Pool Safety Plan

Discussion:

The committee reviewed AR 6142.63 School Safety Plan.

11. Review Revised P/AR 6114.7 School Security and Safety

Discussion:

The committee reviewed P 6114.7 School Security and Safety and this will be brought forward as a first reading at the next regular meeting.

12. Review Revised P 5125 Confidentiality and Access to Education Records

Discussion:

The committee reviewed P 5125 Confidentiality and Access to Education Records and this will be brought forward as a first reading at the next regular meeting.

13. Review Revised P 5145.1 Student Privacy

Discussion:

The committee reviewed P 5145.1 Student Privacy and will continue the discussion on this policy at their next committee meeting.

14. Discussion on future policy work

15. Adjournment

Discussion: The meeting was adjourned at 7:25 PM.

Windsor Board of Education Special Meeting Unapproved Minutes

Tuesday, October 4, 2016 6:30 PM L.P. Wilson Community Center, Board Room

The following are the unapproved minutes of the October 4, 2016 Special Meeting. Any additions or corrections will be made at a future meeting.

Attendance Taken at 6:30 PM:

Present Board Members: Ms. Yvette Ali Ms. Nuchette Black-Burke Mr. Brian Bosch Ms. Michaela Fissel Mr. Richard O'Reilly Mr. Paul Panos Ms. Melissa Rizzo Holmes Ms. Cristina Santos

Absent Board Members: Mr. Leonard Lockhart

<u>Updated Attendance:</u> Ms. Michaela Fissel was updated to present at: 6:35 PM

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

Discussion:

The meeting was called to order at 6:30 PM with the Pledge to the Flag and Moment of Silence. Also in attendance was Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Instructional Services Dr. Santosha Oliver, Assistant Superintendent for Human Resources Terrell Hill, Director of Business Services Danielle Batchelder, Director of Pupil and Special Education Services Steven Carvalho, Stem Director Noha Abdel-Hady, Arts and Humanities Director Bonnie Fineman, Principal Paul Cavaliere, Principal Mary Kay Ravenola, Principal Ronda Lezberg, Principal Tracie Peterson and Principal Michelle Williams.

2. Audience to Visitors

Discussion: None

3. Presentation on District Accountability Report

Discussion:

Dr. Cooke gave an overview of the State's Accountability System which included a review the measured indicators. The State Accountability System is intended to assist in tracking both school and district progress and help support schools and districts in making improvements, where needed, towards their goals. Additionally, it has been designed to recognize both schools' and districts' successes and promote transparency while satisfying federal and state requirements.

Discussion and questions from the Board ensued at the conclusion of Dr. Cooke's presentation.

Dr. Oliver gave an overview of the 2016 State Assessment Report including the 2016 Connecticut Mastery Test (CMT), Connecticut Academic Performance Test (CAPT), Smarter Balanced Assessment (SBAC) and the SAT School Day district results.

Discussion ensued at the conclusion of the Dr. Oliver's presentation. Board members were given the opportunity to ask questions which were addressed by Dr. Cooke and Dr. Oliver.

4. Announcements

Discussion:

President Santos announced there will be a special meeting on Tuesday, October 11, 2016 at 6:30 PM. The Board will review its mission statement and goals.

Any questions from tonight's meeting should be sent to Dr. Cooke by Thursday, October 6 so that answers may be provided at the next meeting.

5. Adjournment

Discussion: The meeting was adjourned at 7:45 PM.

Motion Passed: Move to adjourn the meeting passed with a motion by Mr. Paul Panos and a second by Ms. Yvette Ali.

8 Yeas - 0 Nays.

Ms. Yvette Ali Yes Ms. Nuchette Black-Burke Yes Mr. Brian Bosch Yes Ms. Michaela Fissel Yes Mr. Leonard Lockhart Absent Mr. Richard O'Reilly Yes Mr. Paul Panos Yes Ms. Melissa Rizzo Holmes Yes Ms. Cristina Santos Yes

Windsor Board of Education Curriculum Committee Unapproved Minutes

Thursday, October 6, 2016 4:30 PM L.P. Wilson Community Center, Room 17

The following are the unapproved minutes of the October 6, 2016 Curriculum Committee. Any additions or corrections will be made at a future meeting.

Attendance Taken at 4:30 PM:

Present Board Members: Ms. Nuchette Black-Burke Ms. Michaela Fissel Mr. Leonard Lockhart Ms. Cristina Santos

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

Discussion:

The meeting was called to order at 4:30 PM by Nuchette Black-Burke. Superintendent of Schools Dr. Craig A. Cooke, Assistant Superintendent for Instructional Services Dr. Santosha Oliver, Arts and Humanities Director Bonnie Fineman and STEM Director Noha Abdel-Hady were also in attendance.

2. Audience to Visitors

Discussion: None

3. Public Speaking

Discussion:

An overview of the public speaking curriculum was given and was discussed by the committee. Ms. Fissel recommended correction of the Mental Health Connecticut in Unit 3. This elective will be brought forward to the full board at their regular meeting on October 18, 2016.

4. Creative Writing

Discussion:

An overview of the creative writing curriculum was given and was discussed by the committee. Ms. Santos recommended The Five Senses for consideration. Ms. Fissel recommended The Power of Writing for consideration. This elective will be brought forward to the full board at their regular meeting on October 18, 2016.

5. African American History

Discussion:

An overview of the African American History curriculum was given and was discussed by the committee. Ms. Santos inquired about materials and Ms. Fissel suggested the drug epidemic (1980s to present) be included in the curriculum. This elective will be brought forward to the full board at their regular meeting on October 18, 2016.

6. Preview of K-2 ELA Unit

Discussion:

Ms. Fineman shared some information regarding the K-2 Language Arts units. The full curriculum will be presented to the subcommittee in December.

7. Adjournment

Discussion:

The committee also discussed homework policy and guidelines and parent engagement. The meeting was adjourned at 6:05 PM.

WINDSOR BOARD OF EDUCATION AGENDA ITEM

For Consideration by the Board of Education at the Meeting of: October 18, 2016

Prepared By: C. Cooke Presented By: T. Hill

Attachments: Details of Agreement – Provided in Executive Session

Subject: Ratification of the Collective Bargaining Agreement between the Windsor School Administrators' and Supervisors' Association and the Windsor Board of Education.

Background:

The Windsor Board of Education and the Windsor School Administrators' and Supervisors' Association reached an agreement for a successor three year contract covering July 1, 2017 through June 30, 2020.

Status:

The Association will vote on the contract on October 17th. Results will be available at the BOE meeting.

Recommendation:

The Board of Education should ratify this Agreement. A suggested motion: Move that the Board of Education vote to ratify the Agreement between the Windsor Board of Education and the Windsor School Administrators' and Supervisors' Association covering July 1, 2017 through June 30, 2020.

Reviewed by:	Recommended by the Superintendent:
) Agenda Item #)

9/9/2011