



ADMINISTRATIVE PROCEDURES MANUAL

Saskatchewan Rivers Public School Division

This Administrative Procedures Manual is designed to be the primary written source of administrative direction for the Division. It is designed to be entirely consistent with the Board Policy Handbook, and is an extension of policy in the form of procedures. This Manual may make further reference to other detailed administrative documents that have been developed to provide specific guidelines on selected matters.

There are five categories in which administrative procedures are placed in the Manual. The categories are:

- 100 General Administration
- 200 Instructional Programs and Materials
- 300 Students
- 400 Personnel and Employee Relations
- 500 Business Services
- 600 Facility Services
- 700 Transportation Services
- 800 Technology Services

Procedures placed in the 100 section are those of a general administrative nature or those which have applicability to at least two other categories in the Manual. The procedures in 200, 300, 400, 500, 600, 700 and 800 are specific to each of the titles.

A logical flow of procedures is attempted in the categories. For example, criteria for student admission is followed by attendance area requirements, by various safety considerations, by the maintenance of records, by daily attendance, by supervision and discipline, and lastly, by evaluation procedures.

Gaps in the numbering sequence facilitate the insertion of additional administrative procedures that may be developed at a future time.

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GENERAL ADMINISTRATION 100

Administrative Procedure 100

ORGANIZATIONAL STRUCTURE

Background

The Division's organizational chart details the reporting relationships within the Division and outlines the administrative structure that has been put in place to help serve the needs of its students and their families and to make the Board's will a reality. Direction and accountability is provided as outlined in the organizational structure.

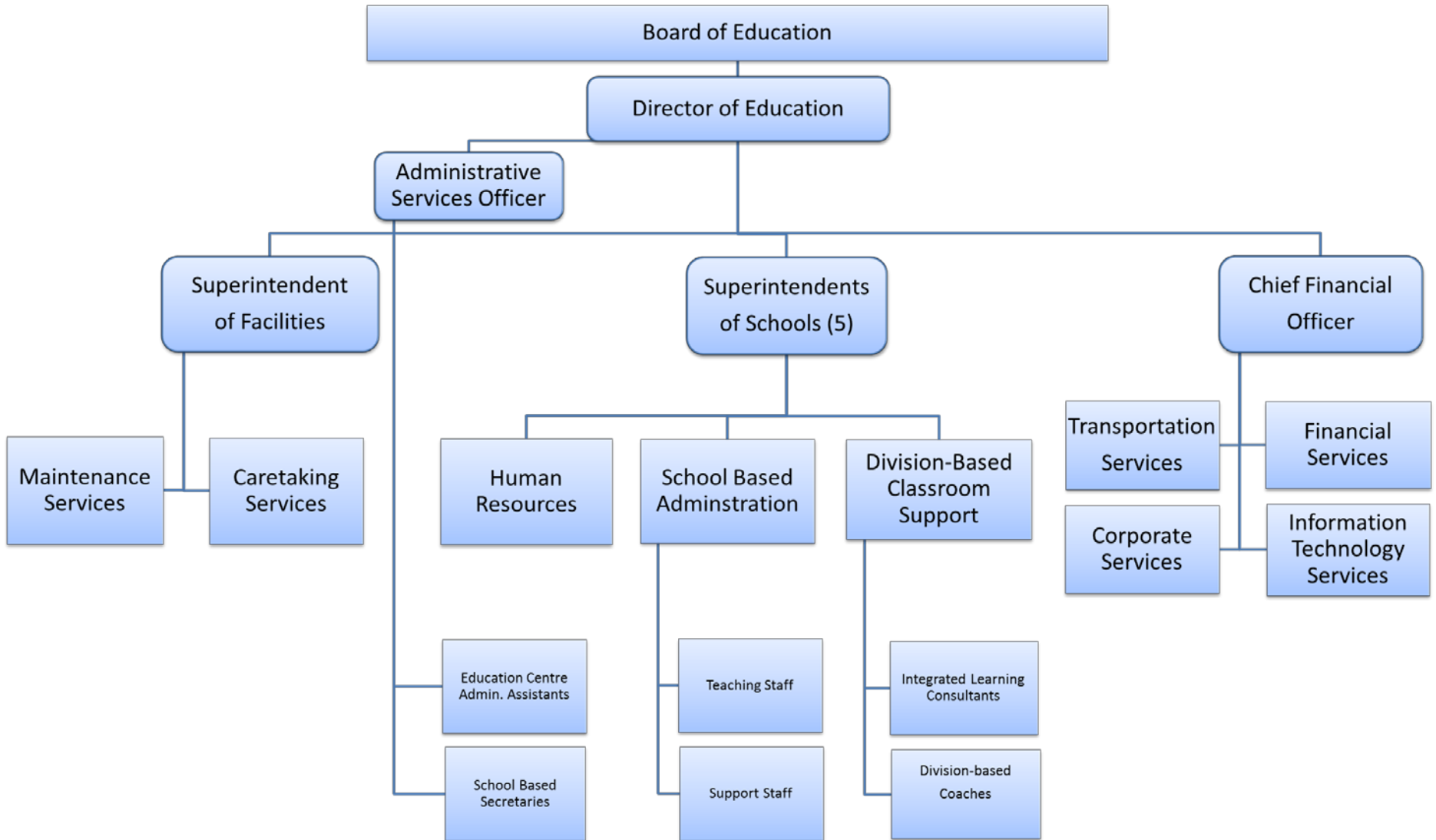
Procedures

1. The Director will determine and keep current the overall organizational chart for the Division.
2. The Director is responsible for the functioning of the administrative structure within the approved budget.
3. The organizational chart outlines employee responsibilities and details to whom employees will report.
4. The Director is responsible for ensuring the organizational structure is supported within the approved budget.

References: Sections 85, 87, 109, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 100 – Appendix A



Revised: May, 2017

Administrative Procedure 106

ACCOUNTABILITY REPORTING

Background

The Director Evaluation Process Criteria and Timelines as detailed in Appendix A of Board Policy 12 – Board Delegation of Authority requires that the Director provide the Board with evidence that the roles delegated to the Director have been completed in an appropriate manner and have achieved the desired results. Accountability reporting is one means employed to provide such evidence. Other means include reports from external sources such as an external auditor and direct Board observations. The Board Annual Work Plan in Policy 2 – Board Annual Work Plan Appendix A indicates when each required accountability report will be presented to the Board for review and assessment.

Procedures

The Director will assign responsibility for each accountability report. The administrator assigned such responsibility shall be responsible for analyzing objective and subjective data and trends, researching current realities and options, taking appropriate actions to achieve desired results and reporting results.

1. A draft report must first be submitted to the Director for review. The report will then be submitted for inclusion on the Board agenda as noted in the Board Annual Work Plan for Board assessment as to whether the quality indicators have been achieved. Since accountability reporting is a significant component of the Director's evaluation evidence it is the responsibility of the administrator assigned to each accountability report to ensure timelines are met and sufficient opportunity for Director review and redirection is provided.
2. Where deficiencies are identified by the Board the administrator shall remediate them in a timely fashion to the satisfaction of the Director.
3. The format for accountability reports shall be as follows:
 - 3.1 Identification of source documents which have created the required accountability. This usually will reference a policy or policies from the Board Policy Handbook.
 - 3.2 A description of how the required accountability has been met. This will typically include quantifiable data which allows comparisons to Division results over time and to external standards where appropriate.
 - 3.3 Identification of administrative issues and challenges which are related to the area of accountability and actions being taken or required.
 - 3.4 Identification of any governance issues related to the area of accountability. These clearly are areas which are the responsibility of the Board as defined in the current Board Policy Handbook, legislation, collective agreement or contract.
4. Accountability reporting will form part of the evaluation criteria for individuals assigned such responsibility.

Reference: Section 85, 87,109,159, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 110

SCHOOL COMMUNITY COUNCILS

Background

School Community Councils (SCC) are an integral, purposeful and valued component of the Saskatchewan Rivers School Division.

A SCC shall be established at each school in the school division.

In many schools, committees have been established to support specific activities such as graduation or the band program. The SCC shall act in a coordination role for committees operating in support of the SCC and the school program.

School Community Councils wishing to merge should make application to the Board. The Board may then recommend to the Minister of Education that the applicant SCC be merged.

Procedures

1. Representative Members

1.1 Representative Parent and Community Members

The following individuals are eligible to run to become a representative parent and community member:

Parents of students who are enrolled in the school (including parents who do not reside within the attendance area of the school); and, electors that reside within the school attendance area. These provisions specifically do not limit or restrict the election or participation in voting of parents of students who may be employed by the School Division and work in the particular school.

The constitution of each SCC outlines the number of representative Parent and Community Members. The number of Representative Members range from 5 to 9 persons, of which the majority must be parents of students attending the school.

1.2 Representative Secondary Students

For schools offering a Grade 10, 11 and 12 program, the SCC constitution outlines the number of Student members (1 or 2). Student representatives will be selected by the Student Representative Council (SRC) for a one year term.

1.3 Representatives from First Nations

The constitution of each SCC will outline which, if any, First Nation representatives are members of the SCC. First Nations are eligible to have representatives on the SCC if there are students who live on reserve and attend a school within the Saskatchewan Rivers School Division. The First Nation will select one representative member for a two year term.

2. Permanent Members

2.1 The principal;

2.2 A teacher

The teacher member will be appointed by the principal. It is acceptable for various teachers to share this role on a rotating schedule.

2.3 Other Permanent Members

The constitution of the SCC outlines Other Permanent Members as suggested by the SCC and approved by the Board as per legislation.

3. Election Procedures

One-half of the representative Parent and Community Members of SCCs will be elected each year. In the first year, one-half of the members should be elected for two-year terms with the remaining representative members being elected for one-year terms to establish the staggered terms.

Upon the recommendation of the each principal, the Division will appoint an employee, other than any member of that school community council, to be returning officer for the election of members of the school community council. The superintendent responsible for the SCCs will act as returning officer for the school division. This role involves ensuring a returning officer is selected for each school and the appropriate training has been delivered.

Election procedures for Representative Parent and Community Members are outlined in the [School Community Council Election Manual](#).

If, following the nomination process, there are vacant positions on a SCC, the Board can reduce the number of members of that SCC. However, if there are fewer than five (5) members, the Director can appoint members to fill the vacant positions.

For the initial election no special procedures will be used to ensure the Representative parent and community members are representative of the student population. If following the initial election some SCCs are not representative of the student population, this concern could then be addressed though an amendment to this procedure.

4. Constitution

An initial constitution was developed for each SCC. The SCC may amend its constitution by sending suggestions for change in writing to the Board.

5. Operations

Minutes of each SCC will be kept and forwarded to the Education Centre and made available to trustees.

The SCC will prepare an annual budget. All SCC funds will be administered by the school principal and secretary using procedures outlined in the [School-based Funds Operation and Procedures Manual](#).

6. Roles and Responsibilities

Undertake activities to enhance its understanding of the community's economic, social and health needs, aspirations for pupils' learning and wellbeing, and resources and supports for the school, parents, guardians and community.

SCC participate in the Continuous Improvement Framework by focusing on the same outcomes that are established by the province, the school division and each school represented by the SCC.

For example, if the school has a focus on improving student literacy, the SCC will consider ways of assisting parents and the community to improve student literacy.

School Community Councils will communicate annually to the parents, guardians and community members about its plans, initiatives and accomplishments;

School Community Councils will account publicly for the expenditure of funds related to the operation of the school community council;

Members of SCCs will participate in orientation, training, development and networking opportunities in order to enhance its capacity to fulfill its responsibilities; and,

Members of SCCs will not discuss or be given access to personal confidential information about or complaints about any pupil, family member or guardian of any pupil, teacher, administrator or other employee of or member of the Board.

School Community Councils may provide advice on certain matters including:

- Advice and recommendations to the Board respecting policies, programs and educational service delivery, including fundraising, school fees, pupil code of conduct, grade discontinuance, school closure, religious instruction, and language of instruction but not including educational service delivery by a specific teacher;
- Advice to the school staff respecting school programs; and,
- Advice to other organizations, agencies and governments on the learning needs and well-being of pupils.

7. Support

7.1 Senior Administrative Contact

A Superintendent shall be assigned duties to facilitate the SCC, supervise the election process and plan and implement Division-wide development opportunities for members of SCCs. If an individual SCC wishes to see a Superintendent, the principal will invite the Superintendent responsible for that school to become involved.

7.2 Financial Support

The Board will provide an annual grant to each SCC.

8. The Board will support SCC through an annual grant of \$1,000.00.

8.1 The CFO is responsible to ensure that grants to parent groups are paid in accordance with Board motions and administrative procedures.

8.2 The CFO is responsible for authorizing all grant payments to parent groups.

9. A grant in the amount of \$1,000.00 shall be paid to each SCC operating within the Division. The grant will be paid to the school upon receipt of a year-end financial report, in the format determined by the Education Centre.

The SCCs are consolidated with the schools' banking and accounting processes. The school principal and secretary will administer the Council's funds based on existing policies, procedures and reporting methods.

Reference: Section 140.1, 140.5, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 120

POLICY AND PROCEDURES DISSEMINATION

Background

The Director has been given the responsibility for implementing policy and administrative procedures, which includes maintaining the Board Policy Handbook and the Administrative Procedures Manual.

Procedures

1. The Administrative Services Officer will ensure that up to date versions of the Board Policy Handbook and the Administrative Procedures Manual are available on the Division web site.
2. When updates to the Board Policy Handbook and Administrative Procedures Manual are made, the Administrative Services Officer will ensure that superintendents and principals are advised in a timely manner. These individuals are responsible to advise the appropriate education stakeholders as required.
3. Principals shall convey to school staff Board Policy and Administrative Procedures.
4. Any changes made to the Administrative Procedure Manual will be included in the staff meeting agenda by the principal.

Reference: Sections 85, 108, 109, 175, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 121

REVIEW OF ADMINISTRATIVE PROCEDURES

Background

It is the responsibility of the Director to develop and keep current an Administrative Procedures Manual and develop and maintain consultative processes for the establishment and review of such procedures.

Procedures

1. A review of administrative procedures (AP) will be carried out by the Director on a regular basis.
2. Senior administrators are assigned responsibility for implementing and monitoring the effectiveness of selected AP's related to their role descriptions. The senior administrator assigned such responsibility shall bring forward issues related to areas of assigned responsibility and shall propose edits, deletions or additions of AP's where warranted to ensure AP's are effective, current, legal and operational.
3. Review of a specific AP also may be initiated at any time by a formal request from the Board, a School Community Council, a school administrator or an employee who is personally affected by that procedure. The request for such a review shall detail the issues and concerns associated with the AP and is to offer suggestions for revision.
4. The Director shall determine an appropriate process for reviewing a specific AP when a request to do so is received and will ensure that fair and reasonable consideration is given to the request. Such a review will be carried out by a committee which includes the Director, a senior administrator with direct responsibility in that area, and a school-based administrator selected by the Director.
5. Any decisions arising from a review of AP will be communicated expeditiously to all affected stakeholders. Any substantive changes made to the Administrative Procedures Manual will be included as information in the Board agenda and updated on the Division website in a timely fashion.

Reference: Sections 85, 87, 108, 109, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 130

HOURS OF OPERATION/SCHOOL YEAR/SCHOOL DAY

Background

Annually, the Director is required to recommend for Board approval a school year calendar. The recommended calendar must: comply with the guidelines established by the Minister of Education, the requirements of *The Education Act, 1995*, and any direction provided by the Board.

Procedures

1. School Year

- 1.1 The Division will strive to provide for a balance between maximizing the number of pupil-teacher contact days and the provision of appropriate staff development. In doing so the number of non-student days will not exceed 16.
- 1.2 The proposed calendar shall be recommended to the Board prior to April 1.
- 1.3 A committee may be appointed by the Director to assist in the development of the proposed calendar.
- 1.4 Consultations with other area school divisions is encouraged.
- 1.5 On or before the first day of May in each year employees, parents and students shall be notified regarding the approved calendar for the upcoming year.

2. School Day

- 2.1 The principal, in consultation with their superintendent shall determine the starting time, breaks and recesses, lunch hour, and dismissal of his or her assigned school.
- 2.2 Parental and transportation concerns are to be considered.
- 2.3 Normally, kindergarten students are to attend the minimum of an equivalent of ninety school days.
- 2.4 PreKindergarten students attend 12 to 15 hours per week which includes family engagement time. The start and end dates for PreKindergarten coincide with the regular school calendar.

3. School Opening and Closing

- 3.1 Principals, in consultation with their superintendent, may dismiss school at any time before the usual dismissal time where the health, safety, or well-being of students or staff is threatened. Refer to AP 551 – Bus Cancellations: Cold or Extreme Weather Conditions.
- 3.2 Schools will remain open – regardless of inclement weather or bus cancellations – unless closed for cause by the Director of Education. Staff members are expected to report to their scheduled work site unless an appropriate leave request has been approved.

Reference: Sections 87, 109, 163, 164, 165, 166, 167, *The Education Act, 1995*

Revised: December 15, 2014

Administrative Procedure 140

STAFF, PARENT AND STUDENT CONCERNS

Background

The Division recognizes that a staff member, parent/guardian, or student may on occasion have a concern that needs to be resolved. The Division believes these matters must be resolved using the problem solving protocol and in a manner respectful of those involved.

The Division is committed to ensuring a fair and equitable process for hearing and addressing student, staff and parental complaints. The Division is committed to just and careful procedures for adjudicating and resolving concerns.

Staff members who wish to file a grievance under a collective bargaining agreement must follow the grievance procedures as outlined in the agreement.

Procedures

1. General

- 1.1 Concerns are to be addressed in a timely and appropriate manner.
- 1.2 Efforts to address and/or redress concerns are to be carefully documented in order to ensure and enhance a fair and consistent response.
- 1.3 Concerns regarding school operation and treatment of students may be made by:
 - 1.3.1 A parent or guardian who is acting on behalf of the student.
 - 1.3.2 A student who is:
 - 1.3.2.1 Sixteen years of age or older and living independently or,
 - 1.3.2.2 Eighteen years of age or older.
- 1.4 The concerned party should attempt to resolve his/her concern with the staff member with whom the concern rests.
- 1.5 If the concern is not resolved as per No. 1.4 above, the concerned party may then move to the next level. The concern is to be addressed at each level before proceeding. The levels are as follows:
 - 1.5.1 For a parent or student:
 - 1.5.1.1 School-based administration;
 - 1.5.1.2 Superintendent/division-based manager;
 - 1.5.1.3 Director;
 - 1.5.1.4 Board.
 - 1.5.2 For a staff member:
 - 1.5.2.1 Staff member's school-based supervisor;
 - 1.5.2.2 Superintendent / immediate supervisor;
 - 1.5.2.3 Director;
 - 1.5.2.4 Board.

It is the responsibility of the staff member receiving the concern to facilitate the complainant taking their unresolved issue to the next level of protocol.
- 1.6 If a complaint cannot be resolved with the Director or the Director's designate, the student or parent may make a written statement of the complaint to the Board, as the Board has retained its authority as the final level of appeal in the Division.
- 1.7 Complaints may be made directly to the Board in the event of conflict of interest with the Director.

- 1.8 Any meeting to resolve a concern must be respectful of all involved. Abusive language and/or behavior are not acceptable and, if such should occur, the most senior employee present should adjourn the meeting.

Reference: Section 85, 87, 109, 148, 151, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 145

EVENT PROTOCOL

Background

The Director will develop and maintain positive communications internal and external to the Division. Proper protocol shall be followed for events organized by the Division or its schools. When trustees are in attendance at a school event, they shall be introduced and where possible a connection between their role and the event at hand shall be made. Schools are requested to make arrangements to provide a respectful, hospitable welcome to trustees and all other dignitaries.

Procedures

1. Order of introductions:
 - 1.1 Senators
 - 1.2 Members of Parliament – Cabinet Ministers first
 - 1.3 Premier of Saskatchewan
 - 1.4 Members of the Legislative Assembly – Cabinet Ministers first
 - 1.5 Clergy
 - 1.6 Elders, Chiefs, Vice Chiefs
 - 1.7 Board Chair
 - 1.8 Other trustees
 - 1.9 Mayor; other civic councillors
 - 1.10 Elders and Hutterian Brethren
 - 1.11 Senior bureaucrats and heads of other organizations
 - 1.12 Prominent community members
2. Contact shall be made with the Communications Department from the appropriate level of government who may provide details and assist with planning protocol. The Saskatchewan Table of Precedence and contact information is available [Table of Precedence](#).
3. When organizing an event within the Division, the Board Chair and the subdivision trustee will be invited and the introductions will take place in the following order:
 - 3.1 Clergy
 - 3.2 Elders, Chiefs, Vice Chiefs
 - 3.3 Board Chair
 - 3.4 Vice-Chair
 - 3.5 Trustees in attendance
 - 3.6 Director
 - 3.7 Superintendent(s)
 - 3.8 Principal and vice-principal
4. When organizing the list of speakers, dignitaries speak in the order prescribed for introductions in procedure 1 above.
5. Seating shall be arranged so that the most senior dignitary is closest to the podium at all times.
6. The Director shall be contacted if a speaker is requested from the Board or Division level.

7. The Board or schools may be included in royal visits (Canada's Governor-General and/or Saskatchewan's Lieutenant Governor); visits by the Prime Minister or Premier, senior cabinet ministers, ambassadors, or other prominent dignitaries.
 - 7.1 The Formal Protocol of either the Government of Canada or the Province of Saskatchewan takes precedent.
 - 7.2 Information on proper protocol in these special circumstances can be obtained from the Government of Canada and the Government of Saskatchewan protocol websites.
 - 7.3 The Director shall be contacted in the event of a Dignitary visit to a school.

References: Sections 85, 87, 109, *The Education Act, 1995*

Revised: June 16, 2014

Administrative Procedure 150

LOCKDOWN PROTOCOL

Background

Saskatchewan Rivers Public School Division is committed to providing a safe and caring learning and work environment for all students and staff. Verbal threats or behavior that may pose a risk to others will be taken seriously and responded to in a proactive way. Efficient preparation and effective responses have been developed through collaboration with community emergency partner agencies.

In some emergent instances, a safe evacuation from a school or facility may be required to protect students and staff. The response may be to initiate either a perimeter lockdown or a school/facility lockdown.

Procedures

1. Two different lockdown levels may be used, depending on the emergency situation:
 - 1.1 Perimeter Lockdown is used when an emergency happens near a school/facility and an increased level of security is required. In this scenario, the threat is known to be outside the facility or school. The exterior doors are locked to ensure that individuals do not leave nor enter the building. With approval from administration, people are only allowed to enter or exit the school/facility through the front doors.
 - 1.2 School/ Facility Lockdown is used when a threat is inside or thought to be inside the school or facility and alerts staff and students of imminent danger.
2. School administrators are responsible for educating staff and students regarding the procedure to follow during perimeter and school/facility lockdowns.
3. One perimeter lockdown drill is to be practiced each school year.
4. A minimum of two school/facility lockdown drills are to be practiced each school year.
5. Inform parents the same day that a lockdown drill or actual event has occurred.

Revised: June 6, 2016

Administrative Procedure 153

STUDENT AND STAFF SAFETY

Background

Saskatchewan Rivers Public School Division is committed to ensuring safe learning and working environments throughout the school division to ensure acceptable standards of comfort, safety, health and sanitation.

Procedures

1. General
 - 1.1 The principal is to maintain adequate conditions of safety and sanitation in the school and on school grounds.
 - 1.2 The principal is to comply with established local, provincial or divisional administrative procedures to ensure that general and emerging repair work meets acceptable safety and sanitary standards.
 - 1.3 The principal is to arrange for the establishment and maintenance of an Occupational Health Committee in the school in accordance with [The Occupational Health and Safety Act](#).
2. The division directs that all employees who have reasonable grounds to believe that there is a child in need of protection from abuse report the matter immediately to an appropriate authority in accordance with *The Child and Family Services Act* and/or *The Emergency Protection of Victims of Child Sexual Abuse and Sexual Exploitation Act*. All employees shall follow the Saskatchewan Child Abuse Protocol <http://publications.gov.sk.ca/documents/17/18812-Saskatchewan-Child-Abuse-Protocol-2014.pdf>.
3. Emergency Plan-Violence Threat Risk Assessment (VTRA)
 - 3.1 The superintendent in charge of safety shall ensure that the School Division Emergency Plan/ VTRA protocol is current and is followed.
 - 3.2 The principal is to be familiar with and have a working knowledge of the school division's Emergency Plan: [SRPSD Emergency Plan](#).
 - 3.3 In consultation with their superintendent, the principal shall ensure that the VTRA is followed when any student displays worrisome or threatening behavior.
 - 3.4 At the beginning of the school year, principals shall establish a School Emergency Response Team (SERT) and review the VTRA protocol with them.
 - 3.5 The principal shall inform staff members, students, parents, and SCC members of the school division's VTRA protocol using the Letter of Fair Notice which is on the School Division website: [Letter of Fair Notice](#)
4. Emergency Plan-Crisis Response
 - 4.1 The Superintendent of Schools in charge of safety shall ensure that the School Division Emergency Response Plan is current and followed.
 - 4.2 The principal shall be familiar with and have a working knowledge of the [SRPSD Emergency Plan](#).
 - 4.3 At the beginning of the school year, principals shall review crisis response procedures with the established SERT.
 - 4.4 The principal is to inform staff members and SCC members of the school's Emergency Response procedures.

5. Emergency Plan-Tragic Events

- 5.1 The Superintendent of Schools in charge of safety shall ensure that the Emergency Response Plan is kept current and up to date.
- 5.2 At the beginning of the school year, principals shall review traumatic incidents and loss guidelines with the established SERT.
- 5.3 The principal is to inform staff members, parents, and SSC members of the purpose and function of the SERT.

6. Emergency Plan Lockdowns

The appropriate number of lockdown exercises are to match the number of fire drills in accordance with Administrative Procedure 161.

7. Physical Activities

7.1 Procedures for physical activities safety are stated in [Saskatchewan Physical Education Safety Guidelines](#).

7.2 It is the responsibility of the superintendent responsible for athletics to ensure that the guidelines are kept current and includes direction specific to the following:

- 7.2.1 Standard of care
- 7.2.2 Facilities
- 7.2.3 Equipment
- 7.2.4 Instruction
- 7.2.5 Supervision
- 7.2.6 Clothing and footwear and,
- 7.2.7 Approved activities.

7.3 Concussion protocol

High school coaches are currently required to follow the Saskatchewan High School Athletics Association Concussion Protocol. The risk of concussion extends beyond high school sports into physical education classes, playground activities, and elementary school sports. Therefore the following concussion protocol shall be in place in all schools:

- 7.3.1 Every physical education teacher, every school administrator, and at least one coach per team must complete the free concussion management course located at [Concussion Training](#).
- 7.3.2 School principals will maintain a record of those staff members who have completed the concussion management course.
- 7.3.3 An athlete suspected of suffering a concussion must be removed from play immediately and not return to activity until they have followed the six steps of recovery and are symptom free.
- 7.3.4 Students participating in all school sports and their parents/guardians shall be made aware of the symptoms of concussion through the Concussion [Recognition/Fact Document](#). The document shall be distributed at the beginning of each season as part of the regular communication process to students and parents.
- 7.3.5 Students diagnosed with a concussion must progress through the Six Steps of returning to sports outlined below.
 - 7.3.5.1 No activity - mental and physical rest until symptom-free
 - 7.3.5.2 Light aerobic activity like walking or stationary cycling
 - 7.3.5.3 Sport-specific activity like running or skating.
 - 7.3.5.4 Training drills without body contact
 - 7.3.5.5 Training drills with body contact — only once cleared by a physician
 - 7.3.5.6 Game play

Note: Each step must take a minimum of one day.

If an athlete has any symptoms of a concussion (e.g. headache, feeling sick to his/her stomach) that come back either with activity, or later that day, he/she should

stop the activity immediately and rest until symptoms resolve, for a minimum of 24 hours. The athlete should be seen by a doctor and cleared before starting the six step protocol again. This protocol must be individualized to the athletes, their injuries, and their respective sports.

8. Emergencies

In any school emergency, the principal shall follow the School Division Emergency Response Plan and take whatever immediate action appears to be reasonable and necessary to ensure the safety of students, employees or visitors to the school.

9. Hospital Emergency Treatment

9.1 When a student is taken to hospital for treatment of illness or injury or aggressive behavior, the following conditions are to apply:

9.1.1 Attempts are made to notify the parent or guardian.

9.1.2 If the parent or guardian cannot be contacted, the hospital is to be advised accordingly.

9.1.3 In the absence of the parent or guardian, hospital procedures for consent and treatment are to be followed.

9.1.4 The Emergency Response Plan has a sample letter ([LINK](#)) to parents and protocol to follow when aggressive behavior is exhibited.

9.2 If an ambulance is required, it is to be called and the expense is the responsibility of the Division.

10. First Aid

10.1 The principal shall ensure that a supply of first aid materials is available in the school and stored in a location known to all members of the staff.

10.2 The principal shall ensure that *at least* one member of the staff has current certification and training in first aid and Cardio Pulmonary Resuscitation and AED deployment.

10.3 The principal shall ensure that WHMIS (Workplace Hazardous Materials Information System) manuals are current and staff member in-service and materials meet the requirements of [The Occupational Health and Safety Act](#) and [Regulations of the Act, 1996](#).

11. Bus Loading

11.1 The principal shall establish procedures and arrange for supervision of bus loading and unloading at the school.

11.2 If alterations to existing bus or parking signage is required at any time, the principal shall contact the Superintendent of Facilities.

12. Motorized Vehicular Traffic

Motorized vehicular traffic is prohibited on school property with the exception of:

12.1 Designated parking areas and,

12.2 Service, maintenance and repair vehicles requiring access to specific areas.

13. Protective Equipment

13.1 Teachers shall require students to wear safety and protective equipment as recommended for use in their instructional program and other school-approved activities.

13.2 Specific guidelines for sporting and physical activities equipment shall be adhered to as outlined in the school division's [SRPSD physical activity guidelines](#).

Reference: Section 85, 87, 109, 150, 151, 175, 231, *The Education Act, 1995*

Section 264.1 Criminal Code of Canada

Section 2.8 of the National Fire Code

Revised: December 15, 2014; September 6, 2016

Administrative Procedure 155

TOBACCO AND THE USE OF TOBACCO PRODUCTS

Background

The Division strives to provide safe, comfortable and healthy environments for all students, employees, community partners, visitors and guests.

Procedures

1. All buildings and property owned by the Division shall be free from the use of tobacco and tobacco/nicotine related products.
2. All buses and other kinds of vehicles, either contracted or privately owned, will be free from the use of tobacco or tobacco/nicotine related products while traveling to or from school related or Division related activities.
3. This prohibition does not apply to the use of tobacco for ceremonial events.

Reference: Sections 85, 87, 108, 109, 150, 151, 152, 153, 154, 175, *The Education Act, 1995*

Revised: October 27, 2014

Administrative Procedure 156

COMMUNICABLE DISEASES

Background

The Division believes it has a responsibility, to the extent possible, to protect students and staff from risk of contagion by communicable diseases.

In the course of providing protection from communicable diseases, the well being and rights of all students and staff shall be duly considered.

Communicable diseases are defined as follows: [Public Health Communicable Diseases List, PA Parkland Heath Region Information](#)

- *Category I diseases includes, among others, those that are common and can often cause large outbreaks. These include Pertussis, Measles, Hepatitis A, influenza, etc.*
- *Category II diseases include Tuberculosis, Hepatitis (B, C and D), Sexually Transmitted Diseases (STD's), and Human Immunodeficiency Virus (HIV).*

Procedures

1. Through the principal, school staffs shall be required to notify the local Medical Health Officer as soon as possible but within 48 hours if they become aware that someone has a communicable disease, [Public Health Act](#), 1994.
1. In like manner, the Medical Health Officer has a responsibility to notify the school administrators of the existence of communicable diseases within schools.
2. In the event that a student or a staff member is infected with a Category I communicable disease which may present a significant health risk to others if transmitted, or where school officials have a reasonable basis to believe that a student's or a staff member's physical condition may pose a significant health risk to others, said student or staff member will be required to undergo a medical assessment by a physician at the Division's expense, if necessary, to determine the nature of the student's or staff member's physical condition and the extent of any health risk to others as a result thereof. Such medical exam shall be undertaken with all due haste. If there is any communicable disease present the physician will notify the Medical Health Officer according to the provisions of the *Public Health Act, 1994* and provide a medical certificate to the Director stating whether the physical condition or behaviour of the student or a staff member poses a significant threat to the health and welfare of the students or staff of the Division.
3. In the event that the physician examining a student or a staff member determines, in consultation with the Medical Health Officer, that the physical condition or behaviour of the student or staff member poses a significant threat to the health and welfare of the students or other staff of the Division.
 - 4.1 The student will be required to withdraw from attendance at school and shall not be readmitted to school until the Medical Health Officer has determined that the student's condition no longer poses a risk of contagion in the school environment.

- 4.2 The staff member will be placed on a leave for medical reasons until the Medical Health Officer has determined that the staff member's condition no longer poses a risk of contagion in his/her working environment. Such medical leave will qualify the staff member for any sick leave compensation to which he/she may be entitled by virtue of his/her employment contract with the Division.
4. The superintendent responsible for human resources is hereby authorized to seek medical advice to determine if there is a reasonable basis to believe that a medical examination may be required of a student or a staff member and to direct that such an examination be performed.
5. Staff:
 - 6.1 Upon receipt of a medical diagnosis that a staff member has a Category II communicable disease, the superintendent responsible for human resources shall inform the local Medical Health Officer of the situation. The Medical Health Officer shall be requested to consult with the staff member's attending physician.
 - 6.2 Dissemination of information regarding the affected staff member shall be determined by the patient's physician. Such health information as is held by the Division will be treated in confidence and not shared without the written consent of the staff member.
 - 6.3 A staff member infected with a Category II communicable disease shall not be prevented from working for the Division except on the recommendation of the Director, following consultation with the Medical Health Officer and the staff member's attending physician.
 - 6.4 When an infected staff member is excluded from his/her usual place of employment, every attempt shall be made to provide alternate employment. Decisions regarding appropriate settings shall be made on a case by case basis.
- 7.1 Students:
 - 7.1 Upon receipt of a medical diagnosis that a student who is enrolled or seeking enrolment in the School Division has a communicable disease, the appropriate superintendent shall consult with the Local Medical Health Officer. The Medical Health Officer shall be requested to consult with the student's parent(s) or guardian(s) and the attending physician.
 - 7.2 Dissemination of information regarding the infected pupil shall be determined in consultation with the local Medical Officer or the Medical Health Office nurse responsible for Communicable Diseases. Such health information as is held by the Division will be treated in confidence and not shared without the written consent of the parent or guardian.
 - 7.3 A student infected with a Category II communicable disease shall not be excluded from the regular educational program except on the recommendation of the Director following consultation with the Medical Health Officer and the student's attending physician.
 - 7.4 When an infected student is excluded from school, every attempt shall be made to provide an alternate educational program. Decisions regarding appropriate educational settings shall be made on a case by case basis.
8. Precautions:
 - 8.1 The principal shall review with teachers appropriate ways of educating all students about the proper ways of dealing with potentially infectious agents, and specifically in standard (universal) precautions against exposure to blood and body fluids. In each school a definite plan shall be articulated by the principal so that all students and all other staff in the building on a regular basis, will know the expected means of dealing with potentially infectious body fluids such as blood, vomit, or other secretions.
 - 8.2 As a matter of course, open lesions on an individual who requires attention shall be covered using established first-aid procedures.
 - 8.3 Any caregiver shall avoid unprotected exposure to blood or body fluids by taking adequate precautions (e.g. wearing rubber gloves, etc.).

- 8.4 A supply of disposable gloves will be distributed by the Education Centre to all schools and kept in a place designated by the principal so that they are available to be worn when needed by a caregiver.
- 8.5 Gloves must be worn if open lesions are present on the hands of any caregiver. These gloves must be immediately disposed of by discarding them into a plastic bag, along with any materials used in the clean-up of a spill of body fluids, if that material has not been satisfactorily disposed of by flushing into a school's sewage system. In any event, the soiled gloves and residue from the clean up will be sealed in a plastic bag and placed, by the staff (not a student) or a custodian, in an appropriate place for refuse collection.
- 8.6 Good hand-washing, using hot water and soap shall be an established practice for all caregivers, staff and students.
- 8.7 Any soiled surfaces shall be cleaned with a disinfectant such as Javex, or its equivalent, diluted one part bleach to nine parts water.
- 8.8 Whenever possible, disposable towels or tissues shall be used in the clean up.
- 8.9 Mops shall be rinsed in a solution of disinfectant as indicated in No. 8 above (or Hydrox). Disinfected and rinsed mops shall be stored dry rather than being left in a solution.

Reference: Section 85, 87, 109, 141, 175, 178, 190, 231, *The Education Act, 1995*
Public Health Act

Approved: May 12, 2014

Administrative Procedure 160

DISCRIMINATION/HARASSMENT/WORKPLACE VIOLENCE

Background

The Division believes that every employee is entitled to employment free of discrimination, harassment, and workplace violence. The Division has a responsibility, insofar as reasonably practicable, to ensure that no employee will be subjected to discrimination, harassment, or workplace violence with respect to any matter or circumstance arising out of employment.

Discrimination, harassment and workplace violence constitute a disciplinary infraction that shall be dealt with through the appropriate measures. Disciplinary actions for violations will take into consideration the nature and impact of the violations. Appropriate measures could range from written reprimands up to and including termination.

This Administrative Procedure does not restrict or inhibit the right of employees to file a complaint with other authorities such as the Saskatchewan Human Rights Commission and Saskatchewan Labour, Occupational Health and Safety Branch. In the event of a conflict between any provision of this administrative procedure and applicable law, the applicable law shall apply.

This Administrative Procedure outlines the procedures to be followed regarding allegations of discrimination, harassment, and workplace violence so that employees will know that complaints will be treated in a confidential, consistent and effective manner and that incidents may be reported without fear of retaliation or reprisal.

Procedures

1. Definitions

- 1.1 **Discrimination:** is unfair action taken against others because they belong to a certain group. It denies people benefits and opportunities that are necessary for a decent life. Discrimination can flow from prejudice, negative stereotypes, or a failure to consider the needs of others. It is against the law for someone to discriminate in the workplace based on the prohibited grounds including race or perceived race, creed, religion, colour, sex, sexual orientation, marital status, family status, disability, physical size or weight, age (over 18 years), nationality, ancestry, place of origin or receipt of public assistance
- 1.2 **Harassment:** is defined as any inappropriate conduct, comment, display, action or gesture by a person that either:
 - 1.2.1 Is based on any of the prohibited grounds of discrimination; or
 - 1.2.2 Has a lasting, harmful effect on the employee that adversely affects the worker's psychological or physical well-being and that the person knows or ought reasonably to know would cause a worker to be humiliated or intimidated; or

1.2.3 Constitutes a threat to the health and safety of the worker.

To constitute harassment there must be:

- Repeated conduct, comments, displays, actions or gestures must be established; or
- A single, serious occurrence of conduct, or a single serious comment, display, action or gesture that has a lasting, harmful effect on the worker must be established.

Harassment does not include any reasonable action that is taken by an employer, or a manager or supervisor employed or engaged by an employer, relating to the management and direction of the employer's workers or the place of employment.

- 1.3 Sexual Harassment: is a form of discrimination. It is unwarranted sexual conduct that interferes with rights guaranteed by [The Saskatchewan Human Rights Code](#). It may be verbal, physical or visual. It may be one incident or a series of incidents. It is always unsolicited and unwelcome behaviour, and can take many forms.
- 1.4 Workplace Violence: means the attempted, threatened or actual conduct of a person that causes or is likely to cause injury, and includes any threatening statement or behaviour that gives an employee reasonable cause to believe they are at risk of injury.
- 1.5 Personal Harassment or "Bullying": is an extreme form of workplace violence. It is a form of non-physical violence which can lead to physical violence. It is psychological warfare. It is intended to intimidate, offend, humiliate, degrade or demean. Sometimes it's directed at one employee; at other times it's not aimed at anyone in particular but is part of generally hostile behaviour that has a toxic effect on the workplace. The "bully" can be a supervisor or any other employee and is not gender specific.

2. Scope

- 2.1 This administrative procedure applies to all employees.
- 2.2 Not only during working time, but to any activities on or off school division premises which could reasonably be associated with the workplace.

3. Responsibility

- 3.1 All employees, and particularly employees in management and supervisory positions, are responsible for ensuring discrimination; harassment and workplace violence are not tolerated and, where possible, are redressed.
- 3.2 Any employee who becomes aware of situations where discrimination, harassment or workplace violence may be occurring is requested to notify their manager or supervisor and proceed through the concern protocol in Administrative Procedure 153.
- 3.3 All employees are responsible for being sensitive to the impact as well as the intent of their actions and are required to: refrain from participating in discrimination, harassment and workplace violence; and cooperate with any person investigating and /or seeking to resolve complaints filed under this policy.
- 3.4 Managers and supervisors are responsible for providing a work environment that is free from discrimination, harassment and workplace violence. This responsibility includes actively promoting a positive, harassment-free work environment and intervening when problems occur. Additionally, managers and supervisors are responsible for dealing with inappropriate actions of others that come to their attention.

4. Confidentiality

- 4.1 All complaints will be handled in a confidential manner with the understanding that respondents named in a complaint have the right to know the allegations being made against them.
- 4.2 The investigation will be limited to only those individuals who must be contacted to fulfill the Employer's legal duty to investigate and to resolve the situation.

- 4.3 Those involved in the investigation are prohibited from discussing the complaint outside the official restorative or investigative process. Breaches of confidentiality may result in disciplinary action up to and including termination.
 - 4.4 Information concerning a complaint, or action taken as a result of the investigation, will not be released to anyone who is not involved with the investigation.
 - 4.5 Notwithstanding the above clauses, information relating to the investigation may be subject to subpoena for court, legal or arbitral purposes.
5. Correspondence
 - 5.1 All correspondence and reports relative to alleged infraction(s) shall be held separately in a confidential file to be retained by the Manager of Human Resources.
 - 5.2 If allegations are not supported, the file shall be destroyed one (1) year after the person in authority's ruling is rendered.
 - 5.3 If the investigation supports the allegations, copies of all supporting documentation shall be placed on the offender's personnel file in a sealed envelope with restricted access.
 6. Unsubstantiated Complaints
 - 6.1 Where a complaint has not been substantiated, no action will be taken against an employee who has made a complaint in good faith. It is important to note that an unproven allegation does not mean that discrimination, harassment or workplace violence did not occur or that there was a deliberate false allegation. It simply means that there is insufficient evidentiary basis to proceed or that while the complainant may have genuinely had reason to believe that there was discrimination, harassment or workplace violence, investigation has not borne out the complaint
 - 6.2 If, upon investigation, it is found that false accusations were made knowingly and with malice, the Director may impose disciplinary action upon the employee making the false accusations up to and including termination.
 7. Steps to Follow
 - 7.1 Step 1: Individual Problem Solving and Resolution

Employees are encouraged to attempt to resolve their concerns by direct communication with the person(s) engaging in the unwelcome conduct.

 - 7.1.1 Where employees feel confident or comfortable in doing so, clearly make known to the person(s) whose conduct or comments are offensive that the behaviour is objectionable and must stop.
 - 7.1.2 Keep a written record of the date, time, details of the conduct, and witnesses, if any.
 - 7.1.3 If resolution is achieved, both the complainant and the respondent should keep a record of the agreed-to resolution.
 - 7.2 Step 2: Management Support and Intervention

Employees who are not confident or comfortable with Step 1 and who believe they are victims of discrimination, harassment or workplace violence, or become aware of situations where such conduct may be occurring, are encouraged to report these matters to any of the following: the employee's manager or supervisor, the Manager of Human Resources, or the Director.

 - 7.2.1 The person in authority who receives an informal verbal complaint shall take action to ensure the complaint is addressed, or at minimum is being investigated, within ten (10) working days from the date the complaint was received.
 - 7.2.2 The person in authority shall take the following actions:
 - 7.2.2.1 Provide the complainant and respondent with information regarding discrimination, harassment, or workplace violence.
 - 7.2.2.2 Discuss issues of confidentiality and limits to confidentiality when a complaint is received.

- 7.2.2.3 Attempt to bring resolution to the situation by:
- Assisting the complainant in speaking to the respondent directly; or
 - Speaking to the respondent directly on the complainant's behalf to outline the allegations and attempt to resolve the complaint informally; or
 - If both parties are willing to enter into voluntary mediation, the person in authority shall act as or appoint a neutral third party acceptable to both.
- 7.2.2.4 If an acceptable resolution is achieved, the person in authority shall monitor the status of the resolution to ensure it is satisfactorily implemented and maintained.
- 7.2.2.5 If an acceptable resolution is not achieved, a formal investigation may be initiated.
- 7.2.2.6 As part of the Step 2 process the following documentation will be held separately in a confidential file:
- The names of the complainant and respondent;
 - The nature of the alleged infraction;
 - A record of all meeting dates and attendees; and
 - The present disposition of the complaint.

7.3 Step 3: Formal Complaint

If informal attempts at resolving the issue are not appropriate, or proving to be ineffective, a formal complaint may be filed. To file a formal complaint:

- 7.3.1 Provide a letter of complaint that contains a detailed account of the offensive incident(s) including:
- 7.3.1.1 Name of Complainant.
- 7.3.1.2 Home and Work phone numbers of the complainant.
- 7.3.1.3 Type of Harassment (on what prohibited grounds did the harassment occur).
- 7.3.1.4 Respondent: alleged harassers' name.
- 7.3.1.5 Details of the complaint, including:
- Dates, times and location of each occurrence;
 - The persons involved, and names of witnesses, if any
 - What has been done in response to the behaviour;
 - Has the respondent or another appropriate person been advised that the behaviour is objectionable and must stop;
 - Any other details of the incident(s); and
 - The remedy sought.
- 7.3.1.6 The formal written complaint must be signed and dated by the complainant. By signing a formal complaint, the complainant is agreeing to have the actual complaint provided to the respondent.
- 7.3.2 A formal complaint is to be filed with the Manager of Human Resources.
- 7.3.2.1 The person receiving the complaint, if other than the Director, shall immediately report the complaint to the Director.
- 7.3.2.2 In the event the Director is the subject of the complaint or is the complainant, the person receiving the complaint shall report it directly to the Board Chair who shall immediately bring it to the attention of the Board.
- 7.3.2.3 The Manager of Human Resources shall facilitate investigation of the complaint immediately upon receipt of the complaint. This may include:
- Contracting out the investigation;
 - Appointment of an out-of-scope staff member; or
 - Investigation by the Manager of Human Resources.

- 7.3.2.4 In the event the Director is the subject of the complaint or is the complainant; the Chair of the Board shall appoint another person to be in charge of the investigation.
 - 7.3.3 The person who investigates the complaint shall ensure that the following is completed:
 - 7.3.3.1 Notify and provide a copy of the complaint to the respondent;
 - 7.3.3.2 Request the respondent to respond in writing to the complaint;
 - 7.3.3.3 Interview the complainant, the respondent and any relevant witnesses (witnesses must be informed that the evidence provided will be shared with the complainant and respondent);
 - 7.3.3.4 Collect relevant documents or other physical evidence.
 - 7.3.4 The investigator will submit a written report to the Director. The report will detail the following:
 - 7.3.4.1 The complaint;
 - 7.3.4.2 Statement of respondent(s);
 - 7.3.4.3 A list of witnesses;
 - 7.3.4.4 Witness statements;
 - 7.3.4.5 Relevant documents;
 - 7.3.4.6 Findings of the investigation; and
 - 7.3.4.7 The investigator's conclusion as to whether harassment, discrimination or workplace violence did or did not occur.
- NOTE:** The investigator's report will not include recommendations regarding disciplinary action. Disciplinary action will be determined by the Director or Board as appropriate.
- 7.3.5 Both the complainant and the respondent shall have the opportunity to have someone present to provide advice or assistance throughout the investigation.
 - 7.3.6 Either party may, after receiving the results of the investigation, appeal to the Board if dissatisfied with the resolution of a formal complaint.
 - 7.3.7 All records relating to the complaint and investigation shall be kept in a confidential file to be retained by the Manager of Human Resources.

Reference: *Occupational Health and Safety Act*
Saskatchewan Human Rights Code Act
 Section 85, 87, 108, 109, 175, *The Education Act, 1995*
 Canada Criminal Code
 Canada Labour Code
 Canadian Charter of Rights and Freedoms
 STF Code of Ethics
 Child Welfare Act

Approved: May 12, 2014

Administrative Procedure 165

LOCAL AUTHORITY FREEDOM OF INFORMATION AND PROTECTION OF PRIVACY

Background

All information provided to individuals upon request must be done in accordance with the provisions of the [Local Authority Freedom of Information and Protection of Privacy Act](#). [LAFOIP](#)
The Director has appointed a Superintendent of Schools as the LAFOIP Coordinator.

Procedures

1. Subject to the limitations in the [Local Authority Freedom of Information and Protection of Privacy Act](#), upon application to the LAFOIP Coordinator, upon payment of the prescribed fee, and subject to the limitations of section 5 below, every person shall be permitted access to records that are in the possession or under the control of the Division. The fee schedule shall be that as contained in the [Local Authority Freedom of Information and Protection of Privacy Act](#) as determined from time to time by the Government of Saskatchewan.
2. Each applicant shall make application on the prescribed form specifying the subject matter of the record requested, along with sufficient particularity as to the time, place, and event [LAFOIP Form](#).
3. The LAFOIP Coordinator shall consider each application and give written notice to the applicant within 30 days regarding the disposition of the request.

Reference: *Local Authority Freedom of Information and Protection of Privacy Act*

Approved: May 12, 2014

Administrative Procedure 168

EXTERNAL RESEARCH REQUESTS

Background

The Division recognizes the value of research to advance learning and also recognizes the limited time and resources available to its staff.

Procedures

Staff participation

1. External requests for voluntary staff surveys (those not requiring student participation or instructional time) will be distributed to schools at the discretion of the superintendent with responsibility for that area related to the survey topic.
2. Prior to approving the distribution of the survey, the Superintendent will consider the:
 - 2.1 alignment of the survey with the Division's Strategic Plan and priorities;
 - 2.2 potential demands the survey will place on staff;
 - 2.3 nature of the questions and the potential value of the survey to the Division or to the community; and
 - 2.4 other factors that the Superintendent consider appropriate.
3. The superintendent will seek the advice of Administrative Council as needed for potentially sensitive or demanding surveys.

Parent/student participation

1. External requests for surveys or similar research that requires instructional time, or requires student or family participation will be distributed to schools at the discretion of the Director.
2. Prior to approving the distribution of the survey or similar tool, the Director will consider the:
 - 2.1 alignment of the survey with the Division's Strategic Plan and priorities;
 - 2.2 potential demands the survey will place on students and family;
 - 2.3 nature of the questions and the potential value of the survey to the Division or to the community; and
 - 2.4 other factors that the Director consider appropriate.
3. The Director will seek the advice of Administrative Council, and inform the Board for potentially sensitive or demanding surveys.

Other

1. Research of a more intensive or invasive nature will be considered by the Director and approved or rejected based on the following information:
 - 1.1 an outline of the purpose and anticipated outcomes and how those outcomes align with provincial curricular outcomes and/or the Division's Strategic Plan priorities.
 - 1.2 a summary of the expected process (including what demands will be placed on students and on the time and energy teacher/staff/principal/Division).
 - 1.3 the letter indicating proposal was approved by the Ethics Board of an accredited university.
 - 1.4 copy of the survey instrument or other research tools.
 - 1.5 an expected timeline.
 - 1.6 any additional information the Director considers appropriate.
2. The Director will seek the advice of Administrative Council and inform the Board for potentially sensitive or demanding research.

New: February 23, 2015

Administrative Procedure 170

RETENTION AND DISPOSAL OF RECORDS

Background

The Division has a responsibility to maintain and safeguard appropriate records. Records are to be managed to facilitate decision making and expectations in regard to accountability.

Procedures

1. The Division requires that all its official records and public documents shall be preserved and/or disposed of in accordance with legislation and under the supervision of the Director.

The Minister of Education has ordered that boards not dispose of public documents before the end of the retention periods listed in the Records Retention and Disposal Schedule, December 2007. This Schedule was prepared by the Saskatchewan School Boards Association and the Saskatchewan Association of School Business Officials [Records Retention Guide](#).

2. .
 - 2.1 Cumulative Folders are to be retained until the student turns 30 years of age rather than the 25 years of age listed in the Schedule.
3. Election Records
 - 3.1 To be retained permanently.
 - 3.1.1 Revised Voters' List (if prepared by the board);
 - 3.1.2 Poll Map (if prepared by the board);
 - 3.1.3 Nomination Forms;
 - 3.1.4 Poll by Poll Election Results;
 - 3.1.5 Returning Officers' summary of results.
 - 3.2 Ballots to be retained in accordance with section 112 of [The Local Government Election Act](#).
 - 3.3 All other election materials (one year after election day).
 - 3.4 Where co-operation between the school division and municipality results in a single set of election records, such records must be retained in whole or in part by the co-operating jurisdictions in such manner that all of the election records are retained in accordance with this administrative procedure.
4. Human Resources

The Human Resources department will maintain all records in accordance with the provisions of all applicable collective bargaining agreements pertaining to those personnel files, and with *The Local Authority Freedom of Information and Protection of Privacy Act*. All documentation used for the hiring and retention of employees will follow the appropriate disposal periods as outlined in the [Retention and Disposal Schedule](#).
5. Any confidential records approved for disposal must be secured during storage or transportation for disposal purposes and must be destroyed using the most appropriate method for the record type.

Reference: Section 85, 87, 108, 109, 369, *The Education Act, 1995*; Section 112, *Local Government Election Act*
Section 15, *Archives Act*; Records Retention and Disposal Schedule

Revised: September 2, 2014

Administrative Procedure 173

COPYRIGHT

Background

The Division recognizes the rights of creators and undertakes to ensure staff members are aware of these rights as required by the Copyright Act of Canada. The Division will not accept responsibility for a staff member who willfully and knowingly contravenes the [Copyright Act](#).

Definitions

In this Administrative Procedure:

Copyright means the legal protection of a creator's original work. Copyright law does not protect ideas, only the form in which they are expressed.

Copyright Infringement means publishing, adapting, exhibiting, translating, editing, performing in public, communicating by telecommunication, copying or converting to another medium without permission of the creator.

Works Covered by Copyright mean all original literary, dramatic, musical and artistic works.

Examples include: movies, books, music, writings, encyclopedias, photographs, films, dictionaries, statistical data, newspapers, reviews, magazines, translations, tables, compilations, examination questions, speeches set down in writing, any piece that can be recited, choreographs, harmony, melody, lyrics, paintings, drawings, sculptures, works of artistic craftsmanship, engravings, architectural works of art, maps, plans, charts, records, cassettes, tapes, sound recordings, television programs and electronic resources such as computer software, online programs, CD-ROMs, laser disks and computer programs stored on any media.

Dubbed Off-Air means making a copy of any television program during broadcast. A copy of the newscast can only be made at the time the newscast/commentary aired. If the news agency posts it on the internet it is the users right to view the items posted on the internet however sources should be checked and rights credited.

Procedures

1. Works covered by copyright may only be reproduced for Division Office, class or school use with oral or written permission from the copyright owner or if they are covered by an agreement entered into by the CFO or on behalf of the Division by the Ministry of Education.
2. Print Resources
The Ministry of Education has entered into the [Access Copyright Elementary and Secondary School Tariff agreement](#) on behalf of Saskatchewan School Divisions which allows copying under certain conditions. An individual may reproduce print resources in accordance with the fair dealings guidelines found in this agreement.

3. Video Resources

The Copyright Act permits showing an audiovisual work such as a DVD or video as long as the work is not an infringing copy or the person responsible for the showing has no reasonable grounds to believe it is an infringing copy. Teachers can show audiovisual works purchased or rented from a retail store, a copy borrowed from the library, a copy borrowed from a friend, and a YouTube video.

Showing movies from subscription services in the classroom is governed by the terms of the agreement between the subscriber and the subscription service. If the agreement provides that use is limited to “personal” or “household” use, for example, then classroom use is not permitted under the agreement.

4. Electronic Resources

4.1 Electronic resources such as computer software, CD-ROMs, on-line programs, electronic bulletin boards, freeware, shareware, and computer programs stored on any media may only be used according to conditions specified on the site or jurisdictional license.

The Division will make every effort to purchase multiple copies of electronic resources or to purchase site or jurisdictional licenses for electronic resources.

4.2 One (1) back-up copy, adaptation or translation of a computer program is permitted by law and does not require special permission from the copyright owner.

Schools (school libraries) may only lend the original program, not the back-up copy.

4.3 Educational institutions, teachers, and students may save, download, and share publicly available internet materials, as well as use that material in the classroom and communicate to students or others within their education circle.

“Publicly available” materials are those posted on-line by content creators and copyright owners without any technological protection measures, such as a password, encryption system, or similar technology intended to limit access or distribution, and without a clearly visible notice prohibiting educational use.

5. Music Resources

The schools purchase music resources following copyright guidelines. An individual may reproduce music resources in accordance with the guidelines found in this agreement [Copyright Act](#).

6. “Public Domain” Resources

6.1 Staff members may reproduce works that are in the “Public Domain”.

6.2 If a work is in the “Public Domain” it means that reproduction is allowed without requesting permission.

6.3 Fifty (50) years after the death of a creator, a work becomes part of the “Public Domain”, except when rights are passed to others.

6.4 If the work is reprinted in a new edition, only the original text is in the “Public Domain”.

7. Ownership of Copyright

7.1 The Division owns copyright in any works produced by a staff member in the course of his/her employment.

7.1.1 The Director may grant others the right to reproduce work copyrighted by the Division under such terms as may be appropriate. The reproduction must include the copyright and give acknowledgment to the authors.

7.1.2 The Director may enter into an agreement with others to produce, in part or in whole, a work for the Division. This agreement shall specifically address copyright of the work produced.

- 7.1.3 The Division may market Board material at a cost that shall cover printing, mailing and royalty.
- 7.1.4 The Division may enter into an agreement with a private publisher to publish Division material for sale and distribution.
- 7.1.5 If the Division markets a resource profitably, it may choose to compensate the creative staff member.
- 7.2 Students own the copyright on anything that they create and parental permission to reproduce their work shall be obtained if the student is under sixteen (16) years of age. Student permission is required if the student is sixteen (16) years of age or over. Permission is not required to display student work within the school.
 - 7.2.1 The principal will request and file permissions from parents/guardians at the beginning of each school year to record and/or tape their child(ren) for possible performance.
 - 7.2.2 Parental approval shall be obtained to display any student work outside the school at such sites as teachers' conventions, conferences, public libraries, Division office or on the school website.
 - 7.2.3 The copyright in photographs taken by students for school publications with equipment and supplies provided by the school is usually the property of the school.

8. Adherence to Copyright Law

Staff members will not be required by their supervisors to perform any service that is a violation of this Administrative Procedure.

- 8.1 Principals and supervisors shall ensure that copyright information shall be offered to all staff members, to ensure they are made aware of Copyright Law, the copyright agreements, and this Administrative Procedure.

The Director may appoint a committee to review copyright procedures periodically and will continue to provide updated information to all schools.

Reference: Copyright Act of Canada
Copyright Matters! 3rd Edition 2012

Approved: May 12, 2014

Administrative Procedure 175

OUTSIDE ORGANIZATIONS ACCESS TO SCHOOLS

A. Outside Organizations Providing Instruction to SRPSD Students

Background

The school division receives numerous offers from organizations to come into schools during instructional time to instruct students on a variety of activities. The number of offers from outside organizations far exceeds what schools have capacity to accommodate. The division supports partnerships that improve learning experiences for students but access to schools must be managed by principals and senior administration.

Procedures

1. The services provided must align with curriculum-based instruction.
2. The organization must not use the school to directly promote or expand commercial ventures.
3. The organization must use employs/uses appropriately trained instructors.
4. The activity and instruction must align with the division's administrative procedures around approved activities, student safety and liability.
5. The access to schools will be at the discretion of the principal unless otherwise directed by the Director of Education.

Preference will be given to organizations that:

1. Operate locally,
2. Contribute directly to students within the division,
3. Have a history of service to the school division or community.

B. Outside Organizations Promoting Services in SRPSD Schools

Procedures

Promotional materials such as posters or pamphlets may be distributed in schools under the following guidelines:

1. The activity or organization's mandate is consistent with the values, goals, mission and vision of the school division,
2. The organization must not use the school to directly promote or expand commercial ventures.
3. Access to schools will be at the discretion of the principal unless otherwise directed by the Director of Education.

Approved: June 20, 2016

Administrative Procedure 177

EXTERNAL SERVICE PROVIDERS IN SCHOOLS

Background

Saskatchewan Rivers Public School Division recognizes that the school, parents/guardians, and community health professionals share a common goal to pursue, within their defined roles, the best interest of the child. Hence, the school division has established guidelines and procedures to clarify the relationship between the school and public and private third party service providers when one or both of the following apply.

- Parents/guardians have retained and/or compensated such community professionals to support their child.
- Staff from another agency and/or ministry request to observe and/or work with a student at school.

Principles:

1. Schools have a) the right to determine, and b) the obligation to provide education programs and services in schools as stated in *The Education Act, 1995*.
2. Schools are responsible for ensuring a) student safety, liability, confidentiality, and supervision; and b) availability of adequate space for school-based programs and services.
3. The school is the primary provider of school-based programs and services.
4. Saskatchewan Rivers Public School Division provides a continuum of services. A description of special education programs and services is outlined on the Student Support Services webpage - [SRPSD Student Support Services](#).
5. School division staff work in partnership with parents/guardians to ensure that the needs of the child are identified, considered, and met. To that end, collaboration with community agencies and private therapists is valued.
6. Parents may decide to secure additional support for their child through community agency staff or private therapists, consultants, educators, or interventionists. When parents opt for additional support for their child, it is the parents' responsibility to arrange for these services to be offered in the home, community, or practitioner office setting.

Definitions:

Direct services are services delivered by SRPSDs staff including teachers, educational associates, Student Support Services personnel, and/or individuals contracted by SRPSD.

Third party services are services delivered by individuals from an external organization. There are two types of third party services including public and private.

- *Public third party services* are those delivered by staff from an agency or other public organization where needed and requested by SRPSD. This could also include not for profit charitable organizations. An agreement, memorandum of understanding, or contract will detail the services provided and conditions related to the provision of those services.
- *Private third party services* are those retained and/or compensated by parents or guardians. They have not been requested by SRPSD.

Procedures

1. Private third party services delivered directly to students during the instructional day are not normally permitted in the school setting.

2. Private third party professionals may, at the discretion of the school division, be permitted in schools solely for observation where a) it assists the privately retained professional or community agency staff to set appropriate goals for the child in non-school environments, and b) to ensure consistency of programming outside of the school environment.
3. The following conditions must be met before a private third party professional is permitted in a school.
 - 3.1 The parent informs the school that they have arranged private third party professional support for their child and request an in-school observation by the professional/agency.
 - 3.2 A request by a private third party professional or community agency staff to observe a student in a classroom must be made to the principal (Appendix A).
 - 3.3 The school principal will determine if the requested observation can be carried out in such a manner that:
 - 3.3.1 Will not negatively impact the educational environment.
 - 3.3.2 Will not interfere unduly with the privacy rights of other students and staff.
 - 3.4 If approved, the principal will sign to approve the request.
 - 3.5 A parent-signed SRPSD *Release of Confidential Information* form is required.
 - 3.6 The principal will determine and schedule the number and duration of third party requests in an effort to minimize the disruption to the delivery of the instructional program.
 - 3.7 Whenever a parent/guardian requests that school staff share information about their child with a private therapist or agency, the parent/guardian must complete a SRPSD *Release of Confidential Information* form. Students over 15 years of age of sufficient maturity must also sign the consent.

Reference: Section 85, *The Education Act, 1995*

Approved: June 20, 2016

Administrative Procedure 177 – Appendix A

REQUEST FOR CLASSROOM OBSERVATION

Date: _____

Dear Principal,

RE: _____
(Name of Student)

I, _____, hereby request to visit _____
(Professional/Agency) (Name of school)

to observe _____ on _____.
(Name of Student) (Date)

Terms and Conditions:

1. I understand the purpose of the visit is for classroom observation only in order to assist in setting appropriate goals for the child in non-school environments.
2. I understand that the school division and the school retain responsibility for the educational program of the student.
3. I will not review or comment on the performance of the teacher or other school and/or school division staff.
4. I will not interrupt the flow of instruction.
5. I will keep confidential any information I observe or otherwise learn about in relation to staff and/or other students. I will not make any specific comments about students or staff in oral or written reports.
6. I will provide a copy of the written report regarding observations to the attention of the school principal for inclusion in the student's cumulative file.

I agree to the Terms and Conditions as set out above.

(Professional/Agency)

(Date)

I hereby approve the observation request. A parent has signed a SRPSD Release of Confidential Information form confirming support of the in-school observation.

(Principal)

(Date)

Administrative Procedure 180

PROCEDURES FOR ELECTION OF BOARD MEMBERS

Background

The Board shall make available to its electors appropriate information with respect to school board elections.

1. Informing Electors

The Director of Education shall implement these procedures to inform electors.

The Board of Education shall provide through school newsletters, information regarding eligibility of electors in Saskatchewan Rivers Public School Division elections. The Returning Officer for civic elections provides similar information in the local press.

At least one month prior to nomination day, the Board of Education shall publish in at least one local daily newspaper an announcement of the election, giving nomination and election dates and qualifications needed by the candidates and the electors. The announcement will inform the candidates that an information package is available to them at the offices of the Saskatchewan Rivers Public School Board of Education.

2. Trustee Election Package

The trustee election package shall include, but not be limited to, the following:

- The most recent Annual Report of the Saskatchewan Rivers Public School Division Board of Education.
- Excerpts from the Local Government Election Act.
- The current edition of the School Locations map.
- A copy of the Nomination form.
- A copy of the Notice of Call for Nominations.
- Information regarding the nomination and election of school board members
- Schedule of Trustee Meetings
- Trustee Expense and Remuneration Schedule

3. Orientation Workshop

The Board of Education shall hold a new board member's orientation workshop following a general election.

4. Advertising on School Board Property

The Saskatchewan Rivers School Division wants to ensure that the election process does not negatively impact on the operation of our schools. The following restrictions have been approved by the Board of Education:

- 7.4 Candidates or their agents in a Federal, Provincial, Municipal, or School Board election are not allowed to advertise either directly or indirectly on school property.
- 7.5 Candidates or their agents in Federal, Provincial, Municipal, or School Board elections are not to campaign or make speeches at schools during the day. An exception may be made, with the approval of the Director.

5. Advertising in a School Board Election

Every person who distributes an advertisement in a manner that is not in accordance *The Local Government Election Act, 2015* is guilty of an offence and liable on summary conviction to a fine of not more than \$5,000.00, to imprisonment for a term of not more than two years or to both.

Approved: April 18, 2016

INSTRUCTIONAL PROGRAMS AND MATERIALS 200

Administrative Procedure 200

ORGANIZATION FOR INSTRUCTION

Background

The Division strives to provide a quality program of studies for all students for which it has responsibility. All programs and services offered shall be in accordance with provincial requirements and within the parameters of the Division's foundational statements – refer to Board Policy Handbook, Policy 1.

Procedures

The Division supports programming that:

1. Promotes high expectations in educational programming.
2. Promotes the acquisition of the basic learning skills.
3. Encourages the growth and development of responsibility and citizenship.
4. Emphasizes a positive self-concept and genuine feelings of self-worth among students.
5. Develops a knowledge of God and respect for family, religion, and culture in a pluralistic society.
6. Delivers a balanced Special Education Program to assist students who are experiencing learning or coping difficulties.
7. Provides for relevant career education and counselling.
8. The Division's program of studies shall strive to include:
 - 8.1 A strong emphasis on staying current in Core Curriculum implementation and maintenance.
 - 8.2 Rich and varied instructional strategies as an integral part of the delivery of Core Curriculum.
 - 8.3 A broad range of resource material for the use of staff and students.
 - 8.4 Provision for meeting the individual needs of students as an important element of the teaching and learning process in all schools.
9. Curriculum research and development efforts will be supported on the basis that:
 - 9.1 The basic responsibility for curriculum development lies with Ministry of Education.
 - 9.2 Support services will be provided in the form of a program and classroom consultants and teacher release time for pilot and implementation initiatives upon the approval of Superintendents of Schools.
 - 9.3 Financial support will be considered for special initiatives in curriculum development upon the recommendation of Superintendents of Schools.
10. Each school, in collaboration with Superintendents of Schools and consultants, shall adapt the curriculum to meet the needs of their students.

Reference: Section 85, 87, 109, 175, 177 *The Education Act, 1995*
 Section 21-25, 37, Education Regulations
 The Ministry of Education – Registrar's Handbook
<http://www.education.gov.sk.ca/registrarshandbook>
 Core Curriculum – Principles, Time Allocations and Credit Policy
<http://www.education.gov.sk.ca/policy>

Approved: May 12, 2014

Administrative Procedure 201

MODIFIED, ALTERNATIVE, FUNCTIONAL AND LOCALLY DEVELOPED PROGRAMS

Background

The Division believes in the importance of meeting the individual needs of students and recognizes that in specific circumstances students may require special programs. The Ministry of Education provides for the development of locally developed and modified courses within the provincial core curriculum.

Procedures

1. The principal, in consultation with their superintendent, consultants and staff members, shall determine and document the need for such programs.
2. A thorough communication process shall be in place for informing child's parents about the programs.
3. Approval of the parent/guardian of student candidates for such special programming shall be requested before they are entered into such programs.
4. Schools shall adhere to the regulations as outlined, in the Ministry of Education document entitled "*Policies and Procedures for Locally Developed and Modified Courses of Study, and Alternative Education Programs*" [Ministry LDC](#) current edition.
5. The superintendent responsible for curriculum shall review and approve such programming.

Reference: Section 87, 109, 176, 186, *The Education Act, 1995*
Ministry of Education Policy and Procedures for Locally Developed Courses of Study

Approved: May 12, 2014

Administrative Procedure 206

FAMILY LIFE AND HUMAN SEXUALITY

Background

The Division delivers a well-rounded Health program, including family life and human sexuality which incorporates attitudes and practices that are sensitive to and encourage responsible choices within the context of personal, family and societal values that lead to healthy outcomes. When addressing controversial issues relating to sexuality, equitable and balanced representation of divergent viewpoints is required.

Procedures

1. The Human Sexuality program will be delivered according to the Saskatchewan Health Curriculum.
2. Responsible decision-making, self-assertiveness and the sexuality theme of abstinence will receive primary emphasis at all ages.
3. The implementation of the sexuality unit, among other topics includes proper contraception skills, issues leading to and implications of high risk behaviour and strategies promoting the reduction of high risk behaviour.
4. The delivery of the Human Sexuality program will be age appropriate and presented in a timely and sensitive manner.
5. Teachers shall inform parents about the program (commencement/completion dates, objectives, scope and sequence of content, resources, and activities) and give them the opportunity to ask questions, get clarification, and express concerns. This dialogue can occur during a school-wide public meeting or through individual classroom teachers.
6. Parents shall be given the opportunity to opt out of all or part of the Human Sexuality unit. The withdrawal shall be expressed in writing.
7. Partnerships will be encouraged among educators, the home, and resource personnel. In all cases, the presentations of resource personnel shall align with and support the contents of the Saskatchewan Health Curriculum.
8. Respect of all students' personal and family beliefs regarding family life and human sexuality will be the foremost objective. The primary response to a student who raises a controversial issue will be to refer that student to family to clarify personal and family beliefs. Further counsel offered to a student will be considered only with expressed, written parental/guardian consent.

Reference: Section 85, 87, 108, 109, 175, 177, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 208

RELIGIOUS AND SPIRITUAL INSTRUCTION

Background

The Division recognizes in the importance of Canada's religious and spiritual heritage and supports the traditional role of spirituality in society and in education.

Procedures

1. In all matters pertaining to religious and spiritual instruction, the Division shall be guided by Section 182 of *The Education Act, 1995*.
2. The Division recognizes the pluralistic nature of Canadian society and therefore supports an approach, in the context of the Core Curriculum, to religion and spirituality that is sensitive to and encouraging of the presentation of an equitable and representative cross section of points of view.
3. Working within the established curriculum, the Division encourages schools to develop in students:
 - 3.1 An appreciation of such universal values as honesty, caring, respect and tolerance;
 - 3.2 An understanding of the purpose and worth of human existence;
 - 3.3 A respect for family, religion, and culture in a pluralistic society;
 - 3.4 An appreciation for and understanding of world religions.
4. Where topics of religion or spirituality are covered in Core Curriculum, the focus shall be on teaching about versus teaching in a specific religion.

Reference: Section 85, 87, 109, 175, 182, 184, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 211

DISTANCE LEARNING

Background

The Division believes that it may be beneficial for students to enroll in Distance Learning Courses that are not offered in the school but are essential to the student's overall educational program.

Procedures

1. The Division is able to provide Distance Learning Courses with a variety of methods:
 - 1.1 Cohort – Hybrid Courses
Calculus 30 is an example of a cohort-hybrid class offered in one school that is able to be accessed by students across the division. If students are interested in taking Calculus (or other cohort-hybrid courses as they develop) they should contact their school administration to begin the registration process.
 - 1.2 Moodle Platform Courses
Courses offered collaboratively by teachers in different classrooms within SRPSD use Moodle as the platform. The Distance Learning Course support is provided to students in a coordinated effort between the teacher in the home-based school and teachers from other schools in the division. Students interested in taking a Moodle Platform Course should contact their school administration for more details.
 - 1.3 Online Distance Learning Courses
There are a variety of online courses able to be accessed by students after consulting with their school administration. Students interested in taking an online distance learning course should contact their school administration.

There are two types of Online Distance Learning Courses:

 - 1.3.1 A course that is a requirement for graduation but through no fault of their own the student is not able to take with a cohort group in their school. Upon approval of the Superintendent of Schools responsible for Home Based Learning or Distance Learning, the school division will pay the fee for this type of online course.
 - 1.3.2 A course a student is interested in taking but there are other elective choices for the student to take in their school. The student and family will be responsible for the fee for registration for this type of online course.
 - 1.4 Online courses for home-based students are accessed according to the procedures in AP 260.
2. Outcome recovery is a normal curricular adaptation that each school is expected to provide and is the responsibility of the classroom teacher.

Reference: Section 85, 87, 109, 176, *The Education Act, 1995*
Section 8 Regulation Act

Revised: September 8, 2015

Administrative Procedure 213

THE HUB (INTER-MINISTERIAL COLLABORATIVE SUPPORT)

Background

The Division supports inter-ministerial collaborative support to better meet the needs of students and/or their families deemed to be at acutely elevated risk across multiple human service providers. The Hub is a multi-agency, inter-ministerial team designed to mobilize the delivery of human services to individuals and/or their families in order to provide an immediate, coordinated and integrated response to mitigate the acutely elevated risk in order to reduce harm, crime and victimization.

Procedures

1. SRPSD employees will refer students to the Hub through the principal.
2. The principal will consult with school and/or school division personnel to determine whether or not all of the school and school division resources have been exhausted in order to mitigate the acutely elevated risk of a student and/or their family.
3. When it has been established that all of the school and school division resources have been exhausted and that an inter-ministerial response is needed to mitigate the acutely elevated risk then the principal or designate will complete the [Hub Referral Form](#). The principal may inform their superintendents about the Hub referral if deemed necessary.
4. Parental consent for the referral will be sought using a Hub Release of Confidential Information Form [Consent Form](#). In situations where a student's mental health or physical safety need to be protected consent is not required.
5. The principal will sign the referral form and fax or email it to the CMPA education representative who will discuss the referral with the SRPSD Hub member and either the Hub member or the education representative will discuss the referral with the principal.
6. After consultation between the parties identified in procedure 4 and 5 has been completed and it has been determined by all parties that that the referral has met the requirements to be discussed at the Hub then the SRPSD hub member or the CMPA education representative will present the referral to the Hub.
7. Following the Hub meeting, inter-ministerial decisions and intervention plans will be shared with the principal and/or designate. Collaboration between the Hub and the school may determine the school-based team's involvement in mobilizing the plan.
8. Schools will engage in cooperation with Hub interventions with the highest priority.

Reference: Section 87, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 214

SPECIAL EDUCATION

Background

The Division recognizes that Special Education programs address diverse learner needs. Diverse learners may require programs of study that are adapted, modified, or altered. To this end, the Division will provide programming that seeks to draw the greatest potential from every student.

Procedures

1. The superintendent responsible for student support services shall keep current an electronic Special Education Master Plan [Student Support Services Information](#). This plan shall be aligned with the Saskatchewan Education Special Education policies and include the following:
 - 1.1 Roles and responsibilities;
 - 1.2 Strategies and resources;
 - 1.3 SRPSD special programs;
 - 1.4 Forms and referral process;
 - 1.5 Inclusion and intervention plan (IIP)
 - 1.6 Community resources.
2. The Division shall seek to balance the needs of special education programs with the needs of general programming. Prior to special education programming placements, parents shall be consulted to determine the most suitable placement for their child.
3. The principal shall ensure that parents or guardians with a student with IIP have an opportunity to provide input, to review and to approve the IIP.
4. Parents and guardians, or students who have reached 18 years of age, shall have access to a process to Review Decisions Regarding Students with Intensive Needs as per Board Policy 14.

Reference: Section 5, 148, 150-155, 158, 178.1, 186.1, 231, *The Education Act, 1995*
Section 48, 49, 50, 50.1, 52, Education Regulations
Human Rights Code
Canadian Charter of Rights and Freedom

Approved: May 12, 2014

Administrative Procedure 217

FRENCH IMMERSION

Background

In that French is one of Canada's two official languages, the Division encourages students to study in the French language where numbers warrant.

Procedures

1. The French Immersion program shall be the Type B French Immersion program.
2. Transportation to those schools offering a French Immersion program shall be provided for those students living outside of their regular attendance area.
3. The French Immersion program shall be operated under the regulations and guidelines as prescribed by Ministry of Education and the Official Minority Language Office.

Reference: Section 85, 87, 109, 180, *The Education Act, 1995*
Section 38, 42, 45, Education Regulations

Approved: May 12, 2014

Administrative Procedure 228

SPECIAL PROJECT CREDIT

Background

The Division believes in the importance of providing an opportunity for secondary students to obtain out-of-school credits towards graduation.

A Special Project credit is designed to recognize student achievement in areas outside of or beyond regular Secondary Programs.

A Special Project may be used three times as an elective to meet the minimum 24-credit requirement at the secondary level.

The Special Project Credit allows students to become involved in the selection, planning and organization of their own programs in consultation with a teacher mentor. Students learn in areas in which they have considerable interest or ability; outside the regular secondary program.

Procedures

1. Student activities that would be considered a normal part of extra-curricular or co-curricular activities generally offered by a school may not be given Special Project Credit recognition (i.e., school team sports, school newspaper, yearbook, S.R.C., etc.)
2. Course work:
 - 2.1 Course approval shall be based upon work proposed by the student.
 - 2.2 Course credit shall be based upon work successfully completed by the student.
3. When a project takes a student off site, the provisions of the Work Study Guidelines for coordinating and monitoring shall apply, as appropriate.
4. The Special Project Credit shall be named Special Project 10, 20 and 30.
5. The proposal shall clearly demonstrate independent (self-directed) learning, extension beyond what would normally occur in the class or organization and be an in-depth, intensive exploration of the topic chosen.
6. The project proposal must be in place and approved prior to the student beginning the project.
7. Each project shall be carried out under the supervision of a teacher.
8. The content of the special project need not be related to a specific school subject.
9. If a Special Project is related to a specific school subject, the content of the project shall be distinct from and in addition to regular course requirements.

10. Students are required to submit a clearly planned proposal to the principal for approval. The proposal shall include:
 - 10.1 A description or outline of the project;
 - 10.2 The number of hours of work expected to complete the project (minimum 100 hours);
 - 10.3 A method by which the project will be carried out;
 - 10.4 A description of the expected result;
 - 10.5 A description of planned objectives/outcomes;
 - 10.6 The evaluation procedures jointly developed by the student and supervising teacher;
 - 10.7 The expected completion date;
 - 10.8 The name of the supervising teacher; and
 - 10.9 A list of required resources.
11. Students who successfully complete projects will be granted one credit for a minimum of 100 hours of work on the approval of the principal. The registration and mark shall be submitted to Ministry of Education in the same manner as for other courses of study.
12. The school shall retain a copy of each Special Project proposal on file for a minimum of two years.

Reference: Section 85, 87, 108, 109, 175, 176, *The Education Act, 1995*
Ministry of Education Policy

Approved: May 12, 2014

Administrative Procedure 229

WORK EXPERIENCE EDUCATION

Background

The Division believes that Work Experience Education is an important element of the Program of Studies offered to our students.

Procedures

1. The principal, in consultation with staff members, shall determine and document the need for such a program.
2. A thorough information program shall be in place for informing parents, the community, and affected businesses or agencies about the program.
3. Adequate supervisory procedures shall be in place for all students involved in the program.
4. Schools shall adhere to procedures and regulations as specified in the most current Work Experience curriculum guide and Division protocols.
5. The superintendent responsible for curriculum shall review and approve such programming.

Reference: Section 85, 87, 109, 175, *The Education Act, 1995*
Workers' Compensation Act
Career and Work Exploration Curriculum Guide (10, 20, A30, B20)
A Practical and Applied Art 2002
Workers' Compensation Form E-1
Workers' Compensation Form W-1

Approved: May 12, 2014

Administrative Procedure 230

CITIZENSHIP EDUCATION

Background

The Division believes that the teaching of Canadian citizenship is an important function of each school in the Division. To that end students shall receive instruction in Canadian citizenship and participate in patriotic observances and exercises.

Procedures

1. It is a goal of the Division to foster the growth of young Canadian citizens such that they are able to take their place as secure and productive members of society. Specifically, young citizens need to be given the proper tools to be able to accomplish the following:
 - 1.1 Assume responsibility for their own actions.
 - 1.2 Respect the rights and property of others.
 - 1.3 Act with honesty, integrity, compassion and fairness.
 - 1.4 Work with others to achieve individual and group goals.
 - 1.5 Participate in the democratic processes of government and perform the duties of citizenship.
 - 1.6 Develop a sense of national pride and acknowledge the need for international understanding.
 - 1.7 Work toward greater social justice.
 - 1.8 Assume responsibility for dependent persons in a manner consistent with their needs.
 - 1.9 Respect law and authority.
 - 1.10 Exercise the right of dissent responsibly.
 - 1.11 Recognize today's choices determine tomorrow's reality.
2. The teaching of citizenship shall occur within the framework of the Core Curriculum.
3. In addition to formal instruction in Canadian citizenship, schools shall provide opportunities for informal instruction in citizenship through such activities as the following:
 - 3.1 The display of the Canadian flag inside and outside of schools.
 - 3.2 The singing of the National Anthem at patriotic exercises and special events such as concerts, graduation exercises and sporting events.
 - 3.3 Participating in special programs for the observance of such nationally recognized days as Remembrance Day and Victoria Day.
 - 3.4 Students may be excused on the basis of religious or personal beliefs upon request by a parent or guardian.

Reference: Section 85, 87, 109, 175, 184, *The Education Act, 1995*
Section 47, Education Regulations
Flag Protocol- http://www.gr.gov.sk.ca/protocol/practice/flag_procedures.htm

Approved: May 12, 2014

Administrative Procedure 232

DRIVER EDUCATION

Background

The Division believes it has an educational and societal responsibility to provide a training program for eligible students in the elements of safety and competence in the operation of a motor vehicle. The Division shall offer only the driver education course of study that is issued by Ministry of Education. The driver education program shall be contracted to a reputable driver education firm approved by the Board.

Procedures

1. The CFO shall arrange for the provision of driver education services.
2. Students 15 years of age and older who are registered in a Division High School shall be eligible for enrolment in the Division driver education program.
3. Reimbursement, at current contract rates, for middle years students who successfully complete the Division driver training program will be paid provided the students register for Grade 10 in a Division high school.
4. The principal, in consultation with the driver training instructor, shall establish the schedule of in-class instruction.
5. The principal, in consultation with the driver training instructor, may include July and/or August in the training schedule.
6. The driver education instructor shall provide:
 - 6.1 30 or more hours of classroom instruction; and
 - 6.2 Six or more hours of in-car instruction.

Reference: Section 85, 87, 109, 175, 189, *The Education Act, 1995*
Section 53-56, Education Regulations

Approved: May 12, 2014

Administrative Procedure 235

NUTRITION EDUCATION

Background

A comprehensive school community health approach, healthy eating, and proper nutrition can help students attain their full academic potential, full physical and mental growth, and life-long health and well-being. This will be a shared process of change with schools, home, and community. Health and education are interdependent as healthy students are better learners. This procedure complements the Ministry of Education's learning objectives and guidelines.

Nutrition education must be linked to instruction and curriculum.

A healthy lifestyle, which includes eating foods with a maximum nutritional value, should be promoted and role modeled in all schools.

Working together all stakeholders can promote healthy eating, nutrition awareness, and access to nutritious foods.

The Division supports a comprehensive school health program, including Teaching and Learning, a Healthy Physical Environment, Supportive Social Environments and Community Engagement and Partnerships.

Procedures

1. Schools shall ensure that nutritious foods will be available and promoted whenever and wherever food is offered or served including school breakfasts, snack and lunch programs, school canteens, cafeterias, vending machines, fundraising, field trips, sporting events, classroom celebrations, and with vendors and caterers.
2. Vending machines shall provide healthy and nutritious food choices.
3. Nutritious foods shall be reasonably priced and appropriately promoted.
4. Schools shall work towards creating a serving and eating environment that is clean and safe and includes supervision, adequate space, and time to eat.
5. School administrators, teachers, support staff, SCCs, and community partners are encouraged to promote and model the consumption of nutritious food choices.
6. Schools shall promote their nutrition policy and develop procedures to inform students, staff, and community how it applies. The Division will offer guidance and review of school nutrition policies.
7. Schools will adhere to Public Health Food Safety standards.
8. Schools shall refer to the reference listed below for specific direction.

Reference: Towards Comprehensive School Community Health: Policy for Saskatchewan Schools (Ministry of Education) (Primary Document) – see Appendix B
Healthy Foods for my School (Ministry of Health)

Canada's Food Guide (Health Canada)

Section 85, 87, 109, 175 of *The Education Act, 1995*

Nourishing Minds: Eat well. Learn well. Live well. (2009) Ministry of Education

(<http://www.education.gov.sk.ca/nourishing-minds/>)

Healthy Eating and Food Safety Guidelines (2009) based on "Canada's Food Guide", Healthy foods for my School (http://www.heartandstroke.sk.ca/atf/cf/%7B6C89E785-1760-4813-9070-FF7CFFCE319D%7D/SK_Nutrition%20Food%20Safety%20Guidelines.pdf)

Healthy Foods for My School (Government of Saskatchewan, 2009) (<http://www.health.gov.sk.ca/healthy-foods-school>)

Approved: May 12, 2014

Administrative Procedure 251

CHALLENGES TO LEARNING RESOURCES

Background

While the Division is responsible for the approval of all programs and instructional materials used in schools, it believes in the right of an individual or group of individuals to challenge the inclusion or exclusion of specific instructional materials in schools.

Procedures

1. School-Based Procedure
 - 1.1 The school receiving a challenge shall, under the direction of the principal, cooperate in a full and open manner with the challenger in an attempt to resolve the issue locally.
 - 1.2 A summary of each challenge shall be reported to the Director in a timely manner.
2. Division-Based Procedure
 - 2.1 Should the matter not be resolved locally, the challenger shall complete a "Request for Consideration/Reconsideration of Materials" form (Appendix A). The principal shall forward the document to their Superintendent of Schools.
 - 2.2 The Superintendent of Schools receiving the form shall investigate the challenge and convene a meeting with the challenger if appropriate. The Superintendent of Schools shall have the option of forming an investigative committee to assist in the investigation.
 - 2.3 The Superintendent shall present the findings of the investigation to the Director with a recommendation for resolving the issue.
 - 2.4 Any decision to remove materials through the Division-based procedure shall be approved by the Director.

Reference: Section 85, 87, 109, 175 *The Education Act, 1995*
Section 37, Education Regulations

Approved: May 12, 2014

Administrative Procedure 251 – Appendix A

SASKATCHEWAN RIVERS PUBLIC SCHOOL DIVISION **REQUEST FOR CONSIDERATION/RECONSIDERATION OF MATERIALS**

Title: _____ Book _____ Periodical _____ Other _____

Author: _____

Publisher: _____

Request initiated by: _____

Address: _____

Postal Code: _____ Telephone: _____

Do you represent: Yourself _____ A group or organization: _____

Consideration of New Materials

1. Why are you recommending the material?

2. Did you read, view, or hear the entire work? _____

3. In what age group would you recommend the material? _____

Reconsideration of Present Materials

1. To what in the material do you object? (Please be specific. Cite pages or sections)

2. Did you read, view, or hear the entire work? _____

3. Are you aware of judgements of this material by literary or other criteria?

4. What would you like the school to do about the material?

Signature(s): _____

Date: _____

Please return to the local school.

Administrative Procedure 260

HOME-BASED EDUCATION

Background

The Division recognizes the right of parents to register their children in a home-based education program with the school division. The Division also recognizes that the costs of a home-based education program rest with parents who choose this form of education for their children.

Procedures

1. The superintendent responsible for home-based education will ensure that:
 - Home-based education programs are registered, administered and monitored in accordance with *The Education Act, 1995*, and Home-Based Education regulations and policy guidelines of the Ministry of Education. [SRPSD Home-based Information](#)
 - A permanent record for each home-based education program is maintained.
 - The Special Education Plan addresses services for special needs students enrolled in a registered home-based education program.
2. The Division will provide funds to each home-based learner who is registered with the school division by September 30th and continues their home-based education through to June 30th of each school year. This funding will be payable to the student's parents/guardians following the receipt of an approved Education Plan in September of each school year and **a yearend** report on or before June 30th of each school year. This funding is intended to defray some of the cost of a home-based education program and is set annually in consultation with the Administrative Council.

Home-based educators wishing to receive the home-based education grant must comply with the following requirements:

- 2.1 A Saskatchewan Rivers School Division Home-based [Registration Form](#) must be completed and submitted to the school division.
 - 2.2 An Education Plan must be completed following the guidelines in the Registration Package. The plan must be submitted to the superintendent overseeing home-schooling by the date identified in the [Registration Package](#). Arrangements for extensions must be made with, and are subject to the discretion of, the superintendent.
 - 2.3 A **yearend** report following the division's stated requirements must be submitted to the Superintendent on or before the date identified by the school division. Arrangements for extensions must be made with, and are subject to the discretion of, the superintendent.
 - 2.4 Four hundred dollars (\$400) per school year will be granted to home-based educators for each student in grades 1 to 12 who are in compliance with the requirements cited above. Kindergarten students are eligible to receive a grant of \$200.
3. The following services will be made available to registered home-based learners:
 - 3.1 The school division will provide funds to each registered home-based learner to help defer some of the cost of a home-based education program.

- 3.2 The school division will provide a standardized test once each school year for a home-based learner if it is requested by the home-based educator. The school division will provide the home-based educator with the results of the standardized test and an interpretation of the results.
- 3.3 Instructional resources may be borrowed by home-based educators from the Teacher Resource Centre and from the school library of the home-based educator's community or neighbourhood school pursuant to borrowing and usage policy of these libraries;
- 3.4 Textbooks surplus to the school program may be borrowed from the home-based educator's community or neighbourhood school;
- 3.5 Driver training for high school aged students will be made available upon application;
- 3.6 Home-based Education students may participate in extracurricular activities providing:
 - 3.6.1 Home-based students participate as part of the school in their attendance area.
 - 3.6.2 Travel costs are born by the parent.
 - 3.6.3 Participation is limited to availability of space on teams and clubs. Opportunities to participate will only be granted if there are positions open – positions on teams of clubs will be filled first by students attending the school as regular students.
 - 3.6.4 Participation in any co-curricular or extracurricular activity can be ended at the discretion of the school principal.
 - 3.7.4 Students in Grades 9 – 12 are subject to the rules and regulations of the SHSAA.

Home-based education students begin the process of participating in school sports by contacting the school principal.

- 3.7 Home-based education students may participate in co-curricular events providing:
 - 3.7.1 Co-curricular events are activities that support the provincial curricula. Home-based education students must submit a written learning plan to the principal that identifies the learning outcomes supported by the activity.
 - 3.7.2 The supervision of the student is the responsibility of the parent.
 - 3.7.3 Fees and travel costs are born by the parent.
 - 3.7.4 Home-based students obey the rules and comply with the expectations of all students participating in the event.
 - 3.7.5 Principals have the authority to end the participation of the home-based student in any school-based activity at their discretion.

Home-based education students begin the process of participating in co-curricular events by contacting the principal.

- 3.8 Home-based students may access a needs assessment provided by the school division. The results of the assessment will be shared with the parents and/or, if appropriate, with the student along with recommendations for educational support.

4. In the case of a disagreement between the school division and the home-based educator relating to a home-based education program, the matter can be referred to the home-based education dispute resolution process. This dispute resolution process is described in the regulations of *The Education Act, 1995*.

Reference: Section 156, *The Education Act, 1995*
 Revised: June 16, 2014; June 6, 2016

Administrative Procedure 265

SCHOOL FEES

Background

Saskatchewan Rivers School Division will not charge fees, levies or other costs for instructional materials and supplies required to meet the mandatory course requirements at each grade level.

The Division recognizes that a local school community may wish to enhance the learning program by having students participate in special projects, elective course offerings, extracurricular programs and field trips.

Schools may levy fees for special projects, elective courses, field trips and extracurricular activities, provided such fees are reasonable and used only for the recovery of actual costs to the school.

Guidelines

Saskatchewan Rivers School Division is committed to offering a diverse learning program to students. When fees are levied to enhance programming, this must be carefully balanced with the stated desire to provide a publicly funded education to students without charging fees. Every effort will be made to ensure additional fees levied are reasonable and do not place an undue burden on families.

Definitions

"School Fees" includes any and all fees, levies or charges levied on and payable by a student or by the student's parents for any course or any activity at the school or organized or sponsored by the school or the school division.

"Instructional Materials and Supplies" means supplies, materials, deemed by the Board of Education to be necessary to the instruction of students, including textbooks, workbooks, novels and other written materials.

"Off-site Activity" means an educational, cultural or recreational excursion away from the school taken by the students under the direction and supervision of a teacher.

"Optional Items and Events" means items or events available at or sponsored by a school which are not necessary to the instruction of students.

Procedures

1. No school fees, levies or charges of any kind may be levied by schools on students or parents, other than those set out in this Administrative Procedure.
2. In any matters related to school fees, no student will be denied access to course of instruction solely for reason of financial inability to pay the fees levied for such course and every effort will be made to safeguard the dignity of each family and to ensure the confidentiality of each situation.

3. Schools may not charge any fees for instructional materials and supplies required to meet the course of instruction for compulsory classes at each grade level, provided however, that students may be required to provide a reasonable selection of consumable instructional materials and supplies required for a course and not ordinarily provided by the Board such as paper, pencils, notebooks or personal items of a general nature. Schools may bulk purchase consumable supplies on behalf of students with a reasonable fee applied to families wishing to purchase such supplies.
4. Schools may levy student organization fees to be collected and administered by the local student representative council provided that such fees are reasonable in amount and are used solely for the purposes of the student council and its related activities.
5. Schools may charge for transportation costs and entry fees for off-site activities provided that such charges are reasonable and based on recovery of actual costs to the school.
6. Schools may charge for optional items, events or supplies approved by the principal, provided, however, that:
 - 6.1 Such charges are reasonable;
 - 6.2 Students are given the opportunity to opt out of the item or event and not pay the charges;
 - 6.3 Such items or events or activities are not compulsory in a mandatory course of instruction;
 - 6.4 The item are taken home or consumed by the student.
7. Schools may charge a fee for items that can be used by students and then returned to the school. Schools will refund the fee upon return of the undamaged item or will withhold some, or all, of the fee to cover any damages incurred. The amount withheld will be proportional to the extent of the damage and the value of the item.

Approved: June 5, 2017

STUDENTS 300

Administrative Procedure 300

STUDENT CODE OF CONDUCT

Background

The Division believes in providing all students with a safe and secure learning environment.

A safe and secure school learning environment is one that is physically, emotionally and psychologically safe, characterized by:

- Caring,
- Respect for law and order,
- Respect for democratic values, rights and responsibilities,
- Respect for cultural diversity,
- Community, family, student and staff involvement,
- Appropriate modeling by staff and students,
- Clear, consistent expectations for behavior and consequences for misconduct which are communicated to students, staff and parents.

A Division Code of Conduct as provided in Appendix A is an effective structure for providing such an environment in that it addresses the shared expectations of students, staff and parents.

Each school in the Division shall maintain a school-based Code of Conduct that is in alignment with the School Division Code.

A Code of Conduct is the foundation for developing positive behaviors in the learning environment. In general, it is rooted in the rights and responsibilities of a democratic society and in particular it reflects the values of the School Division.

Within school settings students, parents, guardians, administrators and community members interact with one another. To enable those interactions to be supportive of safe, well-ordered and welcoming environments there is a need to be aware of expectations.

- What is expected of us.
- What can we expect of others.
- The consequences we can expect if we don't act in accordance with expectations.

It is important that all adults in Division schools act in a thoughtful and responsible manner to ensure the safety and security of all young people.

It is important that all students are required to be responsible citizens and demonstrate an understanding of the relationship between their rights and their responsibilities.

The Code of Conduct in Appendix A shall be reviewed with students and staff periodically during each school year. It shall be posted in classrooms and in an area of high visibility for visitors to see.

Procedures

1. The Division's approach to discipline is based on the belief that students learn to discipline themselves if they are allowed to experience the logical consequences of their actions. Wide ranging consequences may be applied depending on the severity of each individual incident of misbehavior and the frequency of that misbehavior.
2. The expected behavior of students shall be clearly communicated to the students, the parents and the community by the principal and staff of each school.
3. Effective discipline of students hinges on a cooperative approach between school and the parent/guardian. The parent/guardian will be involved as early as possible without calling home every time a student misbehaves. The parent/guardian will be encouraged to communicate with the school to establish individual guidelines.
4. Every student's right to learn will be safeguarded through this approach to student discipline. A teacher's right to maintain a safe and orderly classroom is also safeguarded and supported through this approach. The list of consequences noted below, while generally escalating in severity, will not necessarily be followed in a lock-step fashion. In fact, some steps may be omitted, repeated or only partially applied.
 - 4.1 Informal Interview
School personnel will talk with the student to reach an agreement regarding the student's behavior. The parent/guardian may be contacted in some circumstances.
 - 4.2 Support Personnel Involvement
A conference or series of conferences will be held with the teacher and/or support personnel with the specific goal of developing a plan for changing attitudes and improving student behavior. The parent/guardian will be involved.
 - 4.3 Parental Involvement
Contact will be made with the parent/guardian to discuss the specific behavior of the student and steps which must be undertaken to change the behavior. The nature of contact will vary from a telephone conversation to a formal conference at the school with parent/guardian, student and school personnel.
 - 4.4 Formal Interview
A conference will be held with the student, the teacher and an administrator and/or guidance counsellor and the parent/guardian to develop a plan for changing the student's behavior.
 - 4.5 Withdrawal From Classroom Setting
Where specific unacceptable behavior will be deemed to have a negative impact upon the classroom learning environment, the student will be withdrawn to a supervised alternate location to complete his/her assignments. Such withdrawal will normally be temporary, but when a prolonged withdrawal is recommended, the parent/guardian will be contacted.
 - 4.6 Behavioral/Performance Contract
In some instances, the student will be required to meet specific behavioral standards in order to avoid more severe levels of consequence. Such expectations will be developed between the school, the parent/guardian and the student. Expected outcomes will be defined in order to meet the behavior standards agreed upon. Such an agreement will be documented, with copies provided for all concerned parties.
 - 4.7 Removal of Privileges
Privileges in the nature of access to playground, lunch-room, library, extracurricular activities and/or bus transportation will be removed under certain circumstances. The school administrator will ensure that the parents are notified when such removal of privileges occurs.

4.8 Detention of Student

The student will be detained within the school for specific unacceptable behavior. Where such detention occurs beyond regular school hours, appropriate arrangements will be made with the parent/guardian.

4.9 Restitution

The student and/or parent/guardian will be required to compensate for damages incurred by the student. Such restitution may be monetary in nature, but could take alternative forms such as community service.

4.10 Student Support Services Department

Student Support Services personnel will be available to assist in the development of prevention and intervention strategies. In some cases involvement may include alternate placement and/or access to treatment beyond the school.

4.11 Outside Agency Involvement

In some circumstances, the student's behavior may involve violation of the law (e.g. drugs, theft or assault) and police involvement: parents will be informed as soon as possible of any such action. Other circumstances (e.g. alleged abuse) may result in a referral to Saskatchewan Social Services.

4.12 Suspension

Suspension from school is a serious consequence which is imposed subject to Board Policy No. 14 and Section 154 of *The Education Act, 1995, 1995*. The principal shall inform their Superintendent of out of school suspensions when they occur.

4.13 Expulsion

Expulsion requires official action by the Board and is carried out in accordance with Section 155 of *The Education Act, 1995*, and Board Policy 14.

5. Staff who are not in alignment with the Code of Conduct will be referred to their supervisor for appropriate intervention.
6. Parents who are not in alignment with the Code of Conduct will be asked to meet with school and/or Division personnel as appropriate.

Reference: Section 85(1)(b), 141(1), 142(1), 151(1), 152, 153, 231(2)(i), 175(2), 231(2), *The Education Act, 1995*

Administrative Procedure 300 – Appendix A

THE DIVISION CODE OF CONDUCT

Students can expect that:

- Staff will treat them with courtesy, respect, consistency, and fairness.
- Clear, relevant lessons will be presented along with explanations for the evaluation procedures to be used.
- They will be able to work in a school atmosphere which is safe, secure, non-threatening and conducive to their learning.
- School personnel will be accessible to students for help concerning courses, assignments, remedial assistance, personal and career decisions, and other school matters.
- Teachers will prepare for class, mark, and return assignments within a reasonable time.
- School administration and staff will monitor students.
- They will have the opportunity to participate in a range of activities offered in the Division.

Students can be expected to:

- Attend school regularly and punctually.
- Be prepared for all classes by bringing the required materials and completed assignments.
- Complete work missed due to absence.
- Develop self-discipline and show courtesy for all people in the school and in the community.
- Make the most of educational opportunities through active classroom participation and involvement in other school activities, both in and out of class.
- Take pride in their work and what they have accomplished.
- Resolve interpersonal conflicts and difficulties through discussions or by seeking assistance from school personnel.
- Show respect for school property and the personal property of others.
- Demonstrate behavior that contributes to an orderly, supportive and safe learning environment.
- Respect and demonstrate consideration for other cultures.

Staff can expect that:

- Students will treat them with courtesy, respect, and fairness.
- Students will attend class regularly.
- Students will attend classes with assignments completed, and with appropriate materials.
- Students will behave appropriately on the way to and from school, at school, and at school sponsored activities.
- School administration will provide leadership and support.
- They will have the assistance and cooperation of students, parents, colleagues, and the Board in the performance of their duties.
- Everyone associated with the school will be treated with courtesy.
- Parents will communicate openly with them about matters that might affect the performance of their son or daughter.
- Students will work to the best of their ability.
- They will work in an environment that is safe, secure and non-threatening.

Staff can be expected to ...

- Establish and maintain a safe, secure, non-threatening learning environment.
- Evaluate student achievement and explain the evaluation procedures to be used in each course.

- Communicate information about student progress, attendance and behavior to students, parents and administration.
- Establish and maintain an orderly, safe environment while travelling on the bus.
- Maintain open communication.
- Treat students fairly and consistently.
- Respect the rights of all individuals.
- Teach the Saskatchewan curriculum diligently and provide the programs and services prescribed by the Division.
- Challenge each student to perform to the best of his/her ability.
- Participate in the Division's striving for optimum quality of education and personal development.
- Respect and demonstrate consideration for other cultures.

Parents can expect that ...

- Teachers will teach the required Ministry of Education Core Curriculum as well as provide the assigned programs and services and use appropriate teaching practices and methods.
- Staff will abide by, support and promote the Code of Conduct.
- Staff will communicate with the home whenever there is a problem with respect to discipline, learning progress or attendance.
- Administration will provide leadership and support, and monitor instruction in the school.
- Students will receive fair and consistent treatment.
- The school will give clear directions concerning extra-curricular activities and out of school activities.
- Staff will cooperate to create an atmosphere that is conducive to a positive learning environment which is orderly, supportive, safe and challenging.

Parents can be expected to ...

- Instill in their son or daughter:
 - The desire to work to the best of his/her ability
 - An understanding of the importance of education
 - Respect for the rights of fellow students and staff
 - Respect for property and resources
 - Recognition of the authority of the school staff to ensure a safe, secure, non-threatening learning environment.
- Maintain regular communication with their son or daughter about school matters.
- Ensure that their son or daughter attends regularly and punctually.
- Attend their school's events and meetings, and give constructive input and support to their school.
- Maintain open communication with all staff.
- Provide the equipment their son or daughter needs for school/learning.
- Respect and demonstrate consideration for other cultures.

Administrative Procedure 302

DUTIES OF STUDENTS

Background

It is necessary and appropriate for students to assume personal responsibility for carrying out their duties in the course of receiving an education in the Division.

Procedures

For purposes of clarification, the duties of students as outlined in *The Education Act, 1995* are as follows.

1. In the exercise of his or her right of access to schools and to the benefits of educational services; every pupil shall co-operate fully with all persons employed by the Board and any other persons who have been lawfully assigned responsibilities and functions with respect to the educational program of the school or any special or ancillary services that may be provided or approved by the Division or the department.
2. Every pupil shall:
 - 2.1 Attend school regularly and punctually;
 - 2.2 Purchase any supplies and materials not furnished by the Board that the principal considers necessary for any particular course of instruction;
 - 2.3 Observe standards with respect to:
 - 2.3.1 Cleanliness and tidiness of person;
 - 2.3.2 General deportment;
 - 2.3.3 Obedience;
 - 2.3.4 Courtesy; and
 - 2.3.5 The rights of other persons.
 - 2.4 Be diligent in his or her duties;
 - 2.5 Conform to the rules of the school; and
 - 2.6 Submit to any discipline that would be exercised by a kind, firm and judicious parent.
3. Every pupil is accountable
 - 3.1 To the teacher for the student's conduct on the school premises during school hours and during those hours that the teacher is in charge of the pupil in class or while engaged in authorized school activities conducted during out-of-school hours;
 - 3.2 To the principal for the student's general deportment at any time that the pupil is under the supervision of the school and members of the teaching staff, including the time spent in travelling between the school and the student's place of residence;
 - 3.3 Subject to the stated procedures of the Division, to the driver of the school bus and to any other person appointed by the Division for the purposes of supervision during hours when pupils are in the personal charge of those employees of the Division, and those employees are accountable to and shall report to the principal in accordance with the procedures in this manual.
4. The principal shall be responsible for appropriately communicating to students and parents the duties of students and expectations of the school

Reference: Section 150, 151, *The Education Act, 1995*
Approved: May 12, 2014

Administrative Procedure 310

STUDENT SUPERVISION

Background

A safe supervised environment must be provided for students during all school functions and activities. The principal shall establish regulations and procedures which ensure that students are adequately supervised when engaged in school authorized activities whether on school premises or elsewhere.

Procedures

1. The principal shall arrange for the indoor and outdoor supervision of students each school day commencing in the morning at such time as is determined by each school and continuing throughout the school day including the two recesses and the noon hour plus the after school period until such time as the students have departed for home via school bus, walking, or by some other means. Supervision schedules shall be communicated to parents each academic year.
2. Lunch time supervisor allocations will be approved by the superintendent responsible for human resources.
3. The principal shall arrange for the supervision of bus students as per Administrative Procedure 550: Principals and Student Transportation.
4. The principal shall arrange for supervision of students during authorized school activities conducted during out-of-school hours. These arrangements shall be approved by their superintendent.
5. Administrators will:
 - 5.1 Inform parents of school approved sport and other activities that will be supervised by teachers and/or adults other than teachers. Such other adults shall be given clear directions concerning established standards of care and approved procedures.
 - 5.2 Include teachers as part of the supervisory team where outside agencies and organizations are involved.
6. Expectations: Extra-curricular Supervision of Students by Non-Teachers
The primary supervisor of all extra-curricular activities shall be a teacher. It is appropriate for parents or other adults to assist with school-approved activities provided that:
 - 6.1 Primary supervisor is present at all times.
 - 6.2 Such personnel are instructed on how to provide the same behavioral and organizational standards that teachers would provide.
 - 6.3 Procedures relating to such items as fire safety, food handling, discipline, etc. are the same whether a teacher or a volunteer is involved in supervision.
 - 6.4 Such personnel have adequate training and/or experience to properly supervise the designated activity as determined by the principal.

Reference: Section 175, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 315

STUDENT ASSESSMENT, EVALUATION AND PROMOTION

Background

Maintaining a comprehensive system of student assessment and evaluation is an integral component of the teaching-learning cycle.

The intent of this procedure is to ensure that the concepts of assessment, evaluation, academic integrity and student responsibility are introduced in an age-appropriate way to all students in the school division. The procedure:

- Provides clarity regarding expectations related to assessment, evaluation, academic integrity and responsibilities to students, teachers, administrators, parents/guardians and trustees; and,
- Supports consistency in all grades and subject areas within the school division

The main purpose of assessment and evaluation is to guide and improve learning and instruction. This process comprises three distinct, yet related purposes; assessment for, assessment as, and assessment of learning.

A planned program of ongoing assessment and regular evaluation is required for all students.

Sound assessment results only when there is a clear purpose for assessment, clear and appropriate targets (as defined by curricular outcomes, proper methods, multiple sources of assessment of outcomes, and elimination of bias and distortion in measurement). (Stiggins, 2001)

All stakeholders have a responsibility to ensure growth in students' integrity, responsibility, and academic achievement.

A planned program of student placement and promotion is required for each school in the Division

Definitions:

Academic integrity is providing evidence of one's own learning through demonstration of responsibility, honesty, trust and respect. Actions such as cheating; plagiarism; having others complete the work; buying papers from the internet or resubmission of previously submitted work indicate a lack of academic integrity.

Assessment is gathering data, on a continual basis, about student learning and/or skills, either through informal methods, such as observation or through formal methods, such as testing.

Assessment as learning is assessment used as a metacognitive process involving students setting their own learning goals and reflecting on and adjusting their own learning.

Assessment for learning is assessment designed primarily to promote learning. It includes both initial, or diagnostic, assessment and formative assessment. Early drafts, first tries, and practices assessments are all examples of assessment for learning.

Assessment of learning- assessment primarily designed to determine students achievement at a given point in time. Summative assessments are assessments of learning. Report card grades should be based on a summary of data from assessments of learning.

Evaluation is the process of making judgements about student learning needs and demonstrated knowledge and/or skill.

Grading is the act of summarizing and judging assessment data for reporting purposes in the form of a letter or numerical grade

Plagiarism is the unacknowledged use of someone else's words, ideas or creations as one's own whether deliberate or accidental; it is the process of taking another person's work, ideas or words, and using them as if they were one's own.

Student responsibility is assuming responsibility for one's learning, including getting to school/class on time; attending regularly; submitting work on time; doing one's best on exams and assignments.

Procedures

1. Assessment and evaluation of student progress shall be carried out in order to:
 - 1.1 Determine student progress toward achieving the learning outcomes in each subject area
 - 1.2 Inform students, parents/ guardians, and others of current progress
 - 1.3 Increase the effectiveness of instructional strategies
 - 1.4 Increase the degree to which programming is meeting individual student needs,
 - 1.5 Enhance student progress toward achieving all learning outcomes
2. Effective assessment and evaluation requires that:
 - 2.1 The School Division will:
 - 2.1.1 Ensure that students have the opportunity and support to meet provincial curriculum outcomes;
 - 2.1.2 Ensure that schools have an assessment and evaluation policy in place which includes guidelines with respect to grading, reporting, student responsibility, and academic integrity
 - 2.1.3 Work with stakeholders to ensure effective communication and implementation of the Student Assessment, Evaluation, and Promotion Policy;
 - 2.1.4 Implement processes/structures to support effective assessment practices and use of student achievement data;
 - 2.1.5 Share appropriate Division assessment data with educational stakeholders.
 - 2.2 Schools will:
 - 2.2.1 Develop and communicate an assessment policy which includes:
 - Clear protocols and expectations with respect to the determination of final marks for students according to Division guidelines; and
 - Clear expectations of students with regard to plagiarism, timeliness and student responsibility.
 - 2.3 Principals will:
 - 2.3.1 Ensure that effective and regular assessment and evaluation are carried out for all students and ensure that proper records are kept;
 - 2.3.2 Supervise each teacher's implementation of the school protocol and expectations for determination of marks for students
 - 2.3.3 Work collaboratively with teachers to ensure common and equitable grading practices that follow Division policies;
 - 2.3.4 Communicate with teachers, students and parents/guardians and SCCs to ensure they understand the Student Assessment, Evaluation, and Promotion Policy, including making the policy accessible in writing, and providing opportunities for verbal explanation and discussion among teachers and students.
 - 2.3.5 Share school assessment data with appropriate educational stakeholders;

- 2.3.6 Communicate and reinforce expectations of academic honesty with students; and
- 2.3.7 Respond appropriately to academic dishonesty.
- 2.4 Teachers will:
- 2.4.1 Incorporate a balance of assessment for learning, as learning, and of learning strategies to assess and evaluate student achievement and growth;
- 2.4.2 Ensure students have meaningful involvement in monitoring/tracking, reporting, and communicating their learning status;
- 2.4.3 Align assessment with curricular outcomes, instructional practices, and learning experiences;
- 2.4.4 Use quality assessments and properly record evidence of achievement;
- 2.4.5 Base all assessment and evaluation of student achievement on the outcomes of the provincial curriculum and report student achievement based solely on achievement of curriculum outcomes;
- 2.4.6 Determine student grades using evidence and professional judgement. The grades will reflect the student's most recent achievement level with consideration given to the most consistent evidence;
- 2.4.7 Collect information which is not related to outcomes (e.g., attendance, behaviour, general attitude, completion of homework, effort) and report to complement the reported achievement related to the outcomes,
- 2.4.8 Administer standardized or other tests as determined by the Division and record data in Division database to be used for instructional planning and reporting;
- 2.4.9 Communicate expectations of students regarding timelines of assignments and plagiarism verbally and in writing (e.g., within "Classroom Expectations" or the "Course Syllabus");
- 2.4.10 Use their professional judgement to provide students who have missed deadlines due to exceptional circumstances with alternative arrangements to complete assignments. Actions related to late assignments may include the following:
- Meet with the student and parent/guardian to discuss the reasons for noncompletion and to develop a plan to complete the work;
 - Develop an agreement with the student to complete the assignment;
 - Complete the work outside of school hours such as lunchtime or after school;
 - Provide peer support for the student;
 - Provide an alternative assignment to accommodate a diverse learning need;
 - Determine a mark that reflects the level of achievement demonstrated by the student on that particular assignment; and/or,
 - Include late assignments as part of extended reporting as a complement to the reported achievement related to the curriculum outcomes.
- 2.4.11 Use his/her professional judgment to determine an appropriate course of action when a student plagiarizes, taking into account factors such as age and maturity of the student, medical status, other personal circumstances, grade level and past behaviour. Actions related to plagiarism may include the following:
- Create an open environment for discussion in the classroom, and responding to students' questions about plagiarism; and,
 - Teach students how to conduct research, properly cite information sources, use quotations in their work and develop paraphrasing skills.
- 2.5 Students will be expected to:
- 2.5.1 Reflect on and monitor their own progress toward curriculum outcomes, with the support of their teachers and parents;
- 2.5.2 Fulfill their responsibilities within the school's learning environments;
- 2.5.3 Take responsibility for their own work and avoid plagiarism; and
- 2.5.4 Submit assignments on time.

3. Student placement and promotion shall be determined on the basis that:
 - 3.1 Each school will develop an intervention protocol for students who are not experiencing academic or social success. The intervention protocol will describe:
 - 3.1.1 Classroom based adaptations, differentiation and interventions;
 - 3.1.2 Support from the school-based processes and personnel (principal, student support teacher, counselor, or others);
 - 3.1.3 Communication with and engagement of the parent; and
 - 3.1.4 Consultation with Division-based support services (coach, consultant Superintendent, or others).
 - 3.2 In the fall of each school year, the principal shall communicate the intervention protocol to the staff, students and parents in the school community.
 - 3.3 Decisions regarding student placement and promotion are informed by the protocol and are the responsibility of the principal in consultation with teachers, parents, students and others as appropriate.
 - 3.4 Elementary and Middle Years students (Kindergarten to Grade 8) shall not be retained nor accelerated without consulting their superintendent.
 - 3.5 Secondary students promotion and placement is by course and subject to the schools promotion and placement policy

Reference: Section 85, 87, 109, 175, 227, 231, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 316

REPORTING TO PARENTS

Background

Regular reporting of the progress of each student to parents and guardians is an important responsibility of teachers.

Formal reporting to parents shall occur at least three times during the course of an unsemestered school year and at least twice during the course of each term of a semestered course.

Procedures

1. Formal reporting requires that:
 - 1.1 Written reports to parents shall include but are not restricted to a formal report card. Portfolios, anecdotal records and direct student participation are seen as valid components of the reporting process.
 - 1.2 For the first and second reporting period in unsemestered settings and the first reporting period in semestered settings, an opportunity for parent-teacher interviews shall be provided.
 - 1.3 The principal in consultation with their superintendent shall determine the dates and times of report card distribution and parent interview days before informing their staff, parents and SCCs.

Reference: Section 85, 87, 109, 175, 227, 231, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 320

STUDENT CUMULATIVE RECORDS

Background

The Division believes that while it is imperative for confidentiality of student records to be maintained, there is a countervailing duty to provide reasonable access to student information when requested by individuals who have a legitimate right or need to know.

Responsibility for controlling access, maintaining confidentiality and seeing to the proper preservation of student records rests with the principal. Full and complete cumulative records must be maintained for every student within the Division.

The Cumulative Record contains a student's academic records, attendance reports, achievement reports and special reports related to the student's educational program. As the term "cumulative" implies, information is added to the record each year as the student progresses through the grades. When a student moves from one school to another, the expectation is that the Cumulative Record follows the student.

The Cumulative Record shall be the official working record for students currently enrolled in the Division. The Cumulative Record is the property and responsibility of the Division while the student attends school in this school division.

Procedures

1. To support smooth transitions and to ensure that students have the best possible opportunities for success, the Cumulative Record shall be transferred as soon as possible after a student enrolls in a new school.
2. Federal and provincial privacy and information sharing legislation shall be followed in the creation, maintenance and use of Cumulative Records.
3. All personal information is subject to the provisions of *The Local Authority Freedom of Information and Protection of Privacy Act* [LAFOIPP](#)
4. Every student in the Division shall have a Cumulative Record.
5. The Cumulative Record shall be the property and responsibility of the School Division until the student transfers to another division or the record is destroyed according to disposal schedule. Refer to AP 185 – Retention and Disposal of Records.

6. The Cumulative Record shall contain at minimum the following:
 - 6.1 The student's name as registered under *The Vital Statistics Act, 1995* or, if the student was born in another jurisdiction, the student's name as registered in that jurisdiction;
 - 6.2 Other names by which the student is known;
 - 6.3 The birth date and gender of the student;
 - 6.4 The student's provincial Learning Identification Number (DEN);
 - 6.5 The name(s), address(es) and telephone number(s) of the student's custodial parent(s) or guardian(s);
 - 6.6 The names of other parents/guardians who may have custody orders that restrict access to their child or the child's personal information;
 - 6.7 A summary or report of achievement along with a summary of attendance at the end of each grade or semester; term progress reports may be included;
 - 6.8 The student's results of diagnostic tests or other assessments pertinent to program planning, including but not limited to psychological reports, speech and language pathologists' reports, occupational therapists' reports, etc., including related parental consent forms;
 - 6.9 For a student who has an Inclusion and Intervention Plan (IIP) as described in the Children's Services Policy Framework, a copy of the current and previous plan.
 - 6.10 A notice of the existence of a Violence Threat Risk Assessment, if one has been administered within the last five years, using the SRPSD VTRA Notification Form [Referral form](#).
7. The principal shall be responsible for the collection, maintenance and release or transfer of student Cumulative Records under the supervision of their superintendent.
8. The classroom teacher shall be responsible for entering data in the Cumulative Record.
9. The principal shall be responsible for managing annual updates to the Cumulative Record and removing unnecessary and outdated information.
10. Items to be omitted or removed from the record:
 - 10.1 Scores from screening tools that assess preschool-aged children's readiness for formal learning (e.g., the Early Development Instrument and Early Years Evaluation, among others) should not follow the child through his or her school career and, accordingly, should not be retained in the Cumulative Record after Grade 1.
11. Personal counselling notes regarding the student and information related to the student's involvement as a young offender should not be included in the Cumulative Record. Counselling notes should be stored separately by counselling staff. Provisions in Section 125(7), [Youth Criminal Justice Act](#) specify that information related to a student's involvement in the justice system should be stored separately from the student's other records in a secure location and destroyed when the information is no longer required for the purpose for which it was disclosed.
12. Access to Cumulative Records

Given that the information is collected primarily for the purpose of providing educational services and supports to the student, only those individuals involved in delivering educational services or supports to the student should have access to the student's Cumulative Record. As well, individuals involved in overseeing the delivery of services and in meeting the Ministry of Education's reporting requirements (employees, the principal and the support person in the school/Education Centre) may require access to all Cumulative Records in their possession. Students and their parents may also have access to their Cumulative Records and may consent to have other persons access their Cumulative Records.

13. Information contained in the permanent student record is to be readily accessible by current teachers, school administrators, and Student Support Services consultants.
14. In all cases where access to the permanent student record is granted, access will be through the principal responsible for the record. As well, a record of access including the name of the individual granted access, date and reason for access shall be made and kept in the permanent student record.
15. Students 18 years of age or older, and parents or guardians where a student is less than 18 years of age, shall be given the opportunity to review the permanent student record upon request to the principal responsible for the record provided one day's advance notice is given. In all cases, the review shall occur in the presence of a professional staff member.

Under the *Local Authority Freedom of Information and Protection of Privacy Act* [LAFOIPP](#), the above individuals have the right to obtain a copy of the information.

16. Cumulative records may be stored at the school where the student last attended for a period of up to five years before being transferred to the Education Centre.
17. On an annual basis, cumulative records may be transferred to the Education Centre on or about the last day of school in June.
18. When students transfer to another school within the Division or other school jurisdictions, the permanent student records are to be transferred to that jurisdiction upon request by the receiving school.
19. When cumulative records are transferred to another school or jurisdiction, the principal shall ensure that the record contains only educationally relevant material.
20. When a new student arrives from an external jurisdiction, the principal is to forthwith request the cumulative records from the last school attended by the student.
21. Release of information contained in the permanent student record to third parties, including registrars of post-secondary educational institutions, external organizations and employers, is strictly prohibited, unless written authorization for information is obtained from the parents, guardians or student where the student is eighteen years of age or older. All letters of authorization for release of information shall be retained in the permanent student record. A list of such information shall also be retained.
22. Agencies with a legal mandate that require access to student records, regardless of parental/guardian approval (Health, Justice, Social Services, Public Health, Shared Services, etc.) shall be granted access provided that a written request is made which includes the legal basis for claiming access. If there is any doubt about the validity of the claim, administrators shall obtain legal advice before proceeding with the request.
23. Access to Education Support Services files shall be determined by the Superintendent responsible for Student Support Services, recognizing that there is a parental right of access to such material under *Local Authority Freedom of Information and Protection of Privacy Act*.

Should the superintendent determine that the release of specific items in the file could cause harm to individuals involved, such information may be withheld but is subject to a parental appeal to the Privacy Commissioner.

24. Documents to be retained according to disposal requirements per AP 185 – Retention and Disposal of Records.
25. Access to documents stored at the Education Centre shall be through the superintendent responsible for cumulative records as per the terms and conditions of this policy.

Reference: Section 85, 87, 109, 175, 231, *The Education Act, 1995*
Local authority Freedom of Information and Protection of Privacy Act
Vital Statistics Act
Youth Criminal Justice Act
The Archives Act

Approved: May 12, 2014

Administrative Procedure 325

ADMINISTERING MEDICATION AND MEDICAL TREATMENT OF STUDENTS

Background

The provision of a safe school environment may include the administration of prescription medication to students or the provision of health-related services. The Division has a duty to accommodate, to a reasonable extent, those students who require health and personal care practices in order for them to attend school regularly.

The principal and staff shall not consider themselves to be experts in the administration of medication and shall not be required to administer prescribed medication to students. It is recognized that some staff members may not feel comfortable administering medication and may be excused from such activity.

Whenever possible every effort is to be made for prescribed medication to be administered at home or at school by a parent/guardian. If this is not possible, Division personnel may assist in the provision of medication to pupils.

Under no circumstances shall a student be assisted in taking prescribed medication without a doctor's prescription and direction from the parent/guardian.

Employees of the Division shall not dispense non-prescription drugs to students.

School personnel have a duty to render assistance in helping students who experience emergency health problems, resulting from an accident or from a pre-existing physical or mental condition. There is a duty to do what is reasonable under the circumstances.

Upon the administration of medication in an emergency situation, school staff shall quickly notify the parents/guardians and/or the physician of record depending upon the availability of either.

The Division is committed to working with the Health District in educating school personnel regarding student medical conditions, procedures and preventative measures.

Procedures

1. "Administration" of medication may occur at the school level. Administration, for example, refers to opening a container, taking out a pill, and giving it to a student.
2. "Management" of medication shall not occur at the school level. Management requires knowledge and information about the interactions between drugs and potential impact on students depending on their medical condition.
3. A student's medical condition may require health-related services during the school day including tube feeding, ostomy care, postural drainage, or administration of injections. When a student cannot self-inject and the parent/guardian cannot come to the school to inject, a designated Division employee may be provided with in-service from qualified medical personnel for the administering of injections.

When a student requires medication or health-related services during the school day, the following steps are to be undertaken:

- 3.1 The principal, in consultation with staff, parents/guardians, shall make a clear effort to establish a mutually acceptable protocol for administering the medication or providing health-related services.
 - 3.2 If the principal cannot negotiate a protocol, the matter is to be referred to the designated superintendent responsible for student support services.
 - 3.3 The superintendent, in consultation with the principal, staff, parents/guardians, medical personnel and other stakeholders shall establish a protocol for administering the medication or providing health-related services.
 - 3.4 Current staff may be trained to specifically administer the medication or provide the health-related service. In some cases, additional staff may be required.
4. When it is determined that medication is to be administered by Division personnel, the family or agency involved must notify the principal in writing, using the "Prescribed Medication Form" – Appendix A. A copy of the form must be submitted to their superintendent.
 5. Division personnel shall provide for the safe storage of prescription drugs. The amount of medication held at the school shall be determined on a case by case basis. The parent/guardian or agency involved is responsible for delivering medication to designated Division personnel.
 6. Each school shall maintain a Medical Readiness Plan based on site-specific circumstances and in consideration of:
 - 6.1 Occupational Health Safety issues and practices;
 - 6.2 First Aid readiness and procedures;
 - 6.3 An emergency medical response protocol.
 7. The principal shall maintain a registry of all medication provided to a pupil on the Medication Registry – Appendix B. The registry shall include the student's name, date, time of day, name of medication, dosage given, and the name of the Division employee providing the medication.
 8. Whenever practical, medication shall be administered in the presence of another staff member, and this fact shall be noted on the Medication Registry.
 9. Unused medication shall be returned to parents or to a pharmacy for safe disposal a) at the end of the school year, or b) when a child moves schools during the year.

Reference: Section 85, 87, 109, 175, 188, 190, *The Education Act, 1995* (Revised: 2014 10 06)

Revised: October 6, 2014

Administrative Procedure 325 – Appendix A**PRESCRIBED MEDICATION FORM**

Student: _____ Grade: _____

Date of Birth: _____ School: _____

Name of Family/Agency: _____

Home Address: _____

Telephone: (Home) _____ (Work) _____

REQUEST AND AUTHORIZATION:

I hereby authorize and request the administration of the following prescribed medication for my child, _____, by non-medically trained staff at _____ School.

Date: _____ Signature: _____

Name of Student's Doctor: _____ Telephone: _____

Name of Student's Pharmacist: _____ Telephone: _____

Medication Prescribed**Dosage****Side Effects**

1. _____

2. _____

Other Pertinent Information (time of day, 2 weeks, etc.):

Annual Validation

This authorization is valid from _____ to _____
(maximum of 12 months)

NOTE: Parents may be requested to provide pertinent written medical data to be obtained from the pharmacist before the administration of medication can occur. (e.g. information sheets on specific medication)

I hereby acknowledge receipt of a copy of this form.

Signature of Student's Physician: _____

Date: _____

NOTE:

1. Families/agencies are required to contact the principal of the school if there is a change in medication and/or dosage.
2. It is expected that only small quantities of medication will be sent to school.

Administrative Procedure 325 – Appendix B

MEDICATION REGISTRY

<p style="text-align: center;">_____ SCHOOL</p>				
<p>NAME OF STUDENT:</p>				
<p>MEDICATION(S) PRESCRIBED (please list):</p>				
DATE	TIME	MEDICATION GIVEN	DOSAGE GIVEN	GIVEN BY

Administrative Procedure 330

Physical Restraint and Seclusion

Background

The School Division believes that all children and youth have the right to be treated with dignity and strives to ensure that all students and staff are provided with a safe and caring learning environment. Hence, the school division has established guidelines and procedures for the safe and respectful use of physical restraint and seclusion.

The following related principles are adapted from the Council for Exceptional Children's (CEC's) *Policy on Physical Restraint and Seclusion Procedures in School Settings* (Behavior Disorders, 34(4), p. 226).

Principles

- Behavioural interventions for children consider the right of all children and youth to be treated with dignity.
- All children and youth receive necessary educational programming and supports in a safe and least restrictive environment.
- Positive and appropriate educational interventions include behavioural supports that are proactive and preventative.
- Early intervention promotes the academic and behaviour success of all students.
- Schools are staffed with appropriately trained personnel who employ conflict de-escalation techniques to avoid and defuse conflict and crisis situations.
- Children and youth whose patterns of behaviour impede their learning or the learning of others receive appropriate educational assessment. This includes a functional behaviour assessment and a subsequent proactive behavioural intervention plan.
- Positive behavioural intervention plans include a) targeted instruction in appropriate behaviour, and b) strategies to self-regulate and de-escalate behaviour.

Procedures

1. Definitions
 - 1.1 Physical Restraint: A physical restraint is defined as any method of one or more persons restricting another person's freedom of movement, physical activity, or normal access to his or her body (Council for Exceptional Children, 2009).
 - 1.2 Seclusion: Seclusion is the involuntary confinement of a student alone in a room or area from which the student is physically prevented from leaving. This includes situations where a door is secured, blocked by other objects, or held by staff (Council for Exceptional Children, 2009).
2. Guidelines
 - 2.1 Seclusion or physical restraint procedures are used in school settings only when the physical safety of the student and/or others is in imminent danger.
 - 2.2 Seclusion or physical restraint procedures are viewed as *last resort* interventions that maintain a reasonable concern for student dignity. Last resort implies that all other available interventions have been implemented with fidelity but a) have failed to prevent or de-escalate a situation, and b) there is significant concern for the personal safety of the student and/or others.
 - 2.3 The purpose of seclusion and physical restraint is to redirect misbehaviour that has resulted in a) repeated and directed aggression or hostility, and b) compromised safety.

- 2.4 Seclusion and physical restraint is not used as a) punishment, b) discipline, or c) a substitute for appropriate educational support.
3. Seclusion/Timeout Room Safety Requirements
 - 3.1 Meet National Building Code of Canada (i.e.; regulations regarding door release hardware).
 - 3.2 Allow students to exit in an emergency.
 - 3.3 Provide the means by which adults can visually monitor the student at all times.
 - 3.4 Contain no furniture or other items that may be harmful to students.
 - 3.1 Are well ventilated.
 4. Processes
 - 4.1 Ensure that all seclusion environments are safe, consider the dignity of the child, and meet programming and safety guidelines (i.e.; reasonable location, size, no furniture or baseboards, small window, foot lock).
 - 4.2 Provide staff involved in physical restraints with regular training in Non-Violent Crisis Intervention.
 - 4.3 Inform and engage parents as appropriate when planning for the use of physical restraint and seclusion for individual students. When physical restraint and seclusion are included in the behaviour or safety plan of a student with intensive needs, informed signed parental consent is required. These individual behaviour or safety plans are appended to the student's IIP.
 - 4.4 Ensure that a student in seclusion is carefully and continuously observed and monitored by an adult throughout the entire period of seclusion.
 - 4.5 Document student behaviour at 5 minute intervals collecting specific data for follow-up analysis.
 - 4.6 Notify administrator as soon as a student is placed in seclusion or physical restraint.
 - 4.7 Inform parents promptly when physical restraints or seclusion have been utilized for their child.
 5. Follow-Up by School-Based Team
 - 5.1 Debrief the use of physical restraint and seclusion.
 - 5.2 Use the completed documentation form to a) debrief current situation including antecedent or triggers, b) review effectiveness of current interventions, and c) problem solve to determine additional processes or supports required to prevent future escalation of such behaviour.
 - 5.3 Meet with parents as appropriate to collaborate and formulate future intervention plans to prevent such escalation.
 - 5.4 Consider request for support from SRPSDs student support services (SSS) team which may include a) a risk assessment, and/or b) further consideration of behaviour interventions as required by the presenting situation.

Reference: *Saskatchewan Human Rights Code Act*
 Section 152, *The Education Act, 1995*
 The United Nation Convention on the Right of The Child, Articles 19, 28, 37
 The National Building Code of Canada, 2010 – 3.4.6.16 (door release hardware)
 Council for Exceptional Children

New: January 12, 2015

STUDENT SEARCH AND SEIZURE

Background

The Division believes that to maintain order and discipline in schools and to protect the safety and welfare of students and staff it is sometimes necessary to engage in search and seizure procedures.

Other than in cases where the health or welfare of a student is in immediate danger or where a crime has been committed or where there is reasonable belief that a crime may be committed by a student and the well-being of other persons is in immediate jeopardy, the Board does not approve of outside personnel coming to the school to question, search or apprehend students unless the parents/guardians are aware of such proceedings or a legal document can be produced authorizing such action to take place.

This procedure applies to situations which arise during school hours and also during the course of any school-sponsored activity.

Procedures

1. It is a matter of law that student lockers and desks are school property and remain, at all times, under the control of the schools, and students shall have no expectation of privacy therein. Searches of lockers or desks may be undertaken for any reason, at any time, without notice and without student consent.
 - 1.1 Parents and students shall be advised of this reality when they are assigned a locker.
 - 1.2 Principals shall ensure that students are so advised on an annual basis.
2. Any search for prohibited substances will be done with due regard for the law. Rules of evidence and respect for the rights of the individual shall be respected at all times.
3. If a properly conducted search yields illegal or contraband materials, the proper legal authorities shall be notified and such material shall be turned over to them for ultimate disposition.
4. A principal or staff member is required to act under reasonable belief or cause that a student is in possession of a prohibited substance or object.
5. The principal shall ensure that sufficient and appropriate records are maintained with respect to all situations governed by this policy.
6. The legality of a search depends upon reasonableness in all circumstances.
 - 6.1 Determining reasonableness is a twofold step:
 - 6.1.1 Whether the action was justified at its inception; and
 - 6.1.2 Whether the search actually conducted was reasonably related in scope to the circumstances which justify the interference in the first place.
 - 6.2 The search must not be excessively intrusive.

7. When there is an issue of custody of children, school staff members shall communicate only with the parent who has legal custody. In order to prevent a misunderstanding, students shall be advised early in the school year that questioning and searches are a possibility if there is reason to suspect that a wrong has been done. It is also recommended that students be so advised through the Student Handbook.
8. In accordance with such provisions as are outlined in various provincial and federal statutes, teachers and principals shall permit social services personnel to investigate a complaint that a child is abused, neglected, exploited or treated cruelly and is in need of protection.
 - 8.1 Principals shall request proof of identity prior to granting permission to question or apprehend a student if there is any doubt concerning such identity.
 - 8.2 Principals shall adhere to procedures detailed in the Division protocol document entitled, "Students at Risk, Child Protection - Abuse & Neglect", when dealing with Social Services personnel, police officers or others involved in the investigation.
 - 8.3 When a student is being apprehended, the principal shall require the apprehending social worker to submit a letter or similar document indicating that the worker is acting in an official capacity in apprehending the student.
9. In accordance with such provisions as are outlined in various provincial and federal statutes, teachers and principals shall permit probation officers to deal with students who have been judicially placed in their charge in such manner as they (the probation officers) deem necessary.
 - 9.1 Principals shall request proof of identity prior to granting permission to question, search, or apprehend a student if there is any doubt concerning such identity.
 - 9.2 When a student is being apprehended, the principal shall require the apprehending officer to submit a letter or similar document indicating that the officer is acting in an official capacity in apprehending the student.
10. In that teachers and principals hold a position of "in loco parentis" while children are at school, it is their responsibility to look after all aspects of the children's well-being. When a law enforcement officer comes to the school to question, search or apprehend a student, the teacher or principal shall:
 - 10.1 Discourage interrogation, searches or apprehension during school hours and on school premises.
 - 10.2 Put forth a best effort to contact the parents/guardians so they can be informed and to ask them to be present if at all possible prior to contact with the student. Should the parents/guardians not be present, remain with the student at all times while the student is in the presence of a law enforcement officer.
 - 10.3 Disallow, other than in cases where a student has committed a serious criminal offence whereby a law enforcement officer has authority to arrest without a warrant, the taking of a student away from the school premises without parent/guardian consent or legal authorization. If legal authorization (warrant or court order) is presented, it is recommended that a copy be taken.
 - 10.4 Put forth a best effort to see that the student is advised of what is taking place and encourage the student to wait until the parents arrive before engaging in discussion with the police.
11. If it is suspected that a student is in possession of an illegal material and therefore should be searched, the principal may:
 - 11.1 Contact the police immediately and also notify the parents/guardians, or
 - 11.2 Notify only the parents/guardians immediately.

12. Search of Property:

- 12.1 The locker is the property of the Division and may be searched by the principal in the presence of another Division employee.
- 12.2 The police, with reasonable cause, may conduct a locker search either with or without a search warrant. Authority to search should be requested from the police before a search takes place.
- 12.3 School-based administrators with reasonable cause may search a vehicle on school property if one of the following conditions exist:
 - 12.3.1 The search is a result of a threat to safety;
 - 12.3.2 The search is performed with the consent of the vehicle operator;
 - 12.3.3 There are grounds to believe that a criminal act has occurred in which case the search should be done with the assistance of the police.

13. Search of a Person:

- 13.1 The principal is to be convinced that a search is reasonable, based on observation and/or preliminary investigation.
- 13.2 Any search conducted at the school shall have the principal as well as an adult witness present. The principal shall respect propriety and modesty.
- 13.3 A principal must not conduct a total body search. Such a search is only within the purview or authority of the police.
- 13.4 When it is necessary to conduct searches involving female students such searches shall be done by female staff members. When it is necessary to conduct searches involving male students such searches shall be done by male staff members.

14. Police Interrogations and Searches

- 14.1 In general, all searches by police officers shall be by search warrants. However, police may conduct drug searches, searches for prohibited weapons, restricted weapons, or firearms, or searches under the Customs Act and the Liquor Act without warrant as provided by law. In each such case, the principal will report the circumstances immediately to the Director.
- 14.2 In all circumstances the parents or guardians are to be notified of any searches before they take place if possible, or as soon after the search as is possible.
- 14.3 Where, in the course of their duties, police officers find it necessary to search an area of the school, the principal or a teacher designated by the principal shall accompany the officers on their search. Authority to search is to be requested from the police before a search takes place.
- 14.4 When a member of the police detachment finds it necessary to interview a student during school hours, the officer will be expected to report to the office of the principal and make known the purpose of the visit. Authority to interview is to be requested from the police before an interview takes place.

Any infraction of the procedures set out above must be reported to the Director.

When interviews are conducted on school premises, the police officer in charge shall inform all witnesses or suspects of their legal rights before such interviews take place.
- 14.5 If a student is to be removed from the school by police officers, the principal or another staff members shall provide sufficient information to the police to enable them to contact the parents/guardians. Should the police not contact the parents/guardians, the principal shall do so except in circumstances which would jeopardize the investigation.
- 14.6 Whenever legally permissible, the principal or a teacher assigned by the principal shall be present at any interviews which take place between police officers and students in school.
- 14.7 Where the police wish to conduct an interview with a student on the school premises, the following guidelines shall be in effect:
 - Prior permission is to be obtained from the parents, or
 - The police are to provide evidence of authority to conduct the interview.

- 14.8 Where the police wish to conduct an interview with a witness/potential witness on the school premises, it is not necessary to follow the procedure outlined above. Witnesses/potential witnesses are not suspects and therefore do not run the same risk of having rights violated. However, it is still expected that an attempt to contact parents/guardians will be made prior to an interview. It is advisable for the principal or vice-principal to be present at such an interview if it is deemed desirable that it be held on school premises. Where a serious crime is involved, an alternate location for the interview, determined in consultation with the parent/guardian, may be more appropriate.
- 14.9 Where the principal conducts a search or interview with a student and the student is subject to school-initiated disciplinary action only, the following guidelines are in effect:
- The search or interview shall be conducted in a respectful manner which recognizes the right to a fair hearing and avoids threat/duress.
 - The reason and purpose of the search or interview should be clearly stated.
 - All searches are to be conducted in the presence of another adult.

Reference: Section 85, 87, 109, 175, 231, *The Education Act, 1995*
Section 11, 12, 81, *Child and Family Services Act*
Emergency Protection of Victims of Sexual Abuse and Exploitation Act
Provincial Child Abuse Protocol 2006

Approved: May 12, 2014

Administrative Procedure 336

VIOLENCE AND STUDENT HARASSMENT

Background

The Division is committed to providing students with a safe and secure environment. Therefore, acts of violence, threats of acts of violence, intimidation, or harassment on or by any person will not be tolerated. The Division is committed to the concept of zero tolerance of violent behavior, i.e., there will be consequences for all acts of violence, including harassment.

The Division supports the provision of training for staff that includes:

- The means to recognize potentially violent situations;
- Procedures and practices to minimize or eliminate risks to students;
- The appropriate responses of staffs and students to incidents of violence, including harassment.

Definitions:

1. *Violence* means the attempted, threatened, or actual conduct of a person that causes or is likely to cause injury, and includes any threatening statement or behavior that gives a person reasonable cause to believe that he or she is at risk of injury within Division-operated facilities, on Division property, at any school-related activity or event and travelling to and from school. Violence, therefore, is any verbal or physical action taken which threatens or results in the inflicting of physical, emotional or psychological distress or bodily harm on a person.
2. A *weapon* is any object which is either designed or intended for use in threatening or inflicting body harm on a person.
3. *Personal harassment* is any behavior that has as its intent or effect to alarm, annoy or belittle a person.
4. *Sexual harassment* is any unwelcome behavior which is sexual in nature. It can include but is not limited to the following:
 - Unwanted physical contact;
 - Unwelcome remarks or compromising invitations;
 - Verbal abuse;
 - Display of suggestive pictures;
 - Leering, whistling, innuendoes, jokes or other behaviors or gestures of a sexual nature;
 - Demands for sexual favours.
5. *Zero tolerance* means zero *tolerance* of violent behavior. It means there will always be consequences for all acts of violence. It does not mean zero tolerance of the student who commits a violent act wherein one incident automatically means expulsion. It means that judgement and common sense will be applied to each situation.

Procedures

1. Staff at all levels shall respond firmly, decisively, and without delay to behavior which causes or threatens to cause harm to any student.
2. All staff members are responsible for all students and all students are responsible to all staff members with regard to the maintenance of a safe and secure environment.

3. It is important to note that while safety and security violations commonly revolve around student violence against other students, all staff members must be aware of two other dimensions of possible violations - student violence against teachers and teacher violence against students.
4. Staff are directed to take particular note of the most common safety and security violations faced by students:
 - 4.1 Bullying and threatening;
 - 4.2 Physical violence;
 - 4.3 Harassment and mistreatment;
 - 4.4 Vandalism, theft and extortion;
 - 4.5 Sexual abuse;
 - 4.6 Drug and alcohol offenses, and
 - 4.7 Possession of weapons.
5. School expectations concerning student conduct with respect to violence/harassment, and the possible consequences of serious or repeated misconduct, are to be communicated to students, parents and staff.
6. The onus is on the victim, student/staff witness, or parent/guardian to report incidents of violence as soon as is reasonably possible.
7. Reported cases of violence/harassment shall be investigated by the appropriate school-based or system administrator in keeping with the requirements of Division procedures. The investigative procedures shall include:
 - 7.1 A review of the complaint, interview of the complainant and, if possible, interview of the alleged perpetrator or perpetrators, as well as any witnesses, and determination of whether to proceed on a formal or informal basis,
 - 7.2 A decision by the school-based administrator in consultation with their superintendent to proceed with formal action would follow one or more of the following:
 - 7.2.1 School-based discipline procedures;
 - 7.2.2 Division policy and procedures on suspension and expulsion;
 - 7.2.3 The convening of a Board Student Discipline Committee hearing;
 - 7.2.4 Involvement of the police or other agencies.
8. As part of the investigation:
 - 8.1 The victim and the alleged perpetrator shall be requested to provide a statement;
 - 8.2 The victim and/or witness shall be made aware of their right to report the incident to the police;
 - 8.3 School principals are authorized to report incidents directly to the police;
 - 8.4 In case of students, the parent/guardian of both the complainant and perpetrator shall be advised of the reported incidents.
9. Written records of the incident shall be retained by the investigator.
10. Where possible, student victims and perpetrators shall be provided with counselling and support from system personnel.
11. Offenders may be asked to obtain external counselling.

Reference: Section 151-155, 75, *The Education Act, 1995*
The Occupational Health and Safety Act, (14)

Approved: May 12, 2014

Administrative Procedure 337

ALCOHOL AND DRUGS

Background

The Division has an educational and societal responsibility to prohibit the student use or possession of alcohol or drugs on school premises, at other locations while involved as a participant or spectator in a school-sponsored activity, or while in transport to and from school or a school-sponsored activity.

The Division prohibits the use of alcohol or drugs by students while on Division property or at events sponsored by the Division and its schools. The possession of these substances, with the exception of tobacco and tobacco products, is also prohibited. (Note: While students 18 years of age may legally possess tobacco, this provision recognizes that it is the Board's legal right to prohibit or restrict its use on school property or at school-sponsored events.)

Violations can occur in five ways:

- Use of tobacco in a restricted area,
- Use or possession of alcohol,
- Use or possession of inhalants or other non-regulated substances for the purpose of intoxication,
- Use or possession of illicit drugs,
- Being intoxicated by alcohol or drugs.

While the Division recognizes the need for professional and resource staff to provide intervention, assistance and support to students who may be involved with chemical substance use or abuse, the Division believes that other community agencies have the major responsibility for providing counselling and rehabilitative programs for those who abuse alcohol and drugs. The schools of the Division will assist these agencies in fulfilling their responsibilities wherever possible, and refer students to them whenever necessary.

Procedures

1. Students Under the Influence of Alcohol and Drugs

Definition: "Under the Influence" means when the use of an alcoholic beverage or illegal drug has a discernible effect upon a student.

The process to be followed when a student is reasonably believed to be under the influence of alcohol or an illegal drug.

1.1 The student will be referred to the principal and/or vice-principal.

1.2 The principal and/or vice-principal will:

1.2.1 Question the student about the incident;

1.2.2 Document the "discernible effect" the substance has upon the student;

1.2.3 Contact the parents/guardians immediately and require them to take the student out of the building. The student will be detained at the school until safe departure from the building can be arranged;

1.2.4 Explain the suspension process to the student and the parents/guardians as soon as reasonably possible;

1.2.5 Determine whether to contact the police for advice and/or assistance.

2. Students in Possession of Alcohol or Drugs

Definition: "Possession" means when a student has illegal drugs or alcoholic beverages on his or her person or in her or his control.

The process to be followed when a student is discovered to be in possession of alcohol or drugs.

- 2.1 The student will be referred to the principal and/or vice-principal.
- 2.2 The principal and/or vice-principal will:
 - 2.2.1 Question the student about the incident;
 - 2.2.2 Conduct a reasonable search of the student's person, the student's property and school property for evidence of the offence;
 - 2.2.3 Seize all material evidence;
 - 2.2.4 Contact the parents/guardians immediately and require them to take the student out of the building. The student will be detained at school until safe departure from the building can be arranged.
 - 2.2.5 Explain the suspension process to the parents/guardians as soon as reasonably possible;
 - 2.2.6 Consult the police for advice and/or assistance if it is deemed to be in the best interests of the student or the school.

3. Student Trafficking in Drugs or Supplying Alcohol

Definition: *"Trafficking in drugs" and "supplying alcohol" means when a student gives, sells or delivers alcoholic beverages or illegal drugs to another student.*

The process to be followed when a student is reasonably believed to be trafficking in drugs or supplying alcohol:

- 3.1 The student will be referred to the principal and/or vice-principal;
- 3.2 The principal and/or vice-principal will:
 - 3.2.1 Use their professional judgement to have the student remain at school.
 - 3.2.2 Advise the student of what is taking place and encourage the student to wait until the parents arrive before engaging in discussions with the police.
 - 3.2.3 Seek the advice of police in every case involving trafficking in drugs or supplying alcohol;
 - 3.2.4 Co-operate with police in the investigation;
 - 3.2.5 Inform the parents/guardians of the police action and the suspension process as soon as reasonably possible;

Note:

Possession of controlled drugs (e.g. valium) is not an offence. Possession of restricted drugs (e.g. LSD, MDA) and narcotics (e.g. marijuana, hashish) is an offence (*Narcotic Control Act and The Food and Drugs Act*).

Where a principal strongly suspects that alcohol or drugs are being "pushed" on school premises, by students or by others, the police shall be notified.

4. Student Possession and/or Trafficking in Cigarettes or Other Tobacco Products

Definition: *"Possession" mean students under the age of 18 having cigarettes or other tobacco products under their control. "Trafficking" means when a student gives, sells, or delivers cigarettes or other tobacco products to students under the age of 18.*

The process to be followed when a student under the age of 18 is reasonably believed to be in possession of and/or trafficking in cigarettes or other tobacco products, or students of any age who are trafficking in cigarettes or other tobacco products to students under the age of 18:

- 4.1 The student will be referred to the principal and/or vice-principal;
- 4.2 The principal and/or vice-principal will:
 - 4.2.1 Question the student about the incident;
 - 4.2.2 Conduct a reasonable search of the student's person, the student's property, and school property for evidence;
 - 4.2.3 Seize all material evidence;

- 4.2.4 Contact the parents/guardians about the incident to explain the disciplinary process as soon as possible;
 - 4.2.5 Determine whether to contact the police for advice and/or assistance.
5. When students are not acting in a usual or acceptable manner, procedures commonly used for illness shall be applied. A student obviously under the influence of alcohol or other drugs may require special and immediate protective attention.
 6. Particularly when drug abuse is suspected, care shall be taken to concentrate on specific behaviour when communication with parents and other individuals takes place. School personnel are not to make a diagnosis or state a suspected cause for such behaviour.
 7. As school buses are the property of the Division, possession, distribution, and sale of alcohol and/or drugs is prohibited on these vehicles. Students on school buses are subject to all the applicable policies and procedures of the Division with respect to transgressions related to alcohol and or drug offences.

Reference: Section 85, 87, 109, 150, 151, 152, 153-154, 175 *The Education Act, 1995*
Criminal Code
Saskatchewan Alcohol Control Act
Narcotic Control Act
Charter of Rights and Freedoms
Youth Criminal Justice Act
Food and Drug Act

Approved: May 12, 2014

Administrative Procedure 338

WEAPONS AND EXPLOSIVES

Background

The Division recognizes its educational and societal responsibility to prohibit students from bringing weapons, explosives or other dangerous instruments or materials to school.

A weapon is defined as any instrument designed to inflict injury or intimidate another person, or any instrument that is used in this manner.

It shall be the responsibility of the principal to confiscate any dangerous items brought to the school.

Dangerous weapons brought into a school for the purposes of an organized activity such as Hunter Safety shall not be regulated by this section of this Administrative Procedure.

Procedures

1. Dangerous items that have been seized shall either, be turned over to the police or returned to parents/guardians.
2. A partial list of dangerous items specifically excluded from schools includes: rifles, pistols, pellet and cap guns, knives including small pocket knives, dynamite, fireworks, firecrackers as well as chemical or biological irritants (pepper spray, etc.) and laser pointers.
3. Where a school administrator reasonably believes that a person on school premises is in possession of a weapon or has used a weapon, that administrator shall:
 - 3.1 Immediately notify the Director,
 - 3.2 Make reasonable attempts to minimize risk of injury to any person,
 - 3.3 Ensure that the weapon and/or person involved is removed from school premises as quickly as is prudent,
 - 3.4 Contact parent/guardian; and explain the disciplinary process as soon as possible,
 - 3.5 Immediately notify the police if it is in the best interests of the student and the school.

Reference: Section 91, 191, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 345

ADMISSION OF RESIDENT STUDENTS

Background

The Division believes in providing a clear admissions protocol for all students resident in the Division. Resident is defined in *The Education Act, 1995*, Section 173(1) as follows:

"Resident means a person whose place of residence is inside the boundaries of the school division in which the person seeks or is provided with educational services."

Every resident person who has attained the age of six years but has not attained the age of 22 years has the right to attend school in the Division and to receive instruction which is in alignment with his or her educational achievement in courses of study approved by the Division.

Procedures

1. Subject to terms and conditions contained in *The Education Act, 1995*, no school official shall deprive or attempt to deprive a student of access to services approved and provided by the Division.
2. When a student enrolls in a Saskatchewan Rivers Public school for the first time, the principal shall require the student to submit documentation verifying age. The following documents may be used:
 - 2.1 Birth Certificate,
 - 2.2 Baptismal Certificate,
 - 2.3 Passport,
 - 2.4 Saskatchewan Health Services Card or equivalent.
3. The principal shall normally be responsible for the decision on the admission of students to school. In consideration of the general interests of the Division, in exceptional circumstances the final decision may revert to their superintendent.
4. Principals shall be authorized to assess, collect, and record such information as is required for the admission of students to school. Furthermore, it shall be the responsibility of the parent/guardian to submit information as may be required by the principal.
5. In those cases where appropriate instruction cannot be provided within the Division, the required services may be obtained from agencies outside the Division.
6. Early Entrance
Children who (a) are between the ages of three and five (b) qualify as intensive needs, and (c) have atypical development may be enrolled in school-based programming provided the following conditions are met:
 - 6.1 Student Support Services conducts an individual assessment in conjunction with medical and early childhood psychologists.
 - 6.2 The superintendent responsible for student support services approves the enrolment request.
 - 6.3 Placement is determined by Student Support Services team in collaboration with the principal.

(See Appendix A)

7. PreKindergarten

PreKindergarten is a targeted program available in designated schools for three and four year old children.

The PreKindergarten application process follows.

- 7.1 Application forms [registration form](#) may be submitted for children who are three or four years old by December 31st in the year of enrolment.
- 7.2 Space may be limited in PreKindergarten programs. A school-based selection committee prioritizes the enrolment of children. From the submitted applications, children may be selected to begin PreKindergarten following their third birthday.
- 7.3 A continual entry policy permits new children to enter PreKindergarten when openings occur during the school year.

8. Kindergarten

Children may enroll in Kindergarten provided they are five years old by December 31st in the year of enrolment.

9. Grade 1

Students may enroll in Grade 1 provided they are six years old by December 31st in the year of enrolment.

Reference: Section 2, 85, 87, 91(f), 109, 110, 141, 142, 145, 155(j), 156, 169, 171, 173, 175, 186, *The Education Act, 1995*
Section 20, Education Regulations

Approved: May 12, 2014

Administrative Procedure 345 – Appendix A

EARLY ENTRANCE ADMISSION

Background

Upon SRPSD approval, a child who a) is between the ages of 3 and 5, and b) meets Ministry of Education criteria for a student with a designated intensive need may enter a school or community-based early learning program. The following procedures guide the approval process.

Procedures

1. Early Entrance Requests and Referral Process

Agencies or parents/guardians may request early entrance support by contacting a SRPSD student support services (SSS) consultant. Requests will be followed by a referral process:

- Parents will
 - a) sign a Release of Confidential Information Form, and
 - b) provide existing support documentation including diagnoses and relevant assessment reports (e.g.; psychology, speech language, medical, occupational therapy, physical therapy).
- An SSS team will complete an educational impact assessment to determine child's priority areas of need along with educational supports required to meet those needs.
- A team meeting with parents and/or other professionals will be coordinated as required.
- Early learning program options that are available in the community will be considered to determine the most appropriate learning environment for the child. Options may include child care, preschool, playschool, Aboriginal Head Start, Prekindergarten, or kindergarten.
- When Prekindergarten is an option, a selection process and vulnerability criteria will apply.
- An SSS team of superintendent and consultants will review referral information and make program decisions or recommendations in accordance with SRPSDs policies and procedures.
- When a program is recommended, an SSS consultant will contact the principal or program manager for further exploration.
- An SSS consultant will contact parents and/or agencies with respect to program decisions.

2. Early Entrance Programming

- Upon SRPSD approval, parents or guardians may register their child as an early entrant at the approved school or early learning program.
- The SSS consultant will schedule an intake meeting with a collaborative team consisting of parent(s)/ guardian(s), administrator, educational support teacher, classroom teacher, other SRPSD SSS personnel, and/or referring agency personnel as appropriate.
- Parents will provide any additional reports from assessments including speech language, psycho-educational/early childhood psychology, occupational therapy, physical therapy and/or medical assessments.
- The collaborative team will develop an Inclusion and Intervention Plan (IIP) that includes
 - a) interventions and supports,
 - b) timelines and processes for progress review, and
 - c) transition plans.

New: September 8, 2015

Administrative Procedure 347

NON-RESIDENT, FOREIGN AND ADULT STUDENTS

Background

The Division believes that it may be appropriate to accept non-resident and adults students into Division schools subject to clearly prescribed conditions.

Procedures

1. A non-resident student is a person whose declared place of residence is defined as being outside the boundaries of the Division in which that person seeks or is provided with educational services.
2. The admission of non-resident and adult students is subject to the approval of the Director, and the following conditions:
 - 2.1 That adequate space is available to accommodate the students;
 - 2.2 That the students can be provided with suitable courses of study within the existing instructional program;
 - 2.3 That the students can be enrolled without disruption to the overall well-being of the school division;
3. The CFO shall submit the schedule of tuition fees to Ministry of Education for approval annually:
 - 3.1 Pupils who are not resident within Saskatchewan Rivers Public School Division;
 - 3.2 Applicable adult students such as those students who have not yet obtained the age of 22 years at the commencement of the school year.
4. No student who resides outside of the Saskatchewan Rivers Public School Division shall be registered in a school of the Division unless authorization from another school division, jurisdiction or person to provide tuition fees has been received.
5. First Nation students who do not reside within the Saskatchewan Rivers School Division may be admitted to a Division school provided:
 - 5.1 A tuition agreement is in place between the First Nation and the Saskatchewan Rivers School Division, or
 - 5.2 A written agreement to pay tuition fees for each designated student has been received from the First Nation or Indian and Northern Affairs Canada.
6. Foreign students including those sponsored by Saskatchewan Rivers Public School Division supporters may be enrolled in a designated school upon payment of non-resident tuition fees established, provided the students are issued a visa by Immigration Canada.

"Landed Immigrants" who have established residence in the Saskatchewan Rivers Public School Division shall be considered resident pupils.
7. Where initiatives of the Department of Education or non-government organizations meet with the approval of the Director or Division itself initiates one-on-one student exchanges with students from another province or country, tuition fees shall not be levied. A maximum of six such exchanges shall be permitted during each school year.

Application for enrollment of foreign exchange students must be submitted to the Director by May 1st of each year.

8. The principal shall follow Administrative Procedure 705 for students outside of the boundaries of the school division and shall also report these students to the CFO.
9. Secondary pupils who last attended school in another country may, prior to admission to school, be required by the principal to have their previous educational standing evaluated by their Superintendent.
10. Adults who have not yet reached the age of 22 wishing to enroll in the Division shall make application to their Superintendent, who shall consult with the affected principal before rendering a decision.
 - 10.1 Adults who have not yet reached the age of 22 may be required to pay a tuition fee as per Regulation 20 of *The Education Act, 1995*.
 - 10.2 Registered students who turn 22 during a school year are not affected by this policy.

Reference: Section 173(1), *The Education Act, 1995*
Section 20, Education Regulations

Approved: May 12, 2014

PERSONNEL & EMPLOYEE RELATIONS 400

RECRUITMENT, SELECTION AND PLACEMENT

Background

All personnel appointed to staff in Saskatchewan Rivers Public School Division are to be of exemplary character and possess competency in the skills required for their positions. It is understood that they have been hired to assist the Division in carrying out its vision, mission, and goals in accordance with beliefs and guiding principles.

The Director shall be responsible for Administrative Council employment contracts and all other contracts shall be managed by superintendents responsible for human resources.

Procedures

1. Teaching Staff

1.1 Recruitment, Selection and Placement

- 1.1.1 The superintendents responsible for human resources are responsible for the hiring of all teachers. The recruitment, selection and appointment procedures are determined by the Superintendents responsible for human resource.
- 1.1.2 The superintendents responsible for human resources endeavor to employ the best qualified personnel for the division. In all cases the needs of students, skills and qualifications of the teacher, and the job description are to be matched as closely as possible.
- 1.1.3 A vacancy exists when there is an opportunity for a teacher to be placed on a temporary, replacement or continuous contract.
- 1.1.4 When a vacancy occurs, a competition and/or selection process shall occur as determined by the superintendents responsible for human resources:
 - 1.1.4.1 If a vacancy occurs after the start of the school year, transfers of teachers will only be considered if it is in the best interest of students.
 - 1.1.4.2 Vacancies occurring effective June 30 will be filled through the annual staffing process.
- 1.1.5 The principal, under the supervision of their superintendent, is responsible for placing and assigning teachers to specific teaching duties in the school.
- 1.1.6 Principals are to consider all in-school reassignments first when staffing their schools. Reassignments within the school may be initiated by a teacher or the principal. Reassignment within the school is to involve discussion with and informing the teachers involved.

1.2 Division-Initiated Teacher Transfers

- 1.2.1 Consideration of reassignments of teaching duties through transfer to another school may be initiated by the Director, their superintendent or by the principal.
- 1.2.2 Upon confirmation of the transfer the teacher is to receive notice in writing.

2. In-School Administrators
 - 2.1 The superintendents responsible for human resources are responsible for determining the process that will be used for filling vacant in-school administrative positions following Board Policy 16 -
 - 2.2 All in school administrator position shall be filled by the vice-principal and principal pools created by the superintendents responsible for human resources and the hiring committee.
 - 2.3 Administrative selections shall be reported to the Board after appointments have been made and before public announcement.
 - 2.4 The Director retains the prerogative to initiate transfers of in-school administrators.
3. Non-Teaching Staff – Division-Based
 - 3.1 Superintendents responsible for human resources, in consultation with the appropriate Administrative Council member, are responsible for hiring non-teaching staff – division-based.
 - 3.2 The recruitment, selection, and placement procedures are determined by the superintendent responsible for human resources.
 - 3.3 Vacant positions are to be advertised as per the CUPE 4195 agreement where applicable. If it is a non-unionized position the position will be advertised both internally and externally.
 - 3.4 Staff members are to be employed under the conditions of the applicable employment contract with the division.
4. Non-Teaching Staff – School-Based
 - 4.1 Superintendent responsible for human resources, in consultation with the appropriate Administrative Council member, is responsible for hiring non-teaching staff – school-based.
 - 4.2 The recruitment, selection, and placement procedures are to be determined by the superintendent responsible for human resources in consultation with the principal and appropriate supervisor.
 - 4.3 Vacant positions are to be advertised as per the CUPE 4195 agreement where applicable. If it is a non-unionized position the position will be advertised both internally, and externally.
 - 4.4 Staff members are to be employed under the conditions of the applicable contract with the division.

Reference: Sections 85, 87, 109, 174, 175 *The Education Act, 1995*
Human Rights Code

Approved: May 12, 2014

EMPLOYEE EXPECTATIONS AND CODE OF CONDUCT

Background

The Division believes that there should be guidelines in place to encourage appropriate behavior from all employees. The processes outlined can be used to help our employees make the best decisions when confronted with any type of situation. Employees are responsible for demonstrating professional conduct and upholding the strong reputation of the Division; therefore, adhering to these expectations and the Code of Conduct are a part of each employee's terms and conditions of employment.

Procedures

1. At the time of hire, all new staff members will be provided with access to this information. Please refer to the [General Expectations of Employees](#) document and refer to the [Code of Conduct](#) document on the SRPSD website.
2. Existing staff are expected to be aware of both the Employee Expectations and Code of Conduct documents as linked above.
3. Other Administrative Procedures that connect with Administrative Procedure 401 include:
 - Administrative Procedure 160 Harassment, Discrimination, Workplace
 - Administrative Procedure 165 Local Authority Freedom of Information and Protection of Privacy
 - Administrative Procedure 408 Reporting Criminal Charges
 - Administrative Procedure 410 Criminal Records Checks
 - Administrative Procedure 415 Conflict of Interest
 - Administrative Procedure 417 Employee Violence
 - Administrative Procedure 620 Occupational, Health and Safety
 - Administrative Procedure 805 Acceptable Use of Technology for Employees

New: October 6, 2014

REPORTING CRIMINAL CHARGES

Background

The Division strives to employ, and be associated with, persons of exemplary character and whose actions are consistent with its core values.

Procedures

1. Reporting Criminal Charges

- 1.1 All new employees of the Saskatchewan Rivers Public School Division are required to provide a current criminal records check upon hire. See Administrative Procedure 403.
- 1.2 No later than two working days after having been charged with an offense, any person referenced in this AP's statement is to inform verbally, and subsequently in writing, the superintendents responsible for human resources of all charges laid.
- 1.3 A submission outlining relevant circumstances may be attached by the person to the written information.
- 1.4 Upon receipt of the information, the superintendents responsible for human resources are to investigate the circumstances.
- 1.5 Failure to disclose charges, provide a written statement, or submission of inaccurate, false, or misleading statements, constitutes grounds for disciplinary action, up to and including termination of employment, in accordance with the provisions of the employee's contract of employment, or refusal to act as a volunteer for school sponsored activities.
- 1.6 Any action taken by the Division with respect to an employee shall be conveyed to the employee in writing, a copy of which shall be placed in the employee's personnel file.
- 1.7 Any appeal of the decision of the Division shall be made in accordance with the provisions of the employee's collective agreement, or where no collective agreement applies, within fifteen days of notification of the Division's decision.
- 1.8 If at the conclusion of all proceedings a criminal records check confirms no conviction(s) resulting from the incident giving rise to the original charge(s), any documentation which has been placed in the employee's personnel file related to the charge(s) for which discipline has not been affected is, at the request of the employee, to be removed and destroyed.
- 1.9 Notwithstanding any of the above regulations, an employee may, at any time, seek legal advice or counsel from his/her employee group or from independent sources at the employee's expense. Should the employee so wish, he or she may be accompanied or represented by a representative of the appropriate employee group at any and all meetings that the employee attends regarding the process.

Reference: Section 85, 87, 108, 109, *The Education Act, 1995*,

Approved: May 12, 2014

Administrative Procedure 410

CRIMINAL RECORD CHECKS

Background

The Division is committed to providing a safe school environment for students and staff.

In addition to staff, student supervisors, volunteers, interns, practicum students, and contract employees fulfill positions of trust and therefore constitute an essential component of a safe school environment.

Criminal record checks will be completed for all prospective employees, contract employees, volunteers, interns and practicum students who by the nature of their employment, volunteer activity, internship, or practicum shall be responsible for the well-being of one or more children or vulnerable persons or if the position is one of authority or trust relative to those children or vulnerable persons.

Procedures

1. Guidelines – Prospective employees, contract employees, volunteers, interns and practicum students:
 - 1.1 The objectives of the criminal record checks are to:
 - 1.1.1 Determine if a candidate has been convicted of a criminal offense;
 - 1.1.2 Obtain information related to the candidate's suitability for the opportunity for which they are being considered; and,
 - 1.1.3 Determine if a risk is posed to children or vulnerable persons.
 - 1.2 The applicant candidate is responsible for any costs associated with obtaining the criminal record check including the vulnerable sector check.
 - 1.3 Criminal record checks, including the vulnerable sector check, must be submitted prior to commencement of employment, volunteer activity, internship, or practicum.
 - 1.4 If a criminal record or charge(s) exists, superintendents responsible for human resources shall assess whether the conviction(s) or charge(s) is relevant to the job and whether the interests of the employer would be prejudiced as a result of an appointment.
2. Staff, Internship, Practicum:
 - 2.1 Prior to commencement of employment, staff, internship or practicum candidates shall be informed of the need for a criminal record check, including a vulnerable sector check and shall be provided with the appropriate documentation (RCMP or PAPS).
 - 2.2 If the candidate already has a criminal record check, including the vulnerable sector check, it will be accepted as long as it is an original document and is not more than one (1) year old. If it is more than one (1) year old, it shall not be accepted.
 - 2.3 The candidate is not to commence employment, internship, or practicum until the criminal record check or Affidavit Respecting Criminal Record (Appendix A) is received by personnel responsible for human resources. If the original document is presented, it is to be returned to the candidate and the copy shall be placed in the candidate's personnel file.
 - 2.4 If there is indication that there may be or is a criminal record the candidate is not to commence employment, internship or practicum. The candidate must proceed with the fingerprinting process. Upon receipt of the official document from the RCMP identifying the criminal record(s), superintendents responsible for human resources shall determine an appropriate course of action.

- 2.5 If there is indication that there may be a sexual offense for which a pardon has been granted, the candidate must proceed with the fingerprinting process. If the candidate chooses to provide an Affidavit (form attached) it will be reviewed by superintendents responsible for human resources to determine the appropriate course of action. If the decision is to allow the candidate to commence employment, internship, or practicum, the candidate is still required to provide the results of the fingerprinting process immediately upon receipt of the results. Upon receipt of the results of the fingerprinting, superintendents responsible for human resources shall determine the appropriate course of action.
- 2.6 If an employee, intern, or practicum student notifies the employer, or if information is received, as per Administrative Procedure 402, this must be reported to the superintendents responsible for human resources immediately. Upon receipt of information, the superintendents responsible for human resources will investigate the circumstances and take the appropriate action in accordance with the relevant Collective Agreement, Acts and/or Regulations.
3. Volunteers:
- 3.1 Prior to the commencement of volunteer activity, candidates shall be informed of the need for a criminal record check including a vulnerable sector check and shall be provided with the appropriate documentation (RCMP or PAPS).
- 3.2 Where volunteers are concerned, the request for the criminal record check and vulnerable sector check shall be at the principal's discretion unless a volunteer is working alone with a student or vulnerable person or alone with a group of students for an extended period of time, such as an overnight trip, in which case the criminal record check and vulnerable sector check shall be required.
- 3.3 If the candidate already has a criminal record check and a vulnerable sector check, it will be accepted as long as it is not more than one (1) year old. If it is more than one (1) year old, it shall not be accepted.
- 3.4 The original criminal record check must be seen by the principal. If the original document is presented, it is to be returned to the candidate. The copy is to be kept on file at the school. The candidate is not to commence volunteer activity until the requested criminal record check and vulnerable sector check is received by the principal.
- 3.5 If there is indication that there may be or is a criminal record,
- The candidate is not to commence volunteer activity. The candidate must proceed with the fingerprinting process;
 - The principal informs the superintendents responsible for human resources;
 - Upon receipt of the official document from the RCMP identifying the criminal record(s), superintendents responsible for human resources, along with the principal shall determine the appropriate course of action.
- 3.6 If there is indication that there may be a sexual offense for which a pardon has been granted, the candidate must proceed with the fingerprinting process. If the candidate chooses to provide an Affidavit (form attached in Appendix A) it will be reviewed by the superintendents responsible for human resources along with the principal to determine the appropriate course of action. If the decision is to allow the candidate to commence volunteer placement, the candidate is still required to provide the results of the fingerprinting process immediately upon receipt of the results. Upon receipt of the results of the fingerprinting, the Superintendents responsible for human resources along with the Principal shall determine the appropriate course of action.

- 3.7 If a volunteer notifies the school, or if information is received, as per Administrative Procedure 402, this must be reported to the superintendents responsible for human resources immediately. Upon receipt of information, the superintendents responsible for human resources will investigate the circumstances and take the appropriate action in accordance with the relevant Collective Agreement, Acts and/or Regulations.

Reference: *Labour Standards Act;*
The Local Authority Freedom of Information and Protection of Privacy Act

Approved: *May 12, 2014*
September 11, 2017

Administrative Procedure 410 – Appendix A

AFFIDAVIT RESPECTING CRIMINAL RECORD

I, _____, make oath and say:

1. THAT I have never been convicted of, nor do I have any outstanding, charges under the Criminal Code of Canada or the Controlled Drugs and Substances Act, except for the following:

2. THAT I have received a Pardon for the following offence/offences:

3. THAT I make this Affidavit knowing it will be relied upon by the Saskatchewan Rivers School Division regarding my Application for Employment, my Practicum, my Internship, or to Volunteer, until such time as Saskatchewan Rivers Public School Division has obtained the results of a search pursuant to the *Criminal Records Act*.

SWORN BEFORE ME at the City of)
 _____, in the Province of)
 Saskatchewan, this _____ day of)
 _____, 20__.

_____)
 A Notary Public/Commissioner for)
 Oaths in and for Saskatchewan.)
 My Appointment Expires:)
 - or – Being a Solicitor.

_____) *Signature*

NOTE: Providing false information could lead to immediate termination of employment and criminal charges.

Administrative Procedure 415

CONFLICT OF INTEREST

Background

Employees of the Division in the performance of their roles and responsibilities are prohibited from being in a position of a conflict of interest. The school division endeavours to maintain an unimpeachable standard of integrity in all of its business relationships.

Procedures

1. Employee refers to all persons who are currently engaged in active service with the Division regardless of the employer-employee relationship.
2. Conflict of interest is defined as any direct or indirect interest in, connection with, or benefit from outside activities, especially business activities in which involvement might adversely affect the Division or benefit the employee directly or indirectly as a result of the employee's position or connection with the Division.
3. "Family member" shall have the same meaning as a "related person" defined under *The [Income Tax Act](#)* and includes a spouse, child, grandchild, parent, grandparent, parent-in-law, son-in-law, daughter-in-law, brother, sister, brother-in-law, sister-in-law, or anyone for whom the employee stands in loco parentis.
4. Employees the Division shall be knowledgeable of the Code of Ethics of their respective association.
5. Employees of the Division shall remain free of any such obligation, interests or distraction that may adversely affect or interfere with the employee's judgement and/or objectivity in the performance of duty as an employee of the Division.
6. With respect to business transactions, Division employees:
 - 6.1 Shall not use their position or special knowledge to gain an advantage not otherwise available to members of the general public;
 - 6.2 Shall not grant any special consideration, treatment, or advantage relative to the business of the Division to any individual, organization, or corporation beyond that which is available to every other individual, organization, or corporation;
 - 6.3 Shall not engage in outside activities, for which compensation is received, during regular working hours or accept outside employment or unpaid positions that places them in a conflict of interest;
 - 6.4 Shall not sell products or services from outside activities to the Division;
 - 6.5 Shall not use the property (including automated resources), equipment, resources (including financial, technical and human resources), or facilities (including communications channels) of the Division to promote or benefit personal business or political interests unless prior approval has been obtained in writing from the Director; or

- 6.6 Shall not accept any gift of benefit, whether in the form of goods, services, loans, or favours, from any individual organization or corporation which is intent on securing business transactions, either directly or indirectly, with the Division, subject to the 'normal exchange of hospitality' between persons doing business together. The Director shall define "normal exchange of hospitality" in individual circumstances. Where there is any question the employee shall seek direction from the Director.
7. With respect to family members and personal associates, employees of the Division:
- 7.1 Shall not hire a family member to work for them directly in any capacity;
 - 7.2 Shall not be precluded from hiring staff who is a member of another employee's family; and
 - 7.3 Shall not be precluded from supervising, either directly or indirectly, a family member.
8. All resources developed by an employee of the Division in the course of their employment or provided by third parties shall be considered as property of the Division. This requirement extends to information held on magnetic media which places the Division in breach of copyright laws is strictly prohibited.
9. Goods and services provided by outside vendors, which in turn will be sold to students either by direct sale or through payment of school fees, will be awarded through an official tender process.
10. Employees who become aware they are in a potential or actual conflict of interest have a duty to notify their supervisor immediately.
11. Where unique circumstances exist within a business relationship, employees of the Division shall request a conflict of interest ruling from the Director.
12. Violation of this policy by employees constitutes grounds for disciplinary action up to and including dismissal of the employee.

Reference: *Income Tax Act*

Approved: *May 12, 2014*

Administrative Procedure 417

EMPLOYEE VIOLENCE

Background

The Division has a responsibility to ensure that employees operate in an environment that is free of violence.

Procedures

1. Violence is defined as:
“the attempted, threatened or actual conduct of a person that causes or is likely to cause injury, and includes any threatening statement or behavior towards an employee made by any person, which gives the employee reasonable cause to believe that he or she (or other employee) is at risk of injury.”
2. The Division is committed to informing employees with respect to awareness of situations in which violence may occur and procedures to be followed in the event of a violent incident.
3. Employees who work in circumstances such as the following could be at some risk of being exposed to violent incidents:
 - 3.1 Employees who work with pupils who have a history of violence;
 - 3.2 Employees who work with pupils who suffer from specific medical conditions which can increase the probability of those pupils being the perpetrators of violent acts;
 - 3.3 Employees who provide services to a pupil whose parent(s)/guardian(s) have a history of violence or who have previously threatened school staff.
4. Primary areas of potential risk of violence centre on classrooms, hallways, playgrounds and personnel assigned to these locations.
5. All personnel who believe they have been subjected to a violent act will immediately report the incident to the principal or supervisor and complete the Marsh Incident form [Marsh Canada Form](#).
6. If an employee believes that a student, fellow employee or visitor to the school or other workplace represents a danger to the security of the school or other workplace, the employee shall immediately notify the principal or supervisor.
7. Superintendents shall inform the Occupational Health and Safety committee of all reports of violent incidents.
8. Principals or supervisors shall investigate all reports of violent incidents and submit them to the appropriate Superintendent for possible further investigation.
9. No employee shall threaten, cause or participate in a violent act against another employee.
10. Employees shall be informed, within the context of legal protocols, of potential risks of violence by some or all of the following means:
 - 10.1 Review of relevant reports and documents in consultation with the principal, supervisor or Special Education personnel;

- 10.2 Briefing by the principal or supervisor with respect to background, procedures and strategies;
- 10.3 Consultation with Special Education personnel with respect to background, procedures and strategies.

- 11. Workshops and information for employees in the area of violence will be provided with a focus on:
 - 11.1 Ways and means of recognizing potentially violent situations;
 - 11.2 Proactive approaches to preventing or minimizing violence;
 - 11.3 Procedures for dealing with incidents of violence and how to obtain assistance;
 - 11.4 Reporting, investigation and documentation of violent incidents.

- 12. An employee who has been exposed to an incident of violence will be given the opportunity to consult with a physician for treatment or referral for post-incident counselling without loss of pay or benefits. If an employee seeks medical assistance or misses work as a result of a violent incident in the workplace, the employee and the Division must file a report of injury using the appropriate forms:

Employer's Initial Report of Injury (WCBE1) [Employer's Report](#)
 Worker's Initial Report of Injury (WCB W1) [Worker's form](#)
 Marsh Canada [Marsh Canada Form](#)

Compensation for medical expenses, time loss or disability to which any employee may be entitled to pursuant to *The Workers' Compensation Act* will not be duplicated.

- 13. Nothing in this policy shall discourage or prevent an employee from referring a violent incident to the Occupational Health and Safety Division pursuant to the most current *Occupational Health and Safety Act*, initiating a complaint under the *Saskatchewan Human Rights Code*, the Saskatchewan Teachers' Federation, or exercising any other legal rights available under any other law, including filing a complaint with the police.
- 14. Incidents of employees experiencing reprisals or threats of reprisals as a result of filing a complaint or being directed to be part of an investigation are not acceptable and shall be reported to the Director for investigation.
- 15. Investigation of complaints:
 - 15.1 If an employee chooses to make a complaint, it will be in writing and will include the following information:
 - 15.1.1 Where and when the incident occurred,
 - 15.1.2 What exactly was said and done,
 - 15.1.3 Whether there were any witnesses,
 - 15.1.4 Any other details of the situation.
 - 15.2 The person receiving the complaint will immediately report the complaint to the appropriate superintendent or supervisor.
 - 15.3 Investigation of the complaint will be undertaken by the appropriate superintendent or supervisor as soon as possible upon receipt of the complaint.
 - 15.4 The person who investigates the complaint will:
 - 15.4.1 Notify the alleged perpetrator of the complaint and provide the alleged perpetrator with information concerning the circumstances of the complaint, including a copy of the written complaint,
 - 15.4.2 Request the alleged perpetrator to respond in writing to the complaint,
 - 15.4.3 Interview the complainant, the alleged perpetrator, and any other persons who may have knowledge of the purported conduct complained of,
 - 15.4.4 Make a written report of the complaint and the results of the investigation of the complaint to the Manager of Human Resources and,

- 15.4.5 Inform the employee and the alleged perpetrator in writing of the results of the investigation.
- 15.5 At any stage of the investigation, the complainant and the alleged perpetrator may choose to be accompanied by a friend, union representative, association representative or other persons of their choice.
- 15.6 Either party may, after receiving the results of the investigation, make a further submission in writing and such written submission shall be placed in the file.
- 15.7 Complaint Supported:
Where the results of the investigation support a specific complaint of violence, remedial actions such as the following may occur: education and training, review and/or modification of policies, procedures and practices, and on-going monitoring.
- 15.8 Complaint Unsupported:
Where the results of the investigation do not support allegations of violence made by the complainant, the complaint shall be closed.
16. Consequences for Perpetrators of Violence
- 16.1 When the perpetrator is an employee, the Director will administer appropriate discipline and corrective action which may include a reprimand, suspension or make a recommendation of termination of employment to the Board.
- 16.2 When the perpetrator is a student, the Director will administer disciplinary action in accordance with *The Education Act, 1995, 1995*, which may include suspension of the student, assignment of the student to another school, or make a recommendation of expulsion to the Board.
- 16.3 When the perpetrator is a parent of a student, the Director will take actions necessary to minimize the risk of another incident, which may include restricting the access of that parent to school property, or reporting of the incident to the police.
- 16.4 When the perpetrator is a member of the public who is not a parent, the Director may report the incident to the police and may restrict the access of that person to school property.
17. Administrative Procedures and actions designed to minimize or eliminate the risk of violence.
- 17.1 Administrative Procedures:
- 17.1.1 Parent and Student Concerns
 - 17.1.2 Employee Harassment
 - 17.1.3 Student Conduct on Buses
 - 17.1.4 Code of Conduct (Safe Schools)
 - 17.1.5 Suspension and Expulsion
 - 17.1.6 Violence and Student Harassment
 - 17.1.7 Search and Seizure
 - 17.1.8 Alcohol and Drugs
 - 17.1.9 Weapons and Explosives
- 17.2 Actions
- 17.2.1 On-going in-service and professional development programs such as Anger Management, Social Skills Development, Conflict Resolution, and Peer Coaching
 - 17.2.2 Division Crisis Intervention Handbook
 - 17.2.3 Behavior modification classes such as STAR and Lucy Baker
 - 17.2.4 Assessment and evaluation prior to student registration in the school
 - 17.2.5 Items in school newsletters

Reference: Section 85, 87, 116, 150, 157, 193, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 418

EMPLOYEE ALCOHOL AND DRUGS

Background

The Division has an educational and societal responsibility to prohibit the employee use or possession of alcohol and drugs at all buildings and property owned by the Division. The use of drugs and alcohol can create unacceptable safety risks to everyone at the workplace.

Definitions

Alcohol Dependence is defined as: “The habitual drinking of intoxicating liquor by an employee, whereby the employee’s ability to perform his/her duties is impaired or his/her attendance at work is interfered with, or he/she endangers the safety of others.”

Drug dependence is defined as: “The habitual taking of drugs by an employee other than drugs prescribed by a physician, whereby the employee’s ability to perform his/her duties is impaired, or his/her attendance at work is interfered with, or he/she endangers the safety of others.”

Possession is defined as: “When an individual has illegal drugs or alcoholic beverages on his or her person or in her or his control.”

The Division strongly encourages employees who abuse alcohol or use illegal drugs to seek assistance to stop abusing alcohol or using illegal drugs before they have an incident. There is an expectation to report the addiction to their employer. Failure to do so, as set out below, could result in the termination of their employment.

Note: While an individual may legally possess a drug substance, this provision recognizes that it is the Board’s legal right to prohibit or restrict its use on school property or at school-sponsored events

Procedures

1. In order to minimize the risk of impaired performance, the following are strictly prohibited for all staff members while engaged in assigned duties or while in direct supervision of students, on school premises or at school sponsored events:
 - 1.1 The use, possession, distribution, offering or sale of alcohol, illicit drugs, illicit drug paraphernalia or un-prescribed drugs for which a prescription is legally required in Saskatchewan;
 - 1.2 The presence in the body of alcohol, illicit drugs or un-prescribed drugs for which a prescription is legally required in Saskatchewan;
 - 1.3 Intentional misuse of prescribed medication, over-the counter medications or other substances;
 - 1.4 Being unfit for work due to the after-effects of alcohol, illicit drugs, un-prescribed drugs and/or prescribed drugs for which a prescription is legally required in Saskatchewan or the intentional misuse of medications; and
 - 1.5 Consumption of alcohol during working hours, on or off school premises, including meal times or other personal work breaks, whether or not they are considered to be paid time.

2. Such prohibitions do not apply to a prescription drug where:
 - 2.1 Such drug is being used for its intended purpose as currently prescribed for the person possessing it, and
 - 2.2 The use of such drug doesn't carry any warnings or precautions that may be relevant to the performance of their duties or doesn't affect their safety or the safety of others while working
3. The Division reserves the right to request a physician's statement confirming that the use of such drugs has been prescribed and that the use of such drug will not adversely affect the performance of the staff member or the safety of students and/or other staff members.
4. Any employee found in violation of procedure 1 may be subject to disciplinary action, up to and including termination, referral to criminal prosecution, and/or may be referred to an assistance or rehabilitation program at the discretion of the Director.
5. Employees experiencing or who suspect they have a problem with drug or alcohol abuse or dependency are encouraged to seek counselling assistance and report the addiction to their employer.
 - 5.1 No employee will have his/her job security or promotion jeopardized by requesting counselling, however, the employee is expected to perform his/her duties in a competent manner. Failure to do so will result in appropriate corrective or disciplinary action.
 - 5.2 The responsibility for correcting unsatisfactory job performance or behavior resulting from alcohol or drugs rests with the employee.
 - 5.3 Employees may be granted a leave of absence at the discretion of the Director to participate in a drug or alcohol abuse rehabilitation program.
 - 5.4 Information concerning an employee's involvement in the treatment agencies will be held in the strictest confidence and will not be disclosed except:
 - a) As authorized in writing by the employee,
 - b) As required by law
 - c) Where there is a serious and imminent risk that the health or safety of the employee or others would be jeopardized.

Approved: June 19, 2017

Administrative Procedure 420

LEAVES OF ABSENCE

Background

The Division shall grant leaves of absence to employees in accordance with legislation, collective bargaining agreements and the following procedures [Leave of Absence Guidelines](#).

Procedures

1. General Leave Provisions

- 1.1 Supervisors shall be responsible for ensuring that necessary coverage is in place before recommending or granting leave for an employee.
- 1.2 Principals shall ensure that teachers approved for any discretionary leave(s) will not be away for more than five consecutive school days.
- 1.3 Requests for leave shall be made in writing on the appropriate form to the employee's immediate supervisor. Completion of a leave form is required when any of the following circumstances prevail:
 - The employee travels outside the School Division boundaries;
 - The employee is not providing contracted service to the Division;
 - Substitute coverage is required for the employee.
- 1.4 The placement of staff returning from approved leave shall be determined by the appropriate Superintendents responsible for human resources. Such a placement will be considered an initial placement and will not be subject to the Teacher Transfer procedures.
- 1.5 Leaves may be prorated for part time employees.

2. Supervisor Approved Leaves:

- 2.1 Leave Without Pay
The supervisor of an employee may grant leave without pay to a maximum of five days per school year (July 1 to June 30).
- 2.2 Graduation/Convocation Leave
The supervisor of an employee may grant the employee, when necessary, up to one day's leave with pay when the employee or the employee's child or spouse is graduating from a recognized secondary or post secondary program. The employee attending such an event outside Saskatchewan may be granted one additional day with pay.
- 2.3 Medical Appointments Leave
It is expected that medical appointments (ie: doctor, dental, optical) will be scheduled outside the work day to minimize absences. If the appointment cannot be made outside of the work day, the supervisor will refer to the [Medical Appointment Approval Flowchart](#) to make the decision as to whether leave will be granted.

3. Superintendents Responsible for Human Resources Approved Leaves:

- 3.1 Family Support Leave
The superintendents responsible for human resources may grant leave without pay for up to one year for staff to attend to parenting or care giving for immediate family members.
- 3.2 Extended Leave

The superintendents responsible for human resources may grant an employee leave without pay (after all earned leave is taken) for up to one year once every seven years.

3.3 Community Service Leave

The superintendents responsible for human resources may grant Community Service Leave to a maximum of five days per school year for each employee.

- 3.3.1 Community service leave with pay may be granted to enable an employee to participate in events that involve and benefit students of the Division.
- 3.3.2 Community service leave with salary deduction may be granted to enable employees to attend community events that primarily benefit another non-profit organization and the general public. Salary deduction for employees shall be equivalent to one-half of regular gross salary for each day absent.

4. Witness/Jury Duty Leave

The superintendents responsible for human resources shall grant leave to an employee who is subpoenaed as a witness or called for jury duty. The employee shall be paid normal salary while absent subject to the following conditions:

- 4.1 The employee shall pay to the Division any remuneration, other than expenses, which the employee receives for such absence. With respect to the Court of Queen's Bench, the employee, if appearing as a witness, shall make application in accordance with "The Court of Queen's Bench Fees Regulations" for witness fees.
- 4.2 The employee shall provide written notice to the superintendents responsible for human resources as soon as possible after receipt of notice for such absence.
- 4.3 This leave does not apply to an employee who:
 - 4.3.1 Has a direct or indirect interest in the outcome of any proceedings; or
 - 4.3.2 Appears as an accused in any proceedings.

5. Leave With or Without Pay

The Director may grant an employee leave with or without pay for up to 10 days per school year (this leave is to accommodate the occasional exceptional circumstance).

6. Family Support Leave:

- 6.1 The following shall be factors when considering a Family Support Leave request:
 - 6.1.1 The leave is required to provide care to a pre-school child or a family member needing support because of a medical condition;
 - 6.1.2 The application is submitted at least 50 school days (or the earliest possible date that circumstances allow) prior to the desired commencement date;
 - 6.1.3 Availability of replacement personnel;
 - 6.1.4 Natural transition points in the school year (e.g., school start-up, reporting periods, semester/block start-ups);
 - 6.1.5 The employee commits not to accept a position with another employer or engage in entrepreneurial activity.

7. Extended Leave:

- 7.1 The following shall be factors when considering an Extended Leave request (leave greater than five (5) days in duration):
 - 7.1.1 The employee has a minimum of three years' experience with the Division;
 - 7.1.2 An Extended Leave has not been granted to the employee in the previous seven years (with the exception of bus drivers). Note: An employee taking partial leave of

absence from his/her contractual time will also be limited to one Extended Leave every seven years;

- 7.1.3 The application is submitted at least 50 school days prior to the desired commencement date;
- 7.1.4 Availability of replacement personnel;
- 7.1.5 Natural transition points in the school year (e.g., school start-up, reporting periods, semester/block start-ups);
- 7.1.6 The employee commits not to accept a position with another employer or engage in entrepreneurial activity without the written permission of the Director.

Reference: *The Labour Standards Act*
LINC
CUPE Collective Agreement

Approved: May 12, 2014

Revised: July 15, 2017

Administrative Procedure 425

EMPLOYEE PERSONNEL RECORDS

Background

A personnel file is maintained for each employee in the school Division. The file is located in the Division Office as a private and confidential record. Only necessary information is kept in the file. All items contained in the file are with the knowledge of the employee.

Employees have the right to access their file, as well as the right to seek correction of information contained in the file.

Procedures

1. Personnel File Contents

- 1.1 All items in a personnel file shall be there with the knowledge of the employee.

2. Access to Personnel File

- 2.1 Access to personnel files is permitted subject to the following:

- 2.1.1 A request by an employee to view his/her file shall be directed to the Director.

- 2.1.2 The file shall be examined in the presence of the appropriate supervisor.

- 2.1.3 The file may not be removed from the office.

- 2.1.4 Approval of the appropriate supervisor is necessary for an employee request for amendment, deletion, or copying of any material contained in the file. This request shall be responded to in accordance with the [Local Authority Freedom of Information and Protection of Privacy Act](#).

- 2.1.5 The employee is to acknowledge the examination of the file by signing a dated statement to that effect.

- 2.1.6 Access is limited within the Division Office to payroll and human resources staff and supervisors on a need to know basis.

- 2.1.7 Access to information on employees by any other person is subject to compliance with [The Local Authority Freedom of Information and Protection of Privacy Act](#), Administrative Procedure 180.

Reference: Section 22, 65, 85, 87, 108, 109 *The Education Act, 1995*
Local Authorities Freedom of Information Protection of Privacy Act

Approved: May 12, 2014

EVALUATION OF EMPLOYEES

Background

Performance evaluation is a planned, documented and fair process, distinctly different from professional growth and development. Its aim is to establish a written record of professional service, to help celebrate staff's strengths, to assist staff to grow and develop in areas requiring improvement and to assist in decisions regarding the retention of staff. In other words evaluations have two major purposes, to provide for growth and accountability.

Procedures

1. The Director or evaluators responsible for the performance appraisal of teaching staff (including coaches and division-based consultants), school-based administrators, and Administrative Council.
2. A performance evaluation report shall be prepared for any:
 - 2.1 Teacher, administrator or consultant during his/her first and second years of appointment,
 - 2.2 Teacher, administrator, CUPE member or consultant who makes a request,
 - 2.3 Teacher or vice-principal when it is requested by the principal,
 - 2.4 School-based administrator when it is requested by a Superintendent,
 - 2.5 Teacher, administrator, CUPE member, consultant, or Administrative Council at the request of his/her immediate supervisor or the Director.
 - 2.6 CUPE member during probation or trial periods.
3. The Director and evaluators are committed to supporting each individual who participates in the performance appraisal process.
 - 3.1 The performance appraisal is to be based upon established criteria. The appraisal is to be achieved and supported through formative and summative processes.
 - 3.2 The employee is to be informed of the evaluation process.
 - 3.3 Observations, professional dialogue, self-assessment, and a variety of other mutually agreed upon strategies are to constitute an integral part of the evaluation.
 - 3.4 The evaluator shall complete a written report. Provision is to be made for employee comments on the report.
 - 3.5 A copy of the performance appraisal is to be provided to the employee, the principal/supervisor, and one copy placed in the employee's personnel file.
4. If, during an evaluation, an employee's performance does not meet acceptable standards, he/she will be placed in a program of Intensive Assistance. The assistance and the opportunity to raise their level of performance to acceptable standards within a reasonable time frame will be led by the principal/supervisor and monitored by the appropriate superintendent. If the Intensive Assistance does not lead to acceptable standards, the employee may be placed On Review.
 - 4.1 The nature of the difficulty will be clearly identified and discussed and noted formally with the employee in an effort to clarify and identify what changes are expected.
 - 4.2 The Director or appropriate human resource personnel will notify the employee by letter that a process of intensive assistance will be initiated. This letter will identify the area(s) which require improvement and the time frame for such improvement. The letter will also outline that if improvements are not made discipline will be considered up to and including termination of the employees contract.

- 4.3 The employee will be required to submit a written plan to the principal/supervisor and the appropriate superintendent for improvement of the deficiencies, providing specific strategies and a time frame for effecting the improvement. The principal/supervisor will work collaboratively with the employee to design the written plan for improvement. The plan will be implemented and carefully monitored on a regular basis. If, after a suitable period of Intensive Assistance, the employee's performance has shown no more than marginal improvement, that employee shall be placed On Review.
- 4.4 The Director or appropriate human resource personnel will officially notify the employee in writing that s/he has been placed On Review and that dismissal will be recommended unless certain improvements are made within a specified time frame.
- 4.5 If progress is judged unsatisfactory at the conclusion of the specified time period, the employee will be advised of the recommendation for dismissal under the provisions of *The Education Act, 1995*, or other relevant legislation.

Reference: Section 85, 87, 109, 175, 231, 210, *The Education Act, 1995*

Revised: September 2, 2014
September 11, 2017

Administrative Procedure 430

SUPPORTING PROFESSIONAL PRACTICE (TEACHERS, SCHOOL-BASED ADMINISTRATORS, CONSULTANTS)

Background

The Division supports:

Teachers, consultants, and administrators as they provide quality service to students and demonstrate their desire to continue to improve skills and understandings to attain the highest level of competence. Learning is a continuous process all educators need to pursue. Professional growth is an individual's professional responsibility that is enhanced when supported by colleagues. Professional growth is most significant when fostered in a trusting environment. Classroom, school and/or workplace observations are an essential element of the support of professional practice.

The superintendents of schools are responsible for facilitating and supporting the professional practice of principals, vice-principals and consultants. Principals and vice-principals, in turn, are responsible for providing the same to teachers.

Procedures

1. Professional Growth Plan:
 - 1.1 All educators are at different stages of professional growth and shall adopt a professional growth plan to benefit themselves and their students.
 - 1.2 The purpose of a professional growth plan is to:
 - 1.2.1 Focus thinking
 - 1.2.2 Develop a basis for professional activities
 - 1.2.3 Measure personal progress
 - 1.2.4 Foster reflective practice
 - 1.3 Growth plans will include goals, indicators of success, and strategies for achieving the goals.
 - 1.4 Among other strategies, educators may choose from the following to pursue achievement of their professional growth:
 - 1.4.1 Peer coaching
 - 1.4.2 Mentoring
 - 1.4.3 Administrative coaching
 - 1.4.4 Professional portfolio development
 - 1.4.5 Professional reading
 - 1.4.6 Conferences
 - 1.4.7 University classes
 - 1.5 An educator will have the opportunity for at least one classroom or work site visit per year by his/her supervisor. The visit will focus on one or more aspects of the professional growth plan.
 - 1.6 Professional growth plans will be developed on an annual basis with a copy given to one's supervisor by October 15. Supervisors will meet with their staff member to review the growth plan before the end of November and near the end of the academic year, with at least one other contact in between.
 - 1.7 Superintendents of schools, principals, and vice-principals will maintain records of visits. Any data collected will be given to the teacher, principal, vice-principal or consultant. No information from this process will be placed in the personnel file at the Education Centre.

2. Novice Situations

- 2.1 Teachers, principals, vice-principals and consultants new to the position shall be provided additional support. To accommodate this support, the following procedures will occur at the first meeting of the year:
 - 2.1.1 Teachers in the first and second year with the Division shall participate in an induction program.
 - 2.1.2 The supervisor will give a copy of this Supporting Professional Practice Administrative Procedure to the educator.
 - 2.1.3 Educators new to the profession will receive a copy of the Saskatchewan Teachers' Federation's (STF) *A Handbook for Beginning Teachers* and information on the STF Beginning Teacher Conference.

Reference: Section 85, 109, 175, 231, 233, 370, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 435

CONSULTATIVE SERVICES PROVIDED BY STAFF

Background

The Division recognizes the importance of professional development, and may grant permission for staff to provide consultative services to other organizations upon request.

Procedures

1. The decision to provide services to other organizations requires the support of the staff member.
2. Staff may be granted up to five (5) days leave per school year for consultative services to other organizations under the following conditions:
 - 2.1 Staff may be seconded by Ministry of Education for consultative services with salary and expenses paid by Ministry of Education
 - 2.2 Staff may provide consultative services to “for profit” organizations with salary and expenses paid by the organization receiving the service.
 - 2.3 Staff may provide consultative services to “non profit” organizations with expenses and salary or a charge equivalent to the cost of a substitute teacher paid by the organization receiving the service.
 - 2.4 In exceptional circumstances the Superintendent responsible for human resources may make other arrangements deemed reasonable after consultation with the Director.
3. Requests for release of staff to provide consultative services will be forwarded in writing by the requesting organization to the Superintendent responsible for human resources.
4. The superintendents responsible for human resources will outline the terms of release to the requesting organization, those being:
 - 4.1 Remuneration to the school division of:
 - 4.1.1 Secretarial assistance, materials, and staff member's daily salary or a charge equivalent to the cost of a substitute teacher; or
 - 4.1.2 Other mutual arrangements as agreed upon.
 - 4.2 Remuneration to the staff member of expenses for travel, meals and accommodation as negotiated between the staff member and the contracting organization.
 - 4.3 The staff member, as recognition for preparation time, may accept an honorarium for service from the contracting organization.
 - 4.3.1 Typically, other school divisions will be charged for the full salary and expenses of staff. When staff are utilized by organizations such as Ministry of Education, the Saskatchewan School Boards Association, or the Saskatchewan Teachers' Federation to do work that will benefit others as well as our Division, expenses and a charge equivalent to the cost of a substitute teacher will be billed.
5. A leave request form must be endorsed by the superintendent responsible for human resources.
6. Upon completion of the consultative services, an outline of charges will be forwarded by the superintendent responsible for human resources to the contracting agency. Remuneration shall be directed separately to the school division and to the professional staff member as appropriate.

7. Supervisors may approve staff to provide consultative services of one half day or less to local organizations (within Saskatchewan Rivers Public School Division) at no charge.

Reference: Section 109, *The Education Act, 1995*

Approved: May 12, 2014
Revised: September 6, 2016

STAFF ALLOCATION

Background

The Division is committed to engaging the best quality employees available. It recognizes the need to provide strong teaching and non-teaching staff in sufficient numbers to meet the needs of students and their schools.

This recognition must be balanced annually against the resources available to the Division for this component of the budget.

Procedures

1. Staffing Formula

- 1.1 A base staffing formula will be developed annually by the Director in consultation with the CFO for Board approval as part of the annual budget process.
- 1.2 Superintendents, supervisors, and principals are to use the formula guidelines in determining staff allocation for each school.
- 1.3 Approvals for any increase in staff numbers beyond those provided in the annual budget allocation must be made by the Board as the Board has retained authority to approve the annual budget.

Reference: Section 85, 87, 108, 109, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 440

TEACHING STAFF REDUCTION

Background

The Division believes all students attending its schools are entitled to the best instructional and other school services possible. Therefore, the Superintendent responsible for human resources shall strive to employ teachers of the highest quality.

The Division also recognizes there are times when its ability to provide services may be constrained.

In such cases, the Board through its budget process may find it necessary to reduce the number of teaching staff. These circumstances may include but are not limited to:

- Student enrolments, both current and projected;
- Student educational needs;
- Provincial and/or local financial support for education;
- New and/or revised curricula;
- Program reduction.

The Division will effect the reduction in a manner which considers the educational interests of students to be of paramount importance.

Procedures

1. As part of the budget process the Director provides recommendations to the Board to assist in determining the number of full time equivalent teaching positions for the Division taking into account current and projected enrolments, financial resources, program offerings and any special needs and circumstances.
2. When professional staff reduction becomes necessary, the Superintendent responsible for human resources will be guided by the following to determine which teachers will be retained on staff.
 - 2.1 The principle of attrition will first be applied. Teachers who resign or superannuate will not be replaced.
 - 2.2 Temporary teaching contracts will not be renewed.
 - 2.3 It is recognized that it is necessary to consider the school program to be offered and the teacher knowledge and skills required to offer that program. The Superintendent responsible for human resources will ensure that appropriate staff is retained to carry out the programs of the school division.
 - 2.4 Where the above criteria do not determine which professional staff is to be retained in the Division, teaching service will be the deciding factor. Teaching service is defined by the Provincial Collective Bargaining Agreement expressed in full-time equivalent years.

Teaching service will be determined on the following priority basis:

- Teachers who have served the greatest number of full-time equivalent years in their most recent actual uninterrupted service with the Division.
- Teachers who have served the greatest number of full time equivalent years in total with the Division.
- Teachers who have served the greatest number of full time equivalent years in total.

3. Notwithstanding any of the foregoing, if there is no teacher currently under contract who is available to satisfactorily meet the needs of a particular assignment in terms of knowledge and skills, it may be necessary to hire a new teacher to fill the position.
4. A teacher who is surplus in a particular school according to the priorities set out in this policy will be assigned to an appropriate position within the Division only where such a position is vacant.
5. When no position is vacant in the Division, then the Director will declare the teacher redundant and terminate the contract of employment with the teacher according to the appropriate provisions in *The Education Act, 1995* and the Provincial Collective Bargaining Agreement.
6. In the event that there is no appropriate assignment for a teacher who is surplus to the needs of the Division, the teacher's contract will be terminated in accordance with section 210 (1)(b) of *The Education Act, 1995*.

Reference: Section 85, 87, 108, 109, 110, 174, 175, 210, 213, 215, 216, *The Education Act, 1995*
Human Rights Code
Saskatchewan Teachers' Provincial Collective Bargaining Agreement

Approved: May 12, 2014

Administrative Procedure 443

TEACHER TRANSFER

Background

Teachers in Saskatchewan Rivers Public School Division are hired to the system and not to a particular school, grade level or subject area. Teacher transfers are changes in teaching location (building). They may be initiated by either the Division or the teacher. The term 'teacher' refers to both school-based administrators and teachers.

The Division believes in providing a working climate that fosters high morale.

Procedures

1. The following belief statements will guide all teacher transfers:
 - 1.1 Teachers will be treated in a fair and equitable manner;
 - 1.2 The needs of both students and teachers will guide such transfers;
 - 1.3 The superintendents responsible for human resources, will make an effort to accommodate teachers requesting a transfer;
 - 1.4 Every effort will be made to ensure that teachers remain in a location for a minimum of five years to benefit both teachers and students;
 - 1.5 A teacher assigned to a new location will be supported in terms of appropriate services as requested by the teacher and available by the school division;
 - 1.6 Teachers can expect they will serve students in a variety of school communities throughout their careers.
2. Criteria to be considered when making teacher transfers will include the following:
 - 2.1 Training and experience of a teacher
 - 2.2 Length of service in the present school and assignment.
 - 2.3 Current residency of a teacher and commuting distance.
 - 2.4 Personal circumstances.
 - 2.5 Program preference (grade level, subject area)
 - 2.6 Staffing based on enrolment and /or projection.
 - 2.7 Placement of teachers returning from leaves.
 - 2.8 Availability of openings and practicality of the transfer.
3. Assignment of staff will be made by superintendents responsible for human resources according to the assessed needs of a specific school or program.
4. All teaching staff will be surveyed each spring as to their desired placement for the following school year.
5. In the event that a teacher is to be transferred, discussions will be held with the teacher and school administrator(s) prior to the transfer being implemented.
6. The teacher and the school administrator(s) will be given confirmation in writing at the earliest possible date.

7. In the case of school-based administrators, we believe that five to ten years is a reasonable length of service in one school. Discussions around this transfer would be held as early as possible with the school-based administrator and the superintendent(s) responsible for human resources.

Reference: *The Education Act, 1995*

Revised: November 24, 2014

TEACHER ACCREDITATION

Background

The Division believes in the value and importance of accreditation for secondary teachers. To be accredited means that a teacher has been granted the responsibility for determining the final mark of students in their charge in a specified level 30 (Grade 12) subject.

Procedures

1. Accreditation is a privilege extended to teachers who have demonstrated and continue to demonstrate a commitment to their profession and to their students.
2. Successful accreditation and renewal of accreditation will be dependent upon submission of evidence of ongoing professional engagement and renewal particularly with respect to adherence to the theory and practice of the Core Curriculum including but not limited to;
 - 2.1 Coverage of the relevant curriculum
 - 2.2 Assessment and evaluation techniques
 - 2.3 Instructional strategies and the adaptive dimension
 - 2.4 Maintenance of a safe and respectful classroom environment
 - 2.5 Maintenance of a positive working relationship with students, parents, staff and administration.
3. Granting of accreditation/renewal of accreditation:
 - 3.1 Attendance at accreditation seminars will normally occur in July/August.
 - 3.2 Upon the recommendation of the principal and the approval of the Superintendent responsible for accreditation, teachers may receive authorization to attend accreditation seminars during the school year on the basis of the following exceptional circumstances; pressing Division need for the teacher to obtain or maintain accreditation status during the school year, or attendance at a summer seminar would impose unusual personal hardship on the teacher.
 - 3.3 Teachers apply for accreditation through their principal.
 - 3.4 Application deadlines for accreditation/renewal of accreditation are September 30th of each school year, or September 30th and February 28th of each semester.
 - 3.5 The principal forwards the application, with an attached recommendation, to the superintendent responsible for accreditation for consideration.
 - 3.6 Following approval the superintendent responsible for accreditation forwards the application to the Regional Director for Departmental approval.
4. Initial accreditation
 - 4.1 Teachers are not eligible to apply for accreditation privileges until they have completed a minimum of two years of successful teaching experience in Saskatchewan.
 - 4.2 Teachers may be accredited in the following subjects or subject areas: Biology, Chemistry, Physics, English, and Mathematics.
5. Renewal of accreditation
 - 5.1 Accredited teachers are required to apply for renewal of accreditation every five years.
 - 5.2 It is the responsibility of accredited teachers to apply for renewal of accreditation in the fourth year of their accreditation cycle if they wish to maintain their accreditation.

- 5.3 Each secondary school principal will be provided with a status report on accredited teachers in their school by February 1st of each year.
 - 5.4 Teachers requesting accreditation renewal are required to demonstrate appropriate professional development activities as outlined in [Ministry of Education Accreditation \(Initial and Renewal\) Policy Procedures](#) in one of two ways as follows:
 - 5.5 There is no requirement to attend a renewal seminar given the number of equivalent service options available.
6. Funding of accreditation
- 6.1 To be eligible to receive funding for accreditation a teacher is required to obtain prior approval for funding from the Superintendent responsible for accreditation.
 - 6.1.1 Accreditation funding: July/August Seminar
Funding to a maximum of \$650.00 including:
 - 6.1.1.1 Registration fee
 - 6.1.1.2 Mileage and accommodation at Board rates
 - 6.1.2 Accreditation funding: school year
Funding to a maximum of \$450.00 including:
 - 6.1.2.1 Registration fee
 - 6.1.2.2 Substitute teacher cost
 - 6.1.2.3 Mileage and accommodation at Board rates.
 - 6.1.3 On-site accreditation renewal:
In a school year when on-site accreditation renewal seminars are offered by the school division, the above funding guidelines would not apply.

Reference: Section 85, 87, 109, 175, 231, *The Education Act, 1995*
Section 30, Education Regulations
Accreditation (Initial and Renewal) Policies and Procedures

Approved: May 12, 2014

DEFERRED SALARY LEAVE PLAN - TEACHERS

Background

The Division provides a deferred salary plan to allow teachers opportunity for self-renewal to benefit both the teacher and students.

Procedures

1. The Deferred Salary Leave Plan is a plan managed by the Division, in which a full time teacher with a minimum of five years experience with the Division can choose to defer a portion of his/her salary for four years. The deferred salary is then paid out monthly in the fifth year, while the teacher is on leave for 12 months. The amount of salary that has been deferred will not be included in the teacher's income in the year earned, but will be considered income in the year paid.
2. Should a discrepancy arise between the plan and the *Income Tax Act*, the Act will prevail.
3. Upon entering the plan, the teacher shall have the option of deferring 12%, 15% or 20% of net salary during the four years of employment prior to the leave of absence.
4. The teacher must make application to the superintendent responsible for human resources not later than June 30th. The application will be for a leave of absence for one year, commencing the start of the fifth school year following the date of application.
5. The Division will maintain applicable pension and group life benefits coverage during the leave of absence, provided the teacher continues to pay his/her portion of the cost of benefits.
6. Interest earned by the plan will be paid to the teacher during the leave of absence and will be considered as employment income for income tax purposes.
7. During the leave of absence the teacher will not accumulate, nor be entitled to, the following:
 - 7.1 teaching experience for salary increments;
 - 7.2 statutory holidays, maternity, sick or other leaves.
8. In extenuating circumstances, such as financial hardship, the teacher may withdraw from the plan upon giving not less than six months notice of intent prior to the commencement of the leave of absence. Within 60 days of such withdrawal, the Division will pay to the teacher the deferred compensation total to date.
9. A teacher who ceases to be employed by the Division must withdraw from the plan. Within 60 days, the Division will pay to the teacher the deferred compensation amount.
10. Should the teacher die, the Division will pay the deferred compensation total to date to the teacher's estate, subject to the Division receiving the necessary clearances and proofs normally required for payment to estates.

Reference: *Income Tax Act*

Administrative Procedure 450

TEACHER EARLY RESIGNATION INCENTIVE

Background

The Division believes teacher staffing is facilitated by acquiring retiring teacher resignations early on each year. The Division reserves the right to approve an incentive when individual circumstances are different from those listed below.

Procedures

1. Funding for incentives shall be reviewed annually during the budget process and adjusted, if necessary, to take into account the current financial situation of the Board.
2. To qualify for an incentive, teachers must meet the following criteria:

Option A - Standard

- 2.1 Be eligible for a pension allowance under the provisions of *The Saskatchewan Teachers' Superannuation Plan* or *The Saskatchewan Teachers Retirement Plan*.
- 2.2 Have a minimum of 15 years of contributory service with Saskatchewan Rivers Public School Division and have been on a 0.5 or greater full time equivalent contract (or an approved leave of absence) for a minimum of 15 consecutive years prior to the effective date of the resignation.
- 2.3 Have an accumulated sick leave balance of at least 140 days, effective their resignation date.
- 2.4 Submit a letter of resignation by February 1 of the year in which the resignation is effective June 30. A teacher may ask the superintendent responsible for human resources to consider rescinding a resignation when the teacher's circumstances change between February 1 and June 30. Teachers wishing to resign at a time other than the end of the school year may contact the Director to explain their circumstances.
- 2.5 The amount of the incentive will be \$7,500.

Option B – Early Declaration

- 2.6 Staff members who contribute to the Teachers' Pension Plan and are eligible to retire on or before January 31st this route is available to them.
- 2.7 In return for voluntarily agreeing to retire the teacher must provide their notice of retirement by the first Monday in January of the current school year, the Division will rehire such teachers on temporary contracts (same assignment) for the remainder of the school year.
- 2.8 Teachers qualifying for the incentive will be able to commence their superannuation February 1st of the current school year, but will also be able to continue receiving salary for being employed on a temporary contract until June 30th. The Division will know that these who qualify will not be returning the following school year to teach.

3. Payout of Option A will be made as per Federal Government regulations in a manner that is mutually agreeable to the recipient and the Division.
4. Applications for an incentive shall include the following:
 - 4.1 A letter of resignation (complete with the teacher's name and year of resignation) with the following wording:

I, _____ (teacher) _____, hereby resign my contract with the Saskatchewan Rivers School Division No. 119 effective the end of the _____ (year) school year, subject to the condition that I receive the incentive to which I am entitled.
 - 4.2 Confirmation of the teacher's eligibility for a pension allowance by providing:
 - i) a copy of the teacher's most recent Annual Statement from *The Saskatchewan Teachers' Superannuation Commission* or *The Saskatchewan Teachers Retirement Plan*.
or
 - ii) a copy of the teacher's Estimate of Pension Allowance from *The Saskatchewan Teachers' Superannuation Commission* or *The Saskatchewan Teachers Retirement Plan*.
or
 - iii) a letter from *The Saskatchewan Teachers' Superannuation Commission* or *The Saskatchewan Teachers Retirement Plan* confirming the teacher's eligibility for a pension allowance.
 - 4.3 A Mutual Agreement to Amend Contract will be required for Option B.
5. Applications for an incentive shall be made to the superintendent responsible for human resources by February 1st for Option A and the first Monday in January for Option B.

Reference: Section 85, 87, 108, 109, 211, 212, *The Education Act, 1995*
Labour Standards Act
Collective Agreement

Revised: November 3, 2014

CUPE EMPLOYEE BENEFITS

Background

The Benefit Plan offered through the Saskatchewan School Boards Association (SSBA) is available to all permanent and temporary CUPE employees. Employees will be automatically enrolled in the Benefit Plan with Manulife for life insurance, accidental death and dismemberment, long term disability, extended health and vision and dental insurance.

Employees will also be eligible to participate in the Municipal Employee's Pension Plan where the Employee and Board will contribute equally. Eligibility as a casual (substitute) employee is based on the hours worked in the previous calendar year; the range of hours worked is defined within the *Saskatchewan Employment Act* and the Employment Standards Regulations.

Procedures

1. Permanent and temporary full-time employees will automatically enrolled in the Saskatchewan School Boards Association (SSBA) Benefit Plan with Manulife for life insurance, accidental death and dismemberment, long term disability, extended health and vision and dental insurance.
2. Coverage will begin after a one-month waiting period has been served.
3. Casual employees will be required to participate in the Benefit Plan if they meet the minimum hours of work in the previous calendar year.
4. The hours worked for eligibility include statutory day recognition.
5. All employees who reach the age of 75 are no longer eligible for employee benefits through the SSBA Benefit Plan.

Disclaimer:

The Benefits Plan is administered through the Saskatchewan School Boards Association and is subject to change at any time.

New: January 26, 2015

Administrative Procedure 460

COMPENSATION FOR STUDENT SUPERVISION

Background

The Division believes proper student supervision constitutes an essential component of a safe school environment.

Further, the Division provides compensation for those teachers, substitute teachers, support staff, and community members who volunteer to provide student supervision.

Procedures

1. Compensation will be provided for teachers who volunteer to supervise in the following circumstances:
 - 1.1 More than 15 minutes prior to the beginning of the instructional day;
 - 1.2 During the meal break;
 - 1.3 More than 15 minutes after the end of the instructional day.
2. Teachers and support staff who provide voluntary supervision will have the choice of being compensated in one, or a combination of, the following manners:
 - 2.1 Earn one day of leave with pay (to a maximum of five days per school year) for each 15 hours of supervision. The Director may approve the earning of more than five days per year in exceptional circumstances.
 - 2.2 Be paid ~~an honorarium~~ at the hourly rate established by Administrative Council.
3. Substitute teachers and community members who volunteer to supervise will be paid an honorarium at the hourly rate established by the Administrative Council.
4. Student Supervision Leave (as well as all other leaves) will be approved, subject to operational requirements, upon written application to the employee's principal.
5. Earned supervision days (in combination with extra-curricular and personal days) may be carried forward to the next school year to a maximum of five days.
6. ***Partial earned days (hours) can be carried over (to a maximum of 14 hours) to the next school year if the employee has four or less days accumulated at the end of the current school year.***
7. Employees who have not taken their supervision days during the school year in which they are earned, will have those days carried forward to the maximum allowed. Days in excess of the maximum will be paid out at the hourly rate.
8. When a contract terminates (i.e., temporary employees, resignations, etc.) the employee will be paid out for accumulated supervision time at the hourly rate.

Reference: Section 175, *The Education Act, 1995*
Section 59, Education Regulations

Approved: May 12, 2014

Administrative Procedure 465

EMPLOYEE RECOGNITION**Background**

The Division believes employees should be recognized for their service with the Division.

Employees shall be recognized:

- In an appropriate and personal manner;
- In a manner that is consistent across the school division;
- During a recognition event to be scheduled for an appropriate date during the school year. The extent of the event will be determined on an annual basis during the budget process.

Procedures

1. All staff will be honoured for long service and at retirement at an annual recognition event. Years of service will be counted from the Board of employment at the time of amalgamation.
2. Recognition awards are as follows:
 - 10 years bronze pin
 - 15 years silver pin
 - 20 years engraved pen set
 - 25 years marble apple/engraved holder
 - 30 years gold pin
 - 35 years engraved clear apple
 - 40 years engraved clock
 - 45 years engraved watch
 - retirement \$150.00 cheque

Approved: May 12, 2014

DEPARTING EMPLOYEES

Background

The Division is committed to ensuring an exceptional workplace. In an attempt to create value and efficiency, departing employees will be requested to partake in an Exit Survey. The Board will also maintain an employee checklist to ensure all property of the Division is handed back and each department is implementing appropriate departure procedures.

Procedures

1. All departing employees will receive a letter acknowledging their request to end employment. The letter sent out to the departing employee will acknowledge their last day of work, and will also contain information about the [Exit survey](#) to be completed within a required time frame. The survey link will be emailed out at the time of the letter being sent out.
2. The letter will also contain a checklist of items that the employee is responsible to return to their immediate supervisor and/or appropriate department [Exit checklist](#).
3. The immediate supervisor will ensure that the checklist is completed prior to the employee's last day.

New: September 2, 2014

PRACTICUM PLACEMENTS

Background

The Division supports the placement of practicum students in Division schools.

The Division recognizes the duties of principals and teachers in regard to the training of teachers as outlined in *The Education Act, 1995*, and encourages those with exemplary teaching skills to accept interns and student teachers into their classrooms as professional staff share in the responsibility for the development and induction of new members to the profession.

The Division also recognizing the importance of practicum placements in non-teaching roles.

Procedures

1. Teacher Practicum Placement
 - 1.1 Applications by teachers to act as co-operating teachers should be made to the superintendent responsible for human resources.
 - 1.2 The superintendent responsible for human resources will coordinate the distribution and completion of forms from various universities.
 - 1.3 The release time necessary for co-operating teachers to participate in seminars and/or designated meetings will be arranged through the principal.
 - 1.4 A placement will be assigned in co-operation with the teacher, the principal, and the superintendent responsible for human resources.
 - 1.5 Before being placed in a school, each intern or student teacher requires evidence of a recent criminal records check acceptable to the superintendent responsible for human resources.
2. Non-Teaching Practicum Placement
 - 2.1 Applications by non-teachers to act as co-operating teachers should be made to the superintendent responsible for human resources.
 - 2.2 The superintendent responsible for human resources will coordinate the distribution and completion of forms from various post-secondary institutions.
 - 2.3 A placement will be assigned in co-operation with the teacher, the principal, and the superintendent responsible for human resources.
 - 2.4 Before being placed in a school, each practicum student requires evidence of a recent criminal records check acceptable to the superintendent responsible for human resources.

Reference: Sections 85, 87, 109, 175, 231, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 473

VOLUNTEERS

Background

The Division values the contributions of volunteers in enhancing learning opportunities for students while still recognizing its responsibility to provide a safe and caring environment for staff and students alike.

Definitions

Volunteer – is someone who assists the school and/or students in curricular activities, not including Division employees, guest speakers, presenters, special visitors to the school or School Council members in their role as School Council members.

Visitor – is a person who visits the school as a guest speaker, presenter, and /or special person (on a non-regular basis).

Procedures

1. The principal and staff are encouraged to promote the participation of volunteers in the life of the school.
2. Volunteers participating in the activities of schools are expected to:
 - 2.1 Share relevant areas of volunteer interest or expertise to assist the school in identifying volunteer assignments;
 - 2.2 Abide by the rules of confidentiality;
 - 2.3 Act in an assisting capacity with teachers and not assume functions considered responsibilities of the teacher;
 - 2.4 Seek the counsel and take the direction of the principal or designate in any decision area(s) which may be unclear to the volunteer.
3. The principal is responsible for:
 - 3.1 Recruiting and screening volunteers keeping in mind the safety and wellbeing of students and staff;
 - 3.2 Ensuring that volunteers act in an assisting capacity and do not assume the teacher functions normally performed by the classroom teacher;
 - 3.3 Developing school processes and procedures regarding the use of volunteers in schools;
 - 3.4 Approving all volunteer positions in the school, in accordance with this administrative procedure and with school-based procedures.
4. Administrative Procedures 408: Reporting Criminal Charges and 410: Criminal Records Check applies to all volunteers.
5. The principal may deny or revoke permission for a volunteer to work in school(s) if the volunteer is deemed unsuitable for a volunteer position, is in breach of Board policies or behaves in a way that is contradictory to the Division mission, vision and/or principles.

6. If an individual has his/her application for a volunteer role denied because of a principal's decision based on criminal record check information, the individual may appeal the decision to the superintendents responsible for human resources.

Reference: Section 20, 27, 60, 61, 113 *The Education Act, 1995*
Local Authority Freedom of Information and Protection of Privacy Act

Approved: May 12, 2014

BUSINESS ADMINISTRATION 500

Administrative Procedure 500

BUDGET

Background

The Director is required to present a proposed annual operating and capital budgets for approval by the Board.

With respect to the actual, ongoing financial operations of the Division, the Director shall not cause or allow budgeting for any fiscal year or the remaining part of any fiscal year to deviate materially from Board priorities, risk fiscal jeopardy, fail to demonstrate a generally acceptable level of foresight, or allow assets to be unprotected or inadequately maintained. The CFO is responsible for ensuring the above occurs.

The annual budget reflects the Statement of Mission and Educational Commitment of Division.

Procedures

1. The CFO directs the preparation of the budget, guides and supervises activities and personnel in the budget process and coordinates educational and financial planning in consultation with and directed by the Director.
2. The standard revenue and expenditure classifications shall be those prescribed by the Province of Saskatchewan.
3. Expenditures shall not exceed the amount budgeted in the major expenditure classification.
4. Monies from a special fund shall be expended only for the purpose for which the fund was established.
5. The Director has been provided authority by the Board to approve emergency expenditures up to an amount of \$100,000.00 in excess of budget as per Board Policy 2.
6. When it is necessary to establish emergency expenditures in excess of \$100,000.00, such expenditures shall be approved by the Board as per Board Policy 2.
7. The budget appropriation for each classification constitutes authorization for making expenditures for that item up to the amount budgeted.
8. Decentralized expenditures will be determined annually. Principals shall participate in the effective control of expenditures within the budgetary limits established for their school.
9. The CFO, in consultation with the Director, shall initiate procedures to accomplish all planned undertakings and continuous monitoring of the budget.
10. The CFO is responsible for managing budget control and for the preparation of monthly reports to the Board.
11. The CFO shall recommend principles and guidelines for developing budget estimates, to be approved annually by the Director who in turn must make such recommendations to the Board.

12. The CFO shall direct an annual review of the Board Governance budget with the Director and student enrolment analysis for the Division.
13. The Director shall annually direct a five-year school facilities plan for the school division.
14. The CFO is responsible for the determination and management of administration, technology and student transportation services budgets, processing budget data, developing the budget document, and preparing the budget for presentation to the Board.
15. Superintendents of Schools are responsible for the determination and management of the budget for instruction and school operational items.
16. The Superintendent of Facilities is responsible for the determination and management of capital construction and renovation projects and for plant operations and maintenance.
17. The Administrative Services Officer is responsible for the determination and management of the budget for the Education Centre support staffing and school clerical staffing.

Reference: Section 85, 87, 109, 110, 278, 279, 282, *The Education Act, 1995*

Approved: May 12, 2014

INSURANCE MANAGEMENT

Background

The CFO shall ensure continuous property and liability insurance as required by *The Education Act, 1995* is maintained.

Responsibility:

The CFO is responsible for insurance management functions of the Board and school division.

1. Specifications:

All specifications for the procurement of insurance shall be in accordance with the following:

- 1.1 Appraisal of buildings and contents: To establish insurable values the services of a professional appraisal firm is to be retained.
- 1.2 The appraisal shall be current and updated on an annual basis.
- 1.3 Coverage for schools and Division facilities shall be based of replacement value, less non-insurable or excluded items.
- 1.4 Liability insurance shall indemnify the Board and its employees in respect to claims for damages to property or for personal injury or death arising from any activity or service authorized by the Division.
- 1.5 Student accident insurance shall assist in indemnifying guardians when a student is injured in a school sponsored activity.

2. Loss or Damage

- 2.1 When any property covered by insurance is lost, damaged, or destroyed, a notice and details concerning the loss is to be sent to the Manager of Corporate Services.

Reference: Sections 85, 87, 109, 110 *The Education Act, 1995*

Approved: May 12, 2014

PETTY CASH FUNDS – SCHOOL-BASED**Background**

A petty cash fund shall be established in school and department centres.

Petty cash funds are to permit the direct purchase of minor items.

Procedures

1. Petty cash funds are to be administered by the principal and are subject to audit at any time.
2. The limits for elementary and high schools shall be determined annually by the CFO.
3. Petty cash funds are to be used solely for payment of postage, minor office supplies, consumables, and other incidentals as may be necessary from time to time.
4. Claims for petty cash reimbursement are to be made on the authorized forms and are to be accompanied by pertinent sales slips.
5. Petty cash funds may be subject to audit at any time.

Reference: Section 85, 87, 109, 110, 175, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 515

EXPENSE REIMBURSEMENT

Background

The Division will reimburse staff for travel for Division sanctioned activities.

The following procedures are to ensure a reasonable cost is incurred by the Division.

Procedures

1. The following meetings will qualify for reimbursement:
 - 1.1 Administrative meetings;
 - 1.2 Curriculum and program support committees;
 - 1.3 Employee groups;
 - 1.4 Ad hoc committees;
 - 1.5 System initiated professional development workshops, with the exception of system-wide in-service days;
 - 1.6 Any other meetings approved by the Director.
2. The CFO will budget for staff travel to meetings based on the following:
 - 2.1 Reimbursement will be made only when normal travel between the employee's home community and work community does not take the employee by the location of the meeting.
 - 2.2 The employee will be reimbursed for the lesser of:
 - 2.2.1 The distance between the meeting and school
 - 2.2.2 The distance between the meeting and home.
 - 2.3 Normally, all meetings will be held in Prince Albert unless otherwise approved by the Director.
 - 2.4 Employees will be reimbursed for travel at the rates specified in their collective agreements or, if none is stated, at the Division approved rate.

Reference: Section 85, 87, 109, 110 *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 520

PURCHASING

Background

The Division requires that all procurement of goods and services are handled with consideration of, the total acquisition cost including life cycle cost, and adheres to the principles of non-discrimination, access by qualified suppliers, fair acquisition processes, and transparency of policy and procedure to the best overall value of the organization.

In certain specific circumstances, schools and suppliers need to be aware of the procurement obligations of the school division and that goods and services are obtained in accordance with the requirements of this administrative procedure.

Procedures

1. Procurement up to \$5,000 – Any one item, or an accumulation of items, not exceeding \$5,000 in value may be purchased based on the department/school knowledge of an experience with the supplier, or based on the department/school's knowledge of last purchase price or verbal quotation. These purchases should be made using the Procurement Card (PCard) and are subject to the terms and conditions contained in the Purchasing Card Manual.

In all procurement circumstances, Administrative Procedure 414: Conflict of Interest applies.

2. Procurement over \$5,000 and up to \$20,000 – Any one item or an accumulation of items over \$5,000 but not exceeding \$20,000 in value may be purchased on the basis of written competitive quotations from no fewer than three (3) suppliers.

If the school/department obtains the quotations, all original quotations must be forwarded to Financial Services for review, prior to the issuance of a contract.

3. Procurement over \$20,000 – Any one item, or an accumulation of items, exceeding \$20,000 in value must be purchased through a formal competitive bid process managed by Financial Services.

Financial Services will determine the best formal competitive bid process to use, subject to the following externally-imposed requirements:

- 3.1 *The Education Act, 1995* and the Education Regulations, 1986.
- 3.2 New West Partnership Trade Agreement (NWPTA) – an accord between the Governments of British Columbia, Alberta and Saskatchewan.
- 3.3 Agreement on Internal Trade – Annex 502.4 – a national agreement.

A formal competitive bid process for goods or services valued at less than \$75,000 and for construction valued at less than \$200,000 may include invitational Requests for Proposals and/or posting on Sasktenders.ca website.

A formal competitive bid process for goods or services valued at \$75,000 or more and at \$200,000 or more for construction will require posting on Sasktenders.ca website.

4. Time to Prepare and Submit Formal Competitive Bid Processes – A reasonable period of time will be offered to proponents to submit a formal competitive bid taking into account: the nature of and complexity of the procurement, the time necessary for transmitting bids by non-electronic means and the extent of possible sub-contracting. Unless emergency situations exist, the following minimum parameters will be in place from the date of issue:
 - 4.1 Seven calendar days where a state of urgency exists.
 - 4.2 Ten calendar days when electronic submissions are allowed.
 - 4.3 Twenty-one calendar days for detailed or complex competitions requiring written submissions.

5. Sole or Single Source Purchases - The intent is to conduct a competitive bid process for all purchases over \$5,000, however if the following conditions exist, the Chief Financial Officer may approve sole or single source purchases, considering value analysis and applying appropriate negotiation methods:
 - 5.1 an emergency situation exists or urgent purchase is required.
 - 5.2 a confidential situation exists.
 - 5.3 the goods and/or services are supplied by a sole source
 - 5.4 it is in the best interest of the school division, for example compliance with Ministry-recommended purchases
 - 5.5 it is in the best interest of the school division, for example if the extension or renegotiation of an existing contract, whose services or supply are satisfactory and the costs of a competitive process do not justify its expense
 - 5.6 proprietary acquisition, warranty requirements, patent rights, license agreements or other obligations exist which may prevent using normal competitive processes.

6. Compliance – All employees are responsible for knowing, understanding and complying with this Administrative Procedure. As well, orders will not be 'split' for the purpose of circumventing limitations contained in these procedures.
 - 6.1 Failure to comply may result in disciplinary action
 - 6.2 Instances of non-compliance are to be reported to the Chief Financial Officer. Financial Services will manage reporting of non-compliance, follow-up with staff and resulting actions.

7. Criteria for considering award - Competitive bid processes will indicate the criteria for evaluation; this includes but is not limited to: price, quality, conformance to specifications, reputation of supplier/references/previous experience, warranty, lead time/availability.

8. Responsibilities and Delegated Authorities - the following responsibilities and authorities will apply to the various purchasing functions:
 - 8.1 The Chief Financial Officer is responsible for general supervision of the purchasing services and procedures.
 - 8.2 Financial Services is authorized to affect all purchases and establish procedures to ensure conformity.
 - 8.3 Budget managers have authority for purchases in accordance with the requirements outlined in this and other Administrative Procedures.
 - 8.4 The Board of Education must approve and authorize new initiatives or goods and services that are material in substance or value.
 - 8.5 Financial Services is authorized to negotiate the purchase with the successful proponent from a previous competitive bid process, if the same goods or services are required within six months of awarding the previous competition.
 - 8.6 Financial Services will, whenever it is reasonably possible and advantageous, to coordinate common requirements from all schools. Group buying with outside agencies (i.e., other municipal authorities, educational institutions or school divisions) will occur whenever it is advantageous to do so.

9. Complaints – The Chief Financial Officer shall be designated as the Complaints Officer. A complainant shall submit his complaint in writing within 30 days from the date of the disputed award to the Complaints Officer for consideration. If the Complaints Officer determines that the complaint has merit, the Complaints Officer shall investigate the matter and make recommendation to the Director of Education and the Board of Education for resolution. If the Complaints Officer believes that the complaint does not have merit, he or she will advise the complainant in writing of the decision.

The complainant may make a further request in writing to the Complaints Officer for mediation of the matter. Mediation shall take place within a further 60 days from request date and shall be conducted by a licensed mediator.

If mediation does not result in agreement between the parties the complainant may, within a further 30 days from the date of mediation, make a request for arbitration. The arbitration shall be before a single arbitrator chosen by both parties and shall be conducted in accordance with the provision of The Arbitration Act, 1992 of Saskatchewan. The costs of the arbitration shall be borne by the unsuccessful party.

Reference: Section 69, 85, 87, 109, 110, 349-356, *The Education Act, 1995*
Annex 502 Agreement on Internal Trade
Section 83.1, 83.3, Education Regulations

Approved: May 12, 2014; January 25, 2016; June 5, 2017

DISPOSAL OF NON-REQUIRED MATERIALS AND EQUIPMENT

Background

The Division approves of the disposal of furniture, equipment and materials that are no longer required by the school division. Items should only be disposed of when there is no use for the item at any other plant within the school division. Items identified as having no value should be disposed of in the sanitary landfill. Items identified as having value must be offered for sale to the general public. No individual should have any advantage with respect to the purchase of items from the school division.

Procedures

The following procedures shall apply to the disposal of equipment and materials owned by the Division.

1. The CFO shall ensure that the disposal of equipment and materials is done in accordance with *The Education Act, 1995*, and this AP.
2. All requests for disposal of items not required shall be submitted on the attached form to the CFO and shall be signed by the Principal, senior administrator or supervisor.
3. A list of items of perceived value shall be compiled and circulated to all principals to allow for further use of these articles at other sites. No cost will be involved in transfers from one site to another.
4. The Manager of Maintenance shall be responsible for collecting and disposing all items identified as surplus in the appropriate manner. Approved methods of disposal are:
 - 4.1 By transfer to another facility;
 - 4.2 By disposal in a sanitary land fill;
 - 4.3 By sale to the general public.
5. All items disposed of shall be removed from the Division's asset listing and insurance appraisal.
6. Net proceeds from the sale of items shall be placed in general school division revenues.

Reference: Section 85, 87, 109, 110, 347, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 525 – Appendix A

EQUIPMENT/MATERIALS & SUPPLIES DISPOSAL FORM

Provide information on all equipment/material that are no longer required at your school. Please provide as much detail as possible for the subsequent sale/disposal of these items.

Name of School/Facility: _____

EQUIPMENT (IDENTIFY EACH ITEM OF EQUIPMENT INDIVIDUALLY)				
Item	Make/Model	Serial No.	Condition	Year

Item	Description	Quantity	Condition

Principal's Signature

Saskatchewan Rivers Public School Division

Education Centre
545 – 11th Street East
Prince Albert, SK S6V 1B1

ATTENTION: CFO

Administrative Procedure 530

ACCOUNTING FOR SCHOOL BASED FUNDS

Background

The Division recognizes its responsibility to account for and report school based funds its annual financial statements. The CFO will implement Public Sector Accounting Board principles.

In accordance with Section PS 1000 of the CICA Public Sector Accounting Handbook, the financial statements of the Division must reflect the full nature and extent of its resources, obligations, and financial affairs. In this regard, full nature includes school based funds under the control of the Board.

Control is inferred when the Board is in an authoritative capacity such as determining the purpose of the funds and its acceptable dispersal.

School-based funds applies to all funds that are received, raised, or collected in the name of the school or school activities.

Procedures

1. The classification of school-based funds will be determined by the Board considering the direction of the Ministry of Education and the Division's auditors.
2. The determination of control includes activities occurring at the schools such as:
 - 2.1 Fees for student materials, caution fees, activities, trips, band equipment rental;
 - 2.2 Student Representative Councils funds;
 - 2.3 Sale of goods such as yearbook;
 - 2.4 Canteen sales, milk sales, vending machine sales;
 - 2.5 Fundraising (e.g., bake sales, magazine subscription sales, drama performances);
 - 2.6 School Community generated funds (e.g., fundraising, donations) as well as funds transferred from disestablished local boards;
 - 2.7 Grants from third parties (e.g., nutrition program);
 - 2.8 Private donations;
 - 2.9 Other funds meeting the determination of control.
3. The CFO is responsible to the Director for the management of the school based funds processes of the schools and for reporting them in the Division's financial statements. The CFO shall prepare a [School-Based Funds Manual](#) to be used to govern the accounting and reporting requirements and it shall contain:
 - 3.1 Guidelines for implementation and ongoing accounting and reporting requirements;
 - 3.2 Processes for collections and dispersals;
 - 3.3 School Audit program.

Reference: Section 85, 87, 109, 110, 175, *The Education Act, 1995*
Public Sector Accounting Board Handbook, Section 1000

Approved: May 12, 2014

ACCOUNTING FOR TANGIBLE CAPITAL ASSETS

Background

The Division recognizes its responsibility to account for and report tangible capital assets in its annual financial statements. The Division will implement Public Sector Accounting Board, Section 3150 Tangible Capital Assets.

Definitions:

In accordance with Section PS 3150 of the CICA Public Sector Accounting Handbook, the following definitions are applied to tangible capital assets of the Division:

Tangible capital assets are non-financial assets having physical substance that:

- Are held for use in the production or supply of goods and services, for rental to others, for administrative purposes or for the development, construction, maintenance or repair of other tangible capital assets;
- Have useful economic lives extending beyond an accounting period;
- Are to be used on a continuing basis; and
- Are not for sale in the ordinary course of operations.

Procedures

1. The classification of assets will be determined by the CFO considering the recommendations of the Ministry of Education and the Division's auditors.
2. The determination of useful life of tangible capital assets will be based on the expected and prior historic use of the assets.
3. The CFO will amortize the cost of the tangible capital assets over their useful life cycles.
4. The CFO is responsible to the Director for the management of the financial processes involved in accounting for and reporting tangible capital assets in the Division's financial statements. The CFO shall prepare a [Tangible Capital Assets Manual](#) to be used to govern the accounting and reporting requirements and it shall contain guidelines for implementation and ongoing accounting and reporting requirements.

Reference: Section 85, 87, 109, 110, 347, 348, *The Education Act, 1995*
Public Sector Accounting Board Handbook (PSAB) PS Section 3150

Approved: May 12, 2014

Administrative Procedure 540

ACCOUNTING STANDARDS

Background

The Division maintains financial records in accordance with the generally accepted accounting principles (GAAP) as set out in the Canadian Institute of Chartered Accountants (CICA) Handbook. The Board further follows the public sector accounting standards (PSAS) as set out by the CICA Public Sector Accounting Board (PSAB). As well, the accounting treatment incorporates reporting requirements set by the Saskatchewan Ministry of Education.

Procedures

1. Responsibility
 - 1.1 The CFO is responsible for maintaining and managing the Board's accounting standards and making recommendation to the Director regarding the allocation of Division proceeds.
2. Restricted Funds Planning
 - 2.1 The CFO shall annually recommended to the Director internally restricted surplus amounts for the following:
 - 2.1.1 School budget allocation carry forwards
 - 2.1.2 SCC budget allocation carry forwards
 - 2.1.3 School generated funds
 - 2.1.4 Ongoing Board approved programs
 - 2.2 The CFO shall annually recommended to the Director internally restricted surplus amounts for the following:
 - 2.2.1 The purchase of land
 - 2.2.2 New buildings
 - 2.2.3 Renovations and additions
 - 2.2.4 Furniture, equipment, and supplies
 - 2.2.5 Major building repairs and,
 - 2.2.6 Replacement of equipment.
 - 2.3 Externally restricted surplus funds are those provided by government transfer with stipulations that have not been met by the Division.
 - 2.4 Any restriction on prior years' surplus is to be shown in the audited financial statements.
3. Trust Funds
 - 3.1 The CFO is authorized to receive donations for the purpose of establishing scholarships and student bursaries. Funds are to be held in trust for the purposes intended.
 - 3.2 The CFO shall make every effort to comply with the conditions specified by the donor.
 - 3.3 The CFO may recommend to the Director that funds be held in trust for purposes other than student scholarships and bursaries.

Reference: Sections 85, 87, 109, 110, 286 *The Education Act, 1995*
Public Accounts Regulations

Approved: May 12, 2014

Administrative Procedure 545

INTERNAL CONTROLS

Background

Audits which monitor and evaluate the internal controls of the school division shall be utilized by the Division.

Internal controls are processes, procedures and policies put in place by an organization to assist in accomplishing the goals and objectives of the organization. They are documented, monitored and measured to ensure they are working effectively. Internal controls prevent theft and fraud as well as assist in organizational effectiveness.

They are seen at all levels of the organization from a governance level (Refer to Board Policy 1) down to a transaction level (ensuring a payment is being made to an appropriate vendor or a transaction is being recorded to an appropriate general ledger code and budget).

A detailed understanding of the organization is obtained through documenting all systems, policies and processes at every level. Controls are identified, as well as any risks to the organization.

Definitions:

1. **“Audit”** – independent review of specified activities which is used to assist management in the assessment of whether the organization’s plans are carried out; policies and procedures are observed; and assets, liabilities, revenues, and expenses are properly accounted for and reported on a timely basis. The review usually consists of analysis, recommendations and comments regarding the activities audited.
2. **“Internal Control”** - a process, effected by an entity's Board of Directors, management, and other personnel, designed to provide reasonable assurance regarding the achievement of objectives in the following categories: a) Effectiveness and efficiency of operations; b) Reliability of financial reporting; and c) Compliance with laws and regulations.
 - 2.1 Control Environment-sets the tone for the organization, influencing the control consciousness of its people. It is the foundation for all other components of internal control.
 - 2.2 Risk Assessment-the identification and analysis of relevant risks to the achievement of objectives, forming a basis for how the risks should be managed.
 - 2.3 Information and Communication-systems or processes that support the identification, capture, and exchange of information in a form and time frame that enables people to carry out their responsibilities.
 - 2.4 Control Activities-the policies and procedures that help ensure management directives are carried out.
 - 2.5 Monitoring-processes used to assess the quality of internal control performance over time.

Procedures

1. An individual or team of staff will be designated by the CFO with the ability to access and evaluate all school division records.
2. All staff will be required to cooperate with the Internal Control Team and their requests. In addition, School Community Committees and Student Council Representatives may be called upon to provide information and records.

3. Assessment of controls will also be performed through audits, which will include evaluation of a sample selection of data. The following will be evaluated during the audit:
 - 3.1 Review and appraise the soundness, adequacy, and application of accounting, financial and other operating controls;
 - 3.2 Review compliance with administrative procedures, Board policies, laws and regulations;
 - 3.3 Evaluate the timeliness, reliability, and usefulness of the school's records and reports;
 - 3.4 Ensure that Board assets are properly accounted for and safeguarded from loss;
 - 3.5 Comment on the extent to which use of resources is being made efficiently and effectively;
 - 3.6 Ensure the reliability and integrity of the information created by the Division; and,
 - 3.7 Review accomplishment of established Division goals.
4. Any risks identified will be reported to the CFO. Recommendations for corrective action will be made. The CFO will determine whether controls will be modified or added to improve the reliability of the information created by the school division.
5. The Internal Control Team will prepare a draft report for the CFO. The draft report will be informally discussed and will give those responsible the opportunity to identify any errors or omissions. The draft report will identify where procedures and controls are in place and are adequate and effective. Where such is not the case, the report will provide a description of any deficiency that exist.
6. Once the draft report has been considered a final report will be prepared by the CFO and submitted to the Director.
7. If corrective measures are implemented by Financial Services the internal control team will be responsible for follow-up review to determine the appropriate measures have been implemented and they are achieving the desired results. Where corrective measures have not been implemented it will be reported to the CFO who in consultation with the Director shall determine the next step of action.
8. If a principal or Superintendent of Schools is in disagreement with the draft report, and opportunity to formally respond to any part of the report and its findings will be provided. Such responses generally referred to as "management responses" will be included in the body of the final report.

Reference: Section 277-282, Public Sector Accounting Board

Approved: May 12, 2014

Administrative Procedure 550

FUND RAISING

Background

Subject to the provisions of this procedure, the Division approves school-based fund raising to complement and or supplement the basic educational program, or to support approved charities.

While recognizing its responsibility to provide funds to meet the basic educational program of students, the Division supports School staff and or School Community Council fund raising initiatives to supplement or complement the basic program.

For the purpose of this procedure, school-based fund raising refers to all fundraising activity conducted under the auspices of the school.

Procedures

1. The purpose of the fundraising must be clearly identified to the school community to ensure transparency in process and that all funds including any resulting surplus are only used for the intended purpose.
2. Any funds collected are considered public funds.
3. The Division expects all fund raising to be compatible with the principle of equity and the best interests of students, staff, parents, and the school community.
4. The principal is responsible for informing the School Community Council of the specific nature and purpose of school-based fund raising.
5. Monies raised through school-based fund raising are to be used to enhance school programs related to:
 - 5.1 Costs for approved student excursions or other out-of-school educational programs.
 - 5.2 Approved student activities special events conducted at the school or under the auspices of the school.
 - 5.3 Equipment and supplies for extra-curricular activities.
 - 5.4 Improvements to school sites or playgrounds.
6. All fund raising shall be approved by the principal.
7. Involvement by students in fund raising is voluntary; all participants must consent to such involvement.
8. Consideration must be given to the safety and security of students participating in canvassing.
9. Because funds are public funds, the principal, in consultation with the CFO, shall follow procedures for the safekeeping and accounting of funds. [School-based Manual](#)
10. Purchase of goods and services from school-based fund raising shall follow the approved procedures of the school division.

11. Conducting fund raising activities must be such as to avoid 'over canvassing' of school communities.
12. All school-based fund raising must comply with municipal and/or provincial Regulations.
13. Administrative Council shall approve the list of fund raising campaigns of charitable organizations on an annual basis. The approved list shall be posted on the Division web site and circulated to schools at the beginning of each school year.
14. The designated Superintendent of Schools shall approve all other fund raising campaigns of charitable organizations not on the list of Approved Charitable Fund Raising Organizations prior to the fund raising event.
15. Collection of all funds for charitable organizations shall be conducted under the direction of the principal.
16. The principal is responsible to ensure established proper procedures for safekeeping, accounting, and remission of all monies collected are followed.
17. All charitable organizations shall be prepared to provide evidence of compliance with municipal and/or provincial regulations with respect to fundraising.
18. Fund raising by staff in the school shall be approved by the principal.

Reference Section 85(c), 140.5(e), Regulations 3.92 (e), *The Education Act, 1995*

Approved: May 12, 2014

FACILITY SERVICES 600

FACILITIES PLANNING

Background

The Division is committed to providing the high quality facilities in order to meet its mission, vision and beliefs.

The Superintendent of Facilities shall annually prepare and submit to the Director a draft revised Application for Major Capital Funding. The application shall include forecasting expenditures anticipated for new school buildings, major renovations and other major renovations for which borrowing of funds may be necessary.

Procedures

1. The Application for Major Capital Funding is updated by the Superintendent of Facilities in consultation with the CFO and the Director.
2. The Application for Major Capital Funding shall include:
 - 2.1 Demographic review and enrollment analysis.
 - 2.2 Current or proposed constructions.
 - 2.3 Current or proposed additions.
 - 2.4 Current or proposed alterations and reconstruction.
 - 2.5 Major repairs.
 - 2.6 Estimated costs.
3. Administrative support will be provided to ad hoc Board Facilities Committees as required.
4. The Ministry of Education Facilities Guidelines and Policy must be considered in completing the Application for Major Capital Funding.

Reference: Sections 85, 87, 109, 110, 116, 175, 190 *The Education Act, 1995*
National Building Code
National Fire Code

Approved: May 12, 2014; June 5, 2017

Administrative Procedure 605

FACILITY INSPECTION AND MAINTENANCE

Background

Maintenance and inspection of Saskatchewan Rivers Public School Division and school sites are important functions of the Board of Education. It is through regular inspection and appraisal of facilities and grounds that the Division is able to plan for on-going and scheduled maintenance of buildings and grounds, and provision of facilities to meet the educational and physical needs of students.

Definitions

Service Request (SR)

SR is the day to day maintenance of SRPSD facilities. It can range from minor breakdown maintenance to major building component failure.

Preventative Maintenance Request (PM)

PM is the scheduled maintenance of building component integral to the safe efficient operation of SRPSD facilities. PMs can range from furnace filter replacement to scheduled replacement of boilers.

Facility Cost Index (FCI)

FCI is the amount of facilities deficiencies at any given time divided into the total cost of replacements of the facility (CRV) less land cost expressed in % value.

Procedures

1. Responsibility of Superintendent of Facilities

The Superintendent of Facilities is responsible for ensuring the ongoing operation of clean, safe, well maintained facilities to support students, staff and public.

The Superintendent of Facilities shall establish written processes to manage facilities, monitor service requests and preventative maintenance projects as well as provide for capital asset management. These processes will include maintaining current data on the status of each facility, including updating the records as major repairs or replacement of facilities and equipment occurs.

The Superintendent of Facilities shall monitor Service Requests and Preventative Maintenance projects quarterly, or more frequently as required and provide an annual report to the Board that includes a review of the maintenance priorities and a measurement of progress towards the Board's service request completion targets, maintenance project management goals, facilities cost index objectives, and other targets as required.

The Superintendent of Facilities shall use information obtained from the facility audit as well as annual inspections of all facilities by facilities department staff.

All Schools receive at least one formal Cleaning and Caretaking review annually. This review shall be conducted by the Manager of Caretaking. Results of this review shall be discussed with all parties (principal, head caretaker, Superintendent of Facilities) to ensure the expected level of Cleaning in SRPSD facilities is met

The Superintendent of Facilities shall meet annually with principals to review the facility with respect to Maintenance items, program space as well as any capital works that may be planned for the school facility and grounds.

The Superintendent of Facilities works with the Manager of Maintenance to finalize the annual maintenance and repair program with respect to priorities and budget allocations.

The Superintendent of Facilities is responsible for implementation and compliance with all provisions with the *Occupational Health and Safety Act*. The Superintendent of Facilities shall also establish safe work procedures and practices as outlined in the Facilities Safety Manuals.

2. Responsibility of principals

The principal is responsible on an on-going and daily basis for the supervision and monitoring of the general maintenance of the school and its grounds. The principal is responsible for reporting general maintenance and repairs required in the school and on the school grounds through the use of electronic service request system [Asset Planner](#).

3. Annual Review of Facility

The principal is to submit requests for facility repair and minor renovations to the Superintendent of Facilities for consideration in the budget process [Asset Planner](#).

Reference: *Occupational and Health Safety Act*

Approved: May 12, 2014; June 5, 2017

Administrative Procedures 608

FACILITIES SECURITY

Background

The Superintendent of Facilities is responsible for the control, the allocation, and the provision of all keys, locks, and securities. In each school, the principal will be responsible to follow the procedures outlined below. In Division-owned non-school facilities, i.e., Bus Maintenance Facility, Board Office, the appropriate Manager or administrator is responsible. All re-keying of schools and other Division-owned facilities will be handled by the Facilities Department.

Procedures

The key allocation shall be as follows:

1. Grand-Master Keys

All Grand Master keys are kept secure by the Superintendent of Facilities.

2. Master Key

Master keys for school buildings shall be allocated in the following manner:

2.1 Principal and vice-principal;

2.2 Head caretaker;

2.3 Maintenance personnel;

2.4 Principals' offices will be keyed to allow access to only principal master key and grand master keys.

Logs of key distribution will be maintained on an annual basis by the principal.

3. Submaster keys

3.1 Teacher Use -teachers shall be issued keys that would provide:

3.1.1 Entrance to the school and;

3.1.2 To their particular area.

3.2 Community use -keys shall be issued to user groups by the principal. A key deposit shall be required for all user groups.

4. Lost Keys

Lost keys must be reported immediately to the Superintendent of Facilities who will determine course of action i.e.: re-keying.

5. Security Alarms

All Division facilities have security systems. All staff and user groups have individual access codes which are managed by the Facilities Department.

Prior to school start up, new hires and staff relocations must be communicated to the Superintendent of Facilities to ensure staff has access to their place of work.

Superintendents responsible for human resources will provide this information to the Facilities Department in late spring or early summer.

6. Video Surveillance systems

The Superintendent of Facilities is responsible for installation and management of video surveillance systems in all Division facilities.

Reference: Section 85, 87, 105, 110, 116, 175, 231 Education Act

Approved: May 12, 2014

Administrative Procedures 610

OCCUPATIONAL, HEALTH AND SAFETY

Background

The Superintendent of Facilities shall ensure the Division is compliant with the provisions of the *Occupational Health and Safety Act* [O H & S Act](#) and Regulations including but not restricted to the establishment and functioning of Occupational Health and Safety Committees and the provision of required training.

The Division is committed to the safety and protection of its staff, students and the public from accidents or injury. It is recognized that the responsibilities for the work place safety are shared by management and employees.

Management is committed to provide active leadership and participation in the spirit of commitment and co-operate with workers in order to maintain a safe workplace.

Employees at all levels are responsible for following all procedures as set out in the safety program and, wherever possible, to improve on these safety measures.

The Division's Safety Program is to be posted in a prominent location at all facilities and main office.

The information in this safety program is meant to compliment the Occupational Health and Safety Act [O H & S Act](#) and in all instances the more inclusive measures shall be followed.

The contents of this manual have been reviewed by Management and the Safety Committee. All changes shall be inserted in the manual where indicated.

Procedures

1. Occupational, Health & Safety Meetings
 - 1.1 All management and employee co-chairs must obtain OHS level 1 certification.
 - 1.2 After each meeting of the facility's Occupational Health and Safety Committee, documentation of the meeting is to be completed. [O H & S Minute Form](#)
 - 1.3 It is the management co-chair's responsibility to send a copy of the meeting documentation to the Superintendent of Facilities.
2. Management responsibilities (Superintendent of Facilities)
 - 2.1 To provide required information, instruction and assistance to all safety committee members in order to maintain the health and safety of all employees.
 - 2.2 To maintain overall control of the safety program of the division.
 - 2.3 To incorporate the Division's Safety Program as an integral part of all sub-contractor and supplier contracts.
 - 2.4 To monitor and hold accountable all employees, sub-contractors and suppliers for their safety performance.
 - 2.5 To ensure that all required Personal Protective Equipment (P.P.E.), tools and training are provided to maintain the Division's Safety Program.
 - 2.6 To maintain ongoing safety education programs and approved first aid training courses as required to maintain the safety program.

3. Contractor and Supplier Responsibilities

- 3.1 To ensure that all levels of their company structure comply with the responsibilities as stated in employee responsibilities.
- 3.2 To provide all W.H.M.I.S information and M.S.D.S. data sheets as required to comply with the Division's Safety Program and O.H. &S. requirements.

4. Employee Responsibilities

- 4.1 To understand and incorporate the Division's Safety Program into their daily routine.
- 4.2 To wear all P.P.E. as required to meet O.H.&S. regulations, the Division Safety Program and to conform to WHMIS and MSDS requirements.
- 4.3 To ensure that the Division's Safety Program is followed by all fellow employees, sub-trades, suppliers and site visitors.
- 4.4 To report and correct any unsafe conditions.
- 4.5 To immediately report any acts that result in personal injury, property loss, or "near miss" incidents to immediate supervisor.
- 4.6 All employees have the right to know, the right to participate and the right to refuse as per the OHS Act.

Reference: Sections 85, 87, 108, 109, *The Education Act, 1995*
Occupational Health and Safety Act
Public Health Act
Workers' Compensation Act

Approved: May 12, 2014

Administrative Procedure 615

FIRE SAFETY

Background

The Division believes that in order to provide a physically safe environment for students and staff, clear fire safety protocols must be provided and adhered to. Principals shall be responsible for organizing fire drills and training students and staff in proper building evacuation procedures. Each school shall be required to hold at least six fire drills per school year, three of which must be in spring and fall.

Procedures

1. A map detailing primary and secondary fire escape routes shall be on prominent display in all locations where students receive instruction.
2. Teachers or personnel holding class registers or class lists shall remove them from the school during all fire drills and shall utilize them to take student attendance.
3. Each teacher shall be familiar with posted procedures and rules and is responsible for giving fire drill instruction to all students in his/her charge.
4. No entrance or emergency exit doors may be blocked, barred, bolted or locked from the inside in the area of the building being used.
5. The use of natural Christmas trees is permitted provided the trees are treated with a flame-retardant spray. The Superintendent of Facilities will arrange for the application of the flame retardant.
6. The fire alarm system and sprinkler system (where applicable) shall be tested and verified by the caretaker once every three months. Fire extinguishers, standpipe hoses, fire alarm system and sprinkler system, where applicable, are inspected annually by certified contractor.
7. The testing of emergency lighting shall be carried out by the caretaker once every three months.
8. At the first clear sign of smoke or combustion, the alarm shall be sounded, the drill plan carried out, and the Fire Department called.
9. Until it is certain that the fire has been extinguished, students shall not be permitted to re-enter the building.
10. The principal shall maintain a record of each fire drill, noting the date and other pertinent information.
11. After the occurrence of a fire, a report, in writing, shall be submitted to the Superintendent of Facilities as soon as possible.
12. Furnace/boiler rooms and mechanical/electrical rooms shall not be utilized as storage facilities.

Reference: Section 85, 87, 109, 150, 151, 175, 231, *The Education Act, 1995*
Section 2, 8, National Fire Code

Administrative Procedure 618

BREAK-IN, THEFT, VANDALISM

Background

The Division requires that provisions be made for the security of its facilities in order to restrict unauthorized access and vandalism of its property.

Procedures

1. Responsibility of principals:
 - 1.1 In the case of a break-in, theft, or vandalism, the principal shall report the incident immediately to the police, Superintendent of Facilities and their Superintendent.
 - 1.2 Measures are to be taken to secure the building. The Superintendent of Facilities shall call in staff to secure if needed.
 - 1.3 The Principal shall provide a written or electronic report using the Marsh Canada form [Marsh Canada Form](#) to their Superintendent copying the Superintendent of Facilities and CFO indicating:
 - 1.3.1 The date and time of the event;
 - 1.3.2 A brief description of the vandalism;
 - 1.3.3 List of items that may have been stolen.
2. Responsibility of the Superintendent of Facilities
 - 2.1 In the case of a break-in, theft, or vandalism, the Superintendent of Facilities shall report the incident immediately to the police, Director and the CFO.
 - 2.2 The Superintendent of Facilities shall provide a written or electronic report using the Marsh Canada form [Marsh Canada Form](#) to CFO indicating:
 - 2.2.1 The date and time of the event;
 - 2.2.2 A brief description of the vandalism;
 - 2.2.3 List of items that may have been stolen.
- 3 Replacement and Repair
 - 3.1 The CFO shall provide direction to the Principal in terms of replacement and repair of equipment.
 - 3.2 The Superintendent of Facilities shall coordinate all repair and construction to facilities and grounds.
 - 3.3 The principal may attempt to recover the cost of property replaced or repaired where it is established that there is a basis of claim that can be made against a student or parents concerned.

Reference: Section 85(1)(bb) *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedures 620

PLAYGROUNDS AND EQUIPMENT

Background

The Division provides for basic well maintained playground equipment in all of its schools and encourages Schools and School Community Councils to work with the Facilities Department to further develop its playgrounds and equipment

Procedures

1. School Community Councils shall work through principal to advise the Superintendent of Facilities of their interest in making improvements to playgrounds.
2. The Superintendent of Facilities shall review the request with the principal and provide any information pertaining to guidelines and regulations applicable as well as approved Playground Equipment Suppliers. All playground equipment purchased and installed on Division property must be CSA approved.
3. Once the principal and the School Community Councils have decided on the equipment they wish to purchase the principal will contact the Purchasing Department who shall expedite the tender process. Equipment will be shipped to the Facilities Department where it shall be received inspected and stored until installation.
4. All playground ground preparation and equipment installation will be done by qualified SRPSD maintenance personnel. The Maintenance Department will cover costs for ground preparation and installation of equipment purchased by the school and the School Community Council.
5. Once installed equipment becomes the property and responsibility of the Division and will be maintained as such.

Approved: May 12, 2014

COMMUNITY USE & RENTAL OF SCHOOL FACILITIES

Background

The Division is prepared to make school division facilities available to the community during the school year (September to June), and at times when the facilities are not required for educational or extra-curricular programming. In exceptional circumstances, school division facilities may be made available during the months of July and August.

The primary objective of the Division is to provide for the needs of students attending school within the Division. Facilities owned by the Board are not meant to be in competition with similar commercial or community facilities within the school division. The use of school facilities shall be administered in accordance with the Use of School Facilities Manual [SRPSD Rental Manual](#).

Procedures

1. The Superintendent of Facilities shall prepare a Rental of Facilities Manual that will be used to govern all facility rentals in the school division. The manual shall include the following:
 - 1.1 Regulations governing the rental and/or use of school facilities;
 - 1.2 Administrative procedures;
 - 1.3 Rental rates.
2. The Division may enter into agreements with School Community Councils to manage facility usage and rentals where such facilities serve as the only facility where community events may be held in the community.

Reference: Section 85.1 (x), *The Education Act, 1995*

Approved: May 12, 2014

CANADIAN FLAG PROTOCOL, PROCEDURES

Background

The Community views schools as institutions that assist in maintaining tradition. As the hosts of numerous formal community events, schools require knowledge of the etiquette of the national and provincial flag display. The following procedures will ensure schools follow a uniform practice with regards to displaying both federal and provincial flags.

Procedures

1. All schools shall fly the Canadian flag each school day.
2. Flags on Division property shall be displayed in accordance with flag etiquette in Canada as outlined by the Government of Canada, Canadian Heritage Ceremony and Canadian Symbols, [Flag protocol](#) and in accordance with the Flag Protocol Guideline (time duration etc.)
3. The National flag of Canada should be displayed only in a manner befitting the national emblem; it should not be subjected to indignity or displayed in a position inferior to any other flag or ensign.
4. A flag may be flown on a flagstaff or displayed flat.
5. If a flag is flown on a staff at the front of, or on a platform of an auditorium, it shall be placed to the right of the speaker, and when it is flown in the body of the auditorium, it shall be placed to the right of the audience.
6. If displayed flat, the flag may be hung horizontally or vertically. If hung vertically, the flag shall be placed so that what would be the upper part of the flag when hung horizontally is to the left of someone facing it.
7. If two or more flags are flown or displayed together:
 - 7.1 The flags shall be approximately the same size and shall be flown from separate flagstaffs at the same height.
 - 7.2 The order of precedence is:
 - 7.2.1 The Canadian flag
 - 7.2.2 The flag of Saskatchewan
 - 7.2.3 Other flags
 - 7.3 When three flags are flown together, the Canadian flag shall occupy the central position, with the flag of Saskatchewan to the left and third flag to the right as seen by spectators.
 - 7.4 When more than three flags are flown together, the Canadian flag is normally flown on the left of the line of flags as seen by spectators, with other flags, in order of precedence on its right.
 - 7.5 When more than one flag is flown and it is not possible to hoist or lower them at the same time, the Canadian flag shall be hoisted first and lowered last.

Half-mast:

1. On official days of mourning, the flag shall be flown at half-mast, the centre of the flag should be half-way down the staff.
 - 1.1 When the flag is raised to the half-mast position or lowered from it, it is first raised to full-mast and then lowered.
 - 1.2 Flags are normally flown at half-mast from the time of notification of death up to and including the day of the funeral.

2. Flags may be flown at half-mast on any occasion when the flag is being flown at half-mast on local government buildings. Flags are flown at half-mast on public buildings on the death of:
 - 2.1 The sovereign or member of the immediate family of the sovereign,
 - 2.2 The current or a former governor-general of Canada, the current or a former prime minister of Canada,
 - 2.3 A federal cabinet minister,
 - 2.4 The lieutenant-governor or former lieutenant-governor of Saskatchewan,
 - 2.5 The premier, or former premier, or a cabinet minister of Saskatchewan,
 - 2.6 A member of parliament or the provincial legislature from a local riding,
 - 2.7 A senator from a local riding, or
 - 2.8 The mayor or a former mayor of the local community.

3. A flag shall be flown at half-mast on the death of a student or staff member, and may be flown at half-mast on the death of an individual associated with the school or community. Flags should be flown at half-mast the first school day following the death, up to and including the day of the funeral. Special instructions may be issued by the Director in other occasions.

Reference: Government of Canada, Canadian Heritage Ceremony and Canadian Symbols

Approved: May 12, 2014

TRANSPORTATION SERVICES 700

STUDENT TRANSPORTATION SERVICES

Background

In order to facilitate the Board's direction regarding Policy 17 Student Transportation, the Manager of Transportation, in consultation with and accountability to the CFO shall ensure the directions provided in Policy 17 are implemented with integrity, and shall ensure role clarity and accountability of all transportation staff.

Procedures

1. Safe and comfortable transportation shall be provided for students who attend Division schools by, hiring trained and qualified bus drivers who are skilled in student management and, providing a modern fleet of well-maintained buses.
2. The transportation system shall be organized in a manner that requires Division students to spend the least amount of time possible on buses given the constraints of annual budgets by, developing the simplest, least complicated bus routes possible and, designing bus routes that minimize the number of time consuming stops and transfer points.
3. The transportation needs of students who attend the Saskatchewan Rivers Public School Division shall be served in an efficient and effective manner by, minimizing the organizational complexity of Division transportation services and, causing no extra hardships for Division students as the result of transportation agreements with other jurisdictions.
4. By June 30th of each year, the CFO in consultation with the Manager of Transportation shall present recommendations for change to the Director with any revisions to be brought forth by October 1st of each year in the following areas:
 - 4.1 The operation of all bus routes.
 - 4.2 The operation of the bus garages.
 - 4.3 Protocols on bus safety of operation and student management on buses.
 - 4.4 Procedures on record keeping and documentation.
5. The Manager of Transportation shall:
 - 5.1 Have operational responsibility for all aspects of student transportation in the Division including transportation personnel, the Division bus fleet, garage operations and contract transportation services.
 - 5.2 Make recommendations on the employment, placement, suspension and termination of all bus drivers, substitute bus drivers and garage staff in the transportation department.
 - 5.3 Provide ongoing training, in-service, and evaluation to all employees of the transportation department to ensure the adherence to the statutes and regulations in *The Education Act, 1995*, and the Board Policy Handbook.
 - 5.4 Work closely with the Director, superintendents, principals, bus drivers and parents to resolve disputes between parents and bus drivers and to aid bus drivers and principals in dealing with student discipline problems on the bus in accordance with AP 152 Staff, Parent and Concerns.
 - 5.5 Complete an evaluation of all employees in the Transportation Department on a regular basis.

- 5.6 Complete, maintain and submit records, reports and documents as required to assist the Director to be informed in all aspects of the transportation system.
 - 5.7 Complete, maintain and submit records, reports and documents required by Saskatchewan Education and to assist in the preparation of the annual transportation budget.
 - 5.8 Arrange and attend meetings to facilitate a smooth startup of bussing in the fall as well as additional meetings required throughout the year.
 - 5.9 Communicate with the Director regarding closures and bus cancellations during time of inclement weather. It will be the responsibility of the Transportation Supervisor to communicate bus cancellations to local radio stations.
 - 5.10 Prepare a parent/student information handout outlining Division transportation expectations and procedures and make the document available to families accessing the transportation system including parents/guardians are asked to do the following:
 - 5.10.1 Assist and co-operate with the bus drivers in matters related to student behavior management.
 - 5.10.2 Approach the bus driver directly with respect to complaints or concerns.
 - 5.10.3 Advise the bus driver the evening before or in the morning prior to the bus driver leaving home when transportation services are not required.
 - 5.10.4 Advise the principal or bus driver in writing or by telephone if their child is to be dropped off or picked up at any point other than the regular drop off or pick up points. Alternate pick up/drop off locations must be on the regular designated bus route.
6. The principal shall:
- 6.1 Review expectations and procedures with the student body with respect to student behavior on school buses in September of each year.
 - 6.2 Provide adequate supervision at times of bus loading and unloading including designated transfer points.
 - 6.3 Advise the Manager of Transportation of the enrollment of new students where transportation services are required.
 - 6.4 Advise the Manager of Transportation when there is a student in attendance who requires special transportation such as a student in a wheelchair or other medical or behavior needs.
 - 6.5 Advise the Manager of Transportation and bus drivers of any planned or unplanned school closures unique to their school, i.e., floating in-service day, furnace breakdown, etc.
 - 6.6 Pass on to bus drivers notes or parental information concerning irregular bussing requests such as a different drop off point or permission to travel on a different bus for a special occasion.
 - 6.7 Advise the bus driver and Manager of Transportation of any serious student medical conditions that they have been made aware of by parents.

Reference: Section 85, 87,109,110,121,194,196,197, *The Education Act, 1995*
Highway and Transportation Act
Traffic Safety Act

Revised: November 24, 2014

SCHOOL ATTENDANCE AREAS

Background

The Division strives to provide an appropriate education to students within the Division and within designated attendance areas.

The Board has retained in Policy 17, Transportation the authority to determine attendance areas and transportation service areas for each school and any adjustments to these. In specific circumstances the Division may approve the provision of educational services outside of an attendance area.

Procedures

1. When a parental request is received to accept a student from outside an attendance area, the receiving and sending principals make a collaborate decision. Should there not be agreement between the two principals, the matter shall be referred to their superintendents.

A transfer may occur when:

- The receiving school has space in the classroom/grade required;
- The receiving school is able to provide the program and services required;
- The parent provides any necessary transportation to and from school.

2. When a parental request is received to accept a student from outside the division, the receiving principal makes the decision based on the following criteria:

- The receiving school has space in the classroom/grade required;
- The receiving school is able to provide the program and services required;
- The parent provides any necessary transportation to and from school.

Reference: Section 85, 87, 109, 156, 175, 194, 196, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 710

BUS CANCELLATIONS: COLD OR EXTREME WEATHER CONDITIONS

Background

Student safety is the Division's first priority.

On occasion, weather conditions and/or road conditions may be such that safe transportation services are put at risk.

The Division, therefore, authorizes the cancellation of bus operations as provided in this administrative procedure.

Procedures

1. When the temperature is at or below -40°C , bus runs will be cancelled. When the temperature is at or below -35°C and the wind chill temperature is at or below -45°C , bus runs will normally be cancelled.
2. Wheelchair lifts will not be operated at or below -30°C . When the temperature is at or below -30°C , the developmental education buses will normally be cancelled.
3. Bus run cancellations, as determined by the Manager of Transportation, can apply to the entire Division, to clusters of school attendance areas, or to individual schools.
4. Regardless of temperatures or wind chill conditions, bus runs may be cancelled if severe storms or road conditions make travel dangerous.
5. Weather information used for purposes of decision-making shall be as reported by the Weather Information Office of Environment Canada at the Prince Albert Airport, the Melfort Weather Station and the Spiritwood Weather Station.
6. Bus cancellations will normally only be made in the morning before bus drivers begin their route or at noon if weather conditions deteriorate during the day.
7. Individual drivers have the authority and responsibility to cancel their own run should local conditions warrant.
8. CKBI, CJVR radio and the website - www.srsd119.ca shall be the Division's main communication medium with regard to decisions relative to this policy.
9. The Manager of Transportation may consult with the Director, CFO, weather offices and/or with others, as appropriate, in arriving at a decision regarding the cancellation of bus runs.
10. The Director or designate will announce morning bus cancellations or school closures through CKBI, CJVR and the website, www.srsd119.ca by 6:30 a.m. Noon cancellations will be announced over CKBI, CJVR and the website, www.srsd119.ca as soon as the decision is finalized.

11. In addition to radio announcements, noon closures will require further notification to bus garage and driver personnel and all principals of schools attended by Division students. Principals shall arrange to have affected parents notified of any noon closure.
12. In the event that a Weather Watch is declared, the Manager of Transportation shall contact the weather stations in Prince Albert, Melfort and Spiritwood to determine the severity of the situation. If it is determined that a major storm is imminent, including a tornado watch or warning, the Manager shall assess which, if any, bus runs are in danger and take action, including the delay or cancellation of bus runs, to avoid putting students at risk. Parents and schools shall be advised accordingly.
13. For the cancellation of individual bus runs, the following steps are required:
 - 13.1 The bus driver informs the Manager of Transportation of the decision to cancel,
 - 13.2 The Manager of Transportation will announce individual bus cancellations through CKBI, CJVR and the website, and www.srsd119.ca,
 - 13.3 The bus driver informs the principal or vice-principal,
 - 13.4 Contacts are to be made by 7:00 a.m.
14. Schools will remain open - regardless of inclement weather or bus cancellations - unless closed for cause by the Director of Education. Staff members are expected to report to their scheduled work site unless an appropriate leave request has been approved.

Reference: Section 85, 87, 91 (a), 108, 109, 110, 194, 196, 197, *The Education Act, 1995*
Highway Traffic Act

Revised: December 15, 2014; February 23, 2015

Administrative Procedure 710 – Appendix A

WIND CHILL CALCULATION CHART

Where T air = Air temperature in °C and V10 = Observed wind speed at 10m elevation, in km/h.

T air	-20	-25	-30	-35	-40
V 10					
5	-24	-30	-36	-41	-47
10	-27	-33	-39	-45	-51
15	-29	-35	-41	-48	-54
20	-31	-37	-43	-49	-56
25	-32	-38	-45	-51	-57
30	-33	-39	-46	-52	-59
35	-33	-40	-47	-53	-60
40	-34	-41	-48	-54	-61
45	-35	-42	-48	-55	-62
50	-35	-42	-49	-56	-63
55	-36	-43	-50	-57	-63
60	-37	-43	-50	-57	-64
65	-37	-44	-51	-58	-65
70	-37	-44	-51	-59	-66
75	-38	-45	-52	-59	-66
80	-38	-45	-52	-60	-67

Approximate Thresholds:

Risk of frostbite in prolonged exposure at -27

Frostbite possible in 10 minutes at -35

Frostbite possible in less than 2 minutes at

Wind Chill below:

Warm skin, suddenly exposed.
Shorter time if skin is cool at the start.

Warm skin, suddenly exposed.
Shorter time if skin is cool at the start.

-60 Warm skin, suddenly exposed. Shorter time if skin is cool at the start.

TRANSPORTATION AND ATTENDANCE AREAS

Background

The Division establishes clearly defined bus transportation services by designated attendance area. The Division believes that its primary responsibilities is to provide transportation to students within the Division and within designated attendance areas.

In exceptional circumstances, the Board may in accordance with Board Policy 17, provide transportation outside of attendance areas, outside of the Division, or permit other jurisdictions to provide transportation.

At no time shall the Division enter into transportation agreements with other jurisdictions with respect to providing transportation services if such arrangements cause undue hardship for resident students or compromise Division programs.

Procedures

1. The Board has retained authority in Policy 17 to determine the attendance areas and transportation service areas for each school and any adjustments to these.
2. Students living in rural attendance areas receive PreKindergarten to Grade 12 transportation provided they are attending school in their designated attendance area.
3. Students living within the City of Prince Albert may be eligible for transportation if one or more of the following conditions exist:
 - 3.1 The student attends a program recognized by the Board as requiring transportation.
 - 3.2 The elementary student attends the school in their home attendance area.
 - 3.3 The PreKindergarten or Kindergarten student lives further than 200m from their designated school, or
 - 3.4 The grade 1-8 student lives further than 400m from their designated school, or
 - 3.5 The high school student makes use of a high school regular established route.
4. In exceptional circumstances, transportation out of attendance area or out of Division may be provided when appropriate programming is not offered in the designated attendance area.
5. Transportation by external jurisdictions may be permitted in exceptional circumstances.
6. All transportation arrangements for out of attendance area or out of Division shall terminate at the end of the school year in which they were made unless a renewal of the arrangement has been approved.
7. Exceptions include those provided by legislation (French Immersion), specific Board approval (special education - Kinistino and Birch Hills). In addition, out of boundary students may access transportation to or from a drop off/pick up within school division boundaries upon administrative approval being granted. Some examples of current approval include First Nations students on reserve, and residents of a National Park.

8. A 30 day discretionary option shall be available on a case by case basis to provide out of attendance area and out of Division transportation based on programming needs only.
9. Transportation out of attendance area or out of Division requires the written approval of the Director.
10. Transportation by external jurisdictions requires;
 - 11.1 A written request from the parent/guardian.
 - 11.2 The written agreement of the Director of the external jurisdiction, and
 - 11.3 The written approval of the Director.
11. The Manager of Transportation shall obtain the written approval of the Director before providing up to 30 days of discretionary transportation.
12. Discretionary transportation over 30 days requires a written request to the Director by the parent/guardian.
13. It is permissible to transport an out of attendance area student for an overnight or weekend stay with a friend provided it does not affect bus routes. The bus driver has the right to deny transportation if proper arrangements have not been made or if overcrowding is a concern.
14. Transportation, as approved by the Director, may be arranged for students whose parents reside in separate homes provided the bus is not required to travel extra miles as the result of the arrangement.
15. Once each semester a review of new out of attendance area and out of Division arrangements will be provided by the Manager of Transportation as part of the annual Transportation accountability report.

Reference: Section 85, 87, 109, 110, 116, 194, 195, 196, 197, *The Education Act, 1995*
Highway and Transportation Act
Traffic Safety Act

Revised: November 24, 2014

STUDENT CONDUCT ON SCHOOL BUSES AND SCHOOL DIVISION VANS

Background

The task of maintaining safe and comfortable transportation for students is the responsibility of bus or van drivers, students, parents, supervisors and principals.

Student transportation includes rides to and from school and rides to and from Division sponsored activities.

Access to student transportation is a privilege not a right.

Procedures

1. It is the duty of every bused student to act in a responsible manner to ensure that the safety of other students, the bus or van driver and the general public is not placed at risk.
2. Students must respect their own privacy as well as the privacy of others and not do anything that might put their privacy or the privacy of others at risk.
3. Each bus or van driver has the authority and the responsibility for maintaining a safe and orderly environment on their school bus or van in a manner similar to that of a classroom.
4. When student behaviour problems escalate beyond the scope of the bus or van driver, the school principal becomes responsible. Referrals from bus or van drivers shall be addressed in a manner similar to that received from classroom teachers.
5. Once referred to the principal, behavioural expectations and consequences shall be consistent with expectations and procedures outlined in the school Code of Conduct.
6. Every bused student is accountable to the bus driver for their conduct;
 - 6.1 On the school bus or van and,
 - 6.2 In the area of bus or van pick up and drop off points unless accompanied by a parent or other adult.
7. Bus drivers are responsible for supervising students at transfer points during wait times, drop-offs, and pick-ups when students are in the vicinity of buses.
8. In order to maintain consistency in timing at all bus stops, students will be at the bus stop before the regular pick up time.
9. It is at the discretion of the bus or van driver or principal to assign seats to students.
10. Students are to board and get off the bus or van quietly and in an orderly fashion.
11. While on the bus or van, students will conduct themselves in a quiet and courteous manner showing consideration for the comfort and safety of others.

12. Unless permission is granted by the bus or van driver, students will remain in their seats at all times.
13. While seated, students will keep their feet, arms, lunch boxes, brief cases, etc. out of the aisle and will have control over their belongings at all times.
14. Students will refrain from eating on the bus or van if so directed by the bus driver.
15. Possession or use of drugs, tobacco or alcohol on the bus or van or at transfer points is strictly prohibited.
16. Permission must be received from the bus or van driver prior to bringing items or equipment onto the bus that may cause a distraction on the bus.
17. Items such as knives or firearms must never be brought on the bus or van.
18. Use of profane language is strictly prohibited.
19. Students must never tamper with, damage, or deface any part of the bus or van or its equipment. Students who willfully damage a bus or van will be held accountable.
20. Windows may not be opened unless permission is received from the bus or van driver. Objects may not be thrown out of the bus, nor is it permitted to have any part of the body or any object extended out of the bus or van.
21. The use of electronic or digital devices for the purpose of recording, storing, or transmitting images, video or audio is strictly prohibited.
22. During inclement weather or extreme weather appropriate clothing is to be worn. The Division reserves the right to deny service to students unsuitably dressed.
23. Where, on an evening run, a student's conduct is unacceptable, the driver has the right to refuse service for the following morning.
24. The driver will report any unacceptable behavior to the principal of the school where the student is in attendance. Misbehavior could result in the suspension of bus privileges and suspension or expulsion from school.
25. Misbehavior protocol:
 - 25.1 Bus drivers will post behavioral expectations in a prominent place in the bus and will verbally review such expectations and the consequences of violating them with their bus students each September.
 - 25.2 Bus drivers will keep a written log of all behavioral incidents. If it is not recorded, there was no incident.
 - 25.3 If a student behaves inappropriately, the bus driver will speak to the student in an attempt to resolve the matter.
 - 25.4 Should the misbehavior continue, the driver will contact the parents advising them of the situation and the possibility of suspension of bus privileges.
 - 25.5 If there is no change, the bus driver will suspend the student from the bus and advise the parents and principal of the suspension.
 - 25.6 If the inappropriate behavior still continues, the bus driver will contact the principal of the school for further investigation and possible action.

25.7 If the student behaviour or violation of rules places anyone in immediate danger the bus driver shall immediately stop the bus and contact the Manager of Transportation.

26. Suspension/expulsion of bus privileges shall be dealt with as per Appendix A.

Reference: Section 85, 87, 108, 109, 110, 194, 197, *The Education Act, 1995*
Highway Traffic Act

Approved: May 12, 2014

Administrative Procedure 720 – Appendix A

SUSPENSION/EXPULSION OF STUDENT BUS PRIVILEGES THE EDUCATION ACT, 1995 - SECTION 154 & 155				
ACTION TAKEN	AUTHORIZED BY	TIME PERIOD	PROCEDURES TO FOLLOW	FOLLOW-UP
BUS SUSPENSION	BUS DRIVER	Up to 3 Days	The driver shall immediately report to parent.	Nil
BUS SUSPENSION	SUPERVISOR OF TRANSPORTATION OR PRINCIPAL	4 to 10 Days	The Supervisor of Transportation or Principal shall immediately report to Director or Superintendent. <ul style="list-style-type: none"> Notify parent and bus driver Inform pupil of reasons Provide a written report to Director or Superintendent and parent Provide an opportunity of a hearing to parents and students 	Nil
SCHOOL SUSPENSION	PRINCIPAL	Up to 3 Days	The principal shall immediately report to parent.	Nil
SCHOOL SUSPENSION	PRINCIPAL	4 to 10 Days	The Principal shall immediately report to Director or Superintendent. <ul style="list-style-type: none"> Notify parent Inform pupil of reasons Provide a written report to Director or Superintendent and parent Provide an opportunity for a hearing to parents and students 	<u>WITHIN 10 DAY LIMIT</u> The Director shall, in consultation with all parties: <ol style="list-style-type: none"> Confirm, reduce or remove suspension and provide written report to Board.
SCHOOL SUSPENSION	STUDENT DISCIPLINE COMMITTEE	More than 10 days and up to one (1) year	The Principal shall immediately report to Director or Superintendent. <ul style="list-style-type: none"> Notify parent Inform pupil of reasons Provide a written report to Director and parent Provide an opportunity for a hearing to parents and students 	The Director shall: <ol style="list-style-type: none"> Consult (investigate) with principals and others as appropriate Grant a hearing to the pupil and parent outlining all information as gathered from (1.) Call for a meeting of the Student Discipline Committee Contact parents/student requesting them to attend the meeting with the Student Discipline Committee* Present information on the investigation to the Student Discipline Committee. It is advisable that both the principal and parent be in attendance. Provide opportunity for Student Discipline Committee to meet in private to reach its decision Report the decision of the Student Discipline Committee to parents and inform them of their right to appear before the entire Board at its next meeting. Prepare a written report of the Student Discipline Committee for presentation to the Board at its next meeting. (it is recommended that the Student Discipline Committee excuse themselves from the Board when a decision is being made.) Respond, in writing, to the parent on the final decision of the Board. <p><i>* The Student Discipline Committee may be composed of those members of the Board of Education and officials that the Board considers appropriate.</i></p>
SCHOOL EXPULSION	BOARD	Greater than 1 year	The Principal shall immediately report to Director or Superintendent. <ul style="list-style-type: none"> Notify parent Inform pupil of reasons Provide a written report to Director and parent Provide an opportunity for a hearing to parents and students 	(AS ABOVE) <ol style="list-style-type: none"> The Board, by resolution may exclude a pupil from attendance at any and all schools. The pupil, after one year, may request a review and reconsideration by the Board. The Board may re-admit the pupil under conditions it may see fit to prescribe.

BUS DRIVER RESPONSIBILITIES

Background

Effective Bus drivers are key to providing high quality transportation services and have a large influence on the discipline and well-being of a student.

The attributes of strong character, firmness, fairness and courtesy are very important to the effectiveness of a bus driver.

Procedures

1. It will be the responsibility of the bus driver to be thoroughly familiar with and abide by the relevant sections of; the statutes and regulations of [*The Saskatchewan Highway Traffic Act*](#) , Board Policy 17 and Transportation administrative procedures and the Division's bus driver job descriptions.
 - 1.1 All bus drivers must hold a Class 5 license with an "S" endorsement prior to operating a school bus with students on board.
 - 1.2 All bus drivers must pass a medical examination every five years up to and including the age of 60. The bus driver must annually pass a Certificate of Medical Examination if 60 years or older.
2. Bus drivers must operate the bus in a safe and defensive manner at all times and to take no action that could in anyway compromise the safety and well-being of the students in his charge.
3. Bus drivers must keep the bus in a clean, uncluttered and sanitary condition and operate the bus in a manner that promotes low maintenance and extended life of the bus.
4. The bus driver must organize the morning schedule in order to complete the bus route safely and within the confines of *The Saskatchewan Highway Traffic Act*.
 - 4.1 The bus shall arrive at the school no later than five minutes prior to the first class bell and shall be parked and ready for boarding no later than five minutes prior to the afternoon dismissal.
5. The bus driver shall be aware of school attendance and School Division boundary lines.
 - 5.1 The bus driver shall confirm any questionable student locations or circumstances with the Manager of Transportation prior to providing transportation services.
 - 5.2 In the event that a questionable student boards the bus, the bus driver shall provide transportation for that day and confirm further transportation with the Manager of Transportation.
6. The bus driver shall operate the bus in a physical condition unaltered by drugs, alcohol or the side effects of medication.
 - 6.1 The consumption of alcohol is not permitted for a minimum of ten (10) hours prior to operating the bus.
 - 6.2 Bus drivers receiving medical treatment are required to verify the safety and side effects of medication with their physician prior to operating a school bus.
 - 6.3 The Division may require all or any bus driver(s) to undergo drug testing.
 - 6.4 The Division considers violations of the drug, alcohol or performance altering medication requirements of this policy to be just cause for immediate dismissal without pay.

7. The bus driver is required to submit information reports regarding student numbers and route mileage at the start of the school year. This information will be submitted to the Manager of Transportation no later than the 15th of September of each year.
8. The Division will compensate the bus drivers for plugging in their bus at home.
 - 8.1 Buses must be plugged in for sufficient time to promote easy starting and longer engine life.
 - 8.2 The use of automatic timers on school bus plug-ins is prohibited.
9. The bus driver is required to submit a written report to the Manager of Transportation on details of all bus accidents and of any incident by a student causing damage to a bus. The bus driver is required to report accidents to Saskatchewan Government Insurance (SGI) and local authorities if necessary.
10. Bus drivers shall be required to attend all Board sponsored in-services, workshops and annual route meetings.
11. The bus driver is the first contact in dealing with student discipline on the bus and at student transfer points.
 - 11.1 The bus driver shall work closely with parents, the school principal and the Manager of Transportation regarding student discipline on the bus.
 - 11.2 The bus driver shall warn the students, document incidents and contact parents before enlisting the assistance of the school principal or Manager of Transportation with discipline on the bus.
 - 11.3 The bus driver has the authority to suspend a student transportation privileges for a maximum of three days. The bus driver shall advise the parents and school principal of any suspension of bus privileges.
12. Bus drivers who wish to drive beyond the age of 65 must make a written request to the Manager of Transportation annually by May 1st for the following school year.
13. The bus driver is authorized to cancel all or part of the bus route during times of inclement weather if the Director or the Manager of Transportation has not cancelled all areas of bus routes for the day.
 - 13.1 The bus driver will notify the Manager of Transportation, C.K.B.I. or C.J.V.R. radio stations and/or any parents affected when canceling any portion of a bus route.
 - 13.2 The Manager of Transportation or principal may designate local notification procedures during times of inclement weather.

Reference: Section 85, 87, 109, 110, 121, 194-197 *The Education Act, 1995*
The Provincial Vehicles Act
The School Bus Operating Regulations of the Highway Traffic Act
Municipal by-laws (where applicable)

Approved: May 12, 2014

SPECIAL USE OF SCHOOL DIVISION BUSES AND VANS

Background

The Division believes that the primary use of the Division bus fleet will be for regular student transportation.

The Division authorizes the use of Division buses and vans for other educational and school needs such as sporting events and extracurricular trips.

Procedures

1. All drivers of 15 passenger vans must successfully complete the Division's 15 passenger van training.
2. The Division shall not make buses available to individuals for non-educational purposes on a rental or lease basis.
3. In special circumstances a school bus or van may be used to transport non-students to a place of safety or to a place where private transportation can be provided.
4. The Division will authorize the use of school buses or vans for Emergency Measures Operations providing the times do not interfere with student transportation.
5. Permission may be granted for the transportation of non student spectators to Division approved functions such as sporting events, band festivals, etc.
6. Division employees and school volunteers may be allowed to ride to and from school provided that bus routes are not altered and there is room on the bus.
7. Parents or other adults are authorized to ride Division buses or vans when acting as chaperones on extracurricular trips.
8. The group or individual requesting transportation services as described in this procedure will submit such requests, in writing, to the Manager of Transportation.
9. The Manager of Transportation will determine if fees will be charged and where applicable, will submit an invoice to groups or individuals utilizing Division buses as described in this policy.
10. When school buses or vans are used for emergency purposes, the bus or van driver will immediately report the use and circumstance to the Manager of Transportation.

Reference: Section 85, 87, 108-110, 194-197, 349 *The Education Act, 1995*
Highway Traffic Act
National Safety Code

Approved: May 12, 2014

EXTRA-CURRICULAR BUS TRANSPORTATION

Background

The Division believes that extra-curricular and sport activities are valuable in enhancing the educational and physical development of students.

Procedures

1. Schools are strongly encouraged to arrange transportation for their extra-curricular trips with economy and safety in mind.
2. Trips within the province of Saskatchewan require the authorization of the principal. Teachers shall complete a "Student Travel Request Form" and obtain the principal's signature of approval before undertaking the educational experience with a group of students.
3. Trips outside the province require the authorization of the Director.
4. Regular student transportation will take priority over extra-curricular travel.
5. On occasion of inclement weather, extra-curricular travel will be permitted on a case by case basis. Final approval will require the authorization of the school principal and the Manager of Transportation.
6. Teachers and chaperones are expected to take an active role in keeping the students behaving in a manner that will allow the bus driver to concentrate on driving safely. Normal classroom-like behavior is expected. Teachers and chaperones are expected to stay alert at all times during the trip and be seated throughout the bus in order to better exercise control. The bus driver and teachers or chaperones are expected to discuss noise and activity tolerance levels prior to the start of the trip.
7. All rules and regulations regarding student discipline as specified in Administrative Procedure 554: Student Conduct on Buses and Vans apply while participating in extra trips.
8. Schools outside Prince Albert shall schedule their own transportation for extra-curricular trips. They may make use of division run busing and vans, parent provided transport or external contractors as is necessary and available. Schools in Prince Albert shall schedule extra-curricular trips through the transportation office.
9. The principals of all schools outside Prince Albert using the School Division buses shall complete and submit an "Extra-curricular Trip" form to the Manager of Transportation. Information on the form includes:
 - 9.1 Date of trip;
 - 9.2 Name of bus driver;
 - 9.3 Destination of the trip;
 - 9.4 Purpose of the trip;
 - 9.5 Departure and return times;
 - 9.6 Total kilometres.

10. The Manager of Transportation will complete the Extra-curricular Trip form for trips taken from schools in Prince Albert, as well as the "cost" portion of the forms received from the schools outside of Prince Albert. The Manager of Transportation will submit the forms to the appropriate department at the Education Centre for school invoicing, driver payment and seniority purposes.
11. If a trip requires a spare bus and/or driver, the principal will make arrangements with the Manager of Transportation at least 10 days in advance of the scheduled trip. Spare buses will be allotted on a first come basis.
12. The bus or van driver may, at his/her discretion, deny transporting any equipment that he/she deems dangerous to the well-being of the student. Schools are encouraged to communicate with the transportation office in advance regarding the transport of over-sized equipment.
13. The school division charge rate to schools will be approximately equivalent to fuel and operations costs, plus any driver costs incurred by the trip. This charge rate will be reviewed annually by the Manager of Transportation.
14. Some Division related trips as authorized by a Superintendent may be completed at no cost to the school.
15. Some Division related trips as authorized by a CFO may be completed at no cost to the school.

Reference: Section 85, 87, 108-110, 121, 179, 194-197, *The Education Act, 1995*
Highway Transportation Act
Traffic Safety Act

Revised: November 24, 2014

STUDENT TRAVEL (OUT-OF-SCHOOL EDUCATIONAL EXPERIENCES)

Background

The educational benefits that result from out-of-school educational experiences for students are substantial and worthy of support.

Out-of-school educational experiences include, but are not limited to, extra-curricular, academic, cultural, social, sport and athletic activities which occur beyond the confines of the school grounds.

Procedures

1. With approval, all students may travel within Saskatchewan; Grades 6 to 12 students may also travel in Alberta and Manitoba; Grades 9 to 12 students may travel throughout Canada.
2. School-based staff, parents, and students must be informed that, in the interests of student safety, a trip may be cancelled or postponed by the Director at any time.
3. Requests to travel outside of the province must include a listing of the liabilities that would result from cancellation of the trip. Potential Board liability is limited to \$30,000.
4. Trips are limited to a maximum of five school days in duration.
5. The Director may approve student travel for special circumstances that do not meet the above criteria.
6. Obtaining Written Parental/Guardian Consent
Written parental/guardian consent is required for all travel away from the school grounds involving students:
 - 6.1 Schools may obtain a single written consent for all low-risk student activities that occur during normal school hours. Parents/guardians must be notified when such trips are actually going to occur [Parental Consent Form](#). High-risk activities are identified in the Division's [Physical Education Activity Guidelines](#). Activities not dealt with in the "Safety Guidelines" shall be approved or denied by the superintendent responsible for athletics.
 - 6.2 A single written consent may also be obtained for team/club travel.
 - 6.3 All other travel requires specific written consent.
7. Required Conditions
The principal will ensure the following conditions can be met before approving in-province travel or recommending out-of-province travel to their superintendent.
At least one teacher, under written contract to the Board, is on the trip;
 - 7.1 Students registered in the school and designated chaperones are the only participants;
 - 7.2 Written parental consent is obtained for each student;
 - 7.3 Objectives are curricular-based, (extra-curricula activities excepted);
 - 7.4 Chaperones are at least 21 years of age, are well known by the principal and/or another employee of the school and are aware of their responsibilities;

- 7.5 Students, staff, and chaperones are informed that all school rules are in effect, including the non-consumption of alcohol.

Note: Principals may request approval from their superintendent to waive a condition for a particular circumstance.

8. In-Province Travel During School Hours

- 8.1 The teacher will submit a Student Travel Request Form – see Appendix A to the principal at least 5 calendar days prior to the proposed date of departure.
- 8.2 The principal must indicate approval by signing the form prior to departure.

9. In-Province Travel Outside School Hours

- 9.1 The teacher will submit a Student Travel Request Form (or equivalent school based form) to the principal at least 20 calendar days prior to the proposed date of departure.
- 9.2 The principal, upon receipt of the Student Travel Request Form, will make a decision and communicate it to the teacher.

10. Out-of-Province Travel

- 10.1 The principal will submit a Student Travel Request Form to their superintendent at least 90 calendar days prior to the proposed date of departure. In exceptional circumstances, a Student Travel Request Form may be considered by the director or designate which is submitted less than 90 days prior to the date of departure.
- 10.2 The superintendent, upon receipt of the Student Travel Request Form, will make a decision and communicate it to the principal.
- 10.3 When a trip is approved, the superintendent will forward the Student Travel Request Form to the CFO.

Reference: Section 85, 87, 109, 151, 175, 179, 231, *The Education Act, 1995*
Safety handbook for Physical Education and Extra-Curricular Sports

Revised: March 9, 2015

Administrative Procedure 733 – Appendix A

STUDENT TRAVEL REQUEST FORM

School: _____

Group Information: Grade: _____ Number of Students: _____
Grade: _____ Number of Students: _____
Grade: _____ Number of Students: _____

Teacher Leader: _____ Substitute Leader: _____

Total Number of Chaperones (including leaders): _____

Destination(s):

Departure Date: _____ Return Date: _____

Number of instructional days involved (maximum of 5): _____

Businesses and funds owed to each if the trip is cancelled (e.g. tour operators, transportation companies, hotels, etc.):

Estimated Budget: Attach showing major revenues and expenses _____

Curricular Connections: _____

Pre and Post Travel Educational Activities: _____

Parents/Guardians, students and chaperones have been informed in writing that the trip may be cancelled by the Director or designate at any time prior to or during the trip: []

Parent/Guardian Consent Forms on file at school: []

Student and Chaperone names on file at the school: []

Chaperone names and their relationship to the school(attached): []

Expectations/Responsibilities for Chaperones (attached): []

Medical needs of students are with the Teacher leader and on file at the school: []

Budget showing major revenues and expenses (attached): []

Contact number for Teacher and Substitute leader during trip on file with principal(attached): []

Approval granted (Superintendent signature required for out-of-province trips):

Principal _____ Date _____ Superintendent _____ Date _____

STUDENT TRANSPORTATION IN PRIVATE VEHICLES

Background

In certain circumstances, the transportation of students may be provided using private vehicles. The school principal is responsible for the administration of this policy.

Procedures

1. The use of private vehicles for transporting students on approved school sponsored activities should occur only when commercial sources of transportation are not available and when the principal deems the former mode of transportation unsuitable.
2. The Board cannot place primary insurance on a vehicle that it does not own, rent or lease. A minimum personal liability insurance coverage of \$2,000,000 must be carried on each private vehicle used to transport students on school approved trips.
3. A parental consent form signed by the parents must be obtained for each student to be transported by private motor vehicle. One consent form may cover a series of trips.
4. No student, irrespective of age, may drive a private vehicle transporting other students to school-sponsored activities during school hours or as school representatives, without additional written permission from their parents.
5. Students representing their school at extra-curricular activities (i.e. sports, debates, drama) shall be transported in school-approved transportation, by their own parents, or by themselves with parent permission. Parents shall advise the principal in advance of the activity if the student is not traveling with the rest of the students. Students who disregard this provision shall be prohibited from participating in the activities.
6. The number of persons transported in any one private vehicle may not exceed the insured passenger capacity rating of that vehicle (i.e., the number of seatbelts provided in the vehicle).
7. All drivers transporting students in private vehicles shall provide the Principal/designate with a copy of a valid Driver's License and a signed application for driver authorization.

New: February 23, 2015

Administrative Procedure 735 – Appendix A



**STUDENT TRANSPORTATION IN PRIVATE VEHICLES
PARENTAL CONSENT FORM**

Saskatchewan Rivers Public School Division Administrative Procedure 735: Student Transportation in Private Vehicles requires a parental consent form be completed when private vehicles are used for transportation.

Declaration:

I _____ Parent/Guardian of _____
hereby give permission for my son/daughter to be transported in a private vehicle.

**Signature of
Parent (or) Guardian**

Date

Principal's Signature

Date

Consent and Authorization:

I have read and understand all of the information and consent form. I consent to the participation of my child in all team activities. I give consent for my child to accompany the team as a member on out of town trips and will not hold the school responsible in case of accident or injury whether it is en-route to or from another school, practice, competition, or any school event. If I cannot be reached in the event of an emergency, I also give consent and authorize the school to obtain medical care as is reasonably necessary for the welfare of my child if he/she is injured in the course of school activities

Parent/Guardian Signature

Administrative Procedure 735 – Appendix B



APPLICATION FOR AUTOMOBILE DRIVER AUTHORIZATION (For Current School Year Only)

School Name: _____ School Year: 20__ - 20 __

Driver's Name:

- 1. _____ Driver Lic # _____ Class: ____ Expiry: ____
2. (IF alternate Driver) _____ Driver Lic # _____ Class: ____ Expiry: ____

Driver's Address: _____ Telephone: _____

Vehicle 1: _____ / _____ Plate # _____ Plate Expiry: _____
Make Model Capacity
Vehicle Owner's Name: _____ Vehicle Owner's Address: _____
(if different from above) (if different from above)
Telephone: _____

Vehicle 2:(IF ALTERNATE) _____ / _____ Plate # _____ Plate Expiry: _____
Make Model Capacity
Vehicle Owner's Name: _____ Vehicle Owner's Address: _____
(if different from above) (if different from above)
Telephone: _____

Insurance (package policy) on Vehicle:

Company _____ Policy _____
Agent: _____ Liability Limit: \$ _____

Commitments:

I/We agree to abide by the requirements of the Highway Traffic Act and the applicable Traffic Bylaws while acting as a volunteer driver for school functions. I undertake to report to the school principal all incidents and any suspension of my license or change in my insurance status which may occur after the date of this authorization while it remains in force (i.e.: current school year).

I/We agree to operate the automobile referred to herein in a safe manner, to drive in accordance with the Highway Traffic Act, to limit the number of passengers to the number of seat belts which are usable and to comply with the directions of teachers or agents of the Board of Education.

I/We accept the foregoing undertakings and certify that the information contained in this application is accurate to the best of my knowledge:

Driver: _____ Vehicle Owner: _____

Driver: _____ Vehicle Owner: _____

Parent/Guardian (if driver is under 18 years of age): _____

Notes:

Applications can be approved only when the driver possesses a valid driver's license.

FOR OFFICE USE ONLY:

The above named driver is authorized to drive for the school during the current school year. The help is appreciated.

Signature of Principal (or Vice Principal): _____ Date: _____

VIDEO CAMERAS ON SCHOOL BUSES

Background

Saskatchewan Rivers Public School Division believes the use of video cameras on school buses will enhance the safe operation of its school buses. Video cameras will enable school bus drivers to focus on the safe operation of the bus while improving student passenger identification procedures for disciplinary, medical emergency and other related purposes.

Procedures

1. Video Surveillance on Buses
 - 1.1 Division buses may be equipped for video surveillance system.
 - 1.2 Placement of a video surveillance system on buses may be on a random basis at the discretion of the Division.
2. Notice to Students and Parents
 - 2.1 Parents and students of the Division will be advised that bus passengers may be video-taped. Each school year, every school shall provide this advice to parents in its first newsletter.
 - 2.2 Division buses will have clearly displayed a notice advising that the bus is equipped for the operation of a video surveillance system.
3. Access to Video Surveillance Equipment
 - 3.1 The following persons shall have access to the video surveillance equipment:
 - 3.1.1 Manager of Transportation and CFO;
 - 3.1.2 Principals/vice-principals;
 - 3.1.3 Director
4. Storage of Recordings
 - 4.1 Only those persons identified in section 3.1 shall have access to the stored recordings.
 - 4.2 Recordings shall not be edited or selectively erased. Recordings are to be kept intact until erased in their entirety or destroyed.
5. Viewing of Recordings
 - 5.1 All recordings are the property of the Division and will not be made available for public viewing. Those eligible to view recordings shall include: staff of the Division, parents/guardians of the students involved or the students themselves. Among Division staff, only those employees with a direct involvement with the recorded contents of the specific videotape shall be permitted to view it.
 - 5.2 Any parent or legal guardian is entitled to view a recording that includes his/her child/children. Requests to view recording must be made in accordance with section 6 of the *Local Authority Freedom of Information and Protection of Privacy Act (LAFOIPP)*. Viewing may be refused or limited where viewing would be an unreasonable invasion of a third party's personal privacy, would give rise to a concern for a third party's safety, or on any other ground recognized in the *LAFOIPP Act*.
 - 5.3 Viewing of recordings shall take place at the Division Office or at the school attended by the student for whom the viewing has been requested.

6. Retention of Recordings

- 6.1 Recordings will be overwritten within thirty (30) days unless they are retained at the request of a Division staff member identified in section 5.1, or parent/student for documentation related to a specific incident, or as per section 6.3.
- 6.2 Recordings retained under section 6.1 shall be erased as soon as the incident in question has been resolved.
- 6.3 Where an incident raises a prospect of a legal claim against the Division, a copy of the recording shall be retained at the Division Office.

7. Improper Use

- 7.1 Video surveillance on buses is to be restricted to the uses indicated in this administrative procedure.
- 7.2 The Division will not tolerate improper use of video surveillance and will take appropriate disciplinary or legal action in any case of wrongful use.

Reference: LAFOIPP

New: November 24, 2014

TECHNOLOGY SERVICES 800

Administrative Procedure 800

INFORMATION TECHNOLOGY SECURITY

Background

The Chief Financial Officer (CFO) is directed to ensure that information technology security is maintained in order to protect the confidentiality, integrity and effective use of data maintained on staff, students and other individuals or organizations.

Procedures

1. To this end the CFO shall ensure:
 - 1.1 A Disaster Recovery Plan is in place and reviewed on an annual basis to ensure operation integrity and business continuity.
 - 1.2 An Information Technology (IT) Operational Manual is in place and reviewed on an annual basis to document infrastructure systems and IT operations.
 - 1.3 Staff and students receive training resulting in them becoming educated, knowledgeable, and responsible technology users.
 - 1.4 Staff and students are aware of technology policies and the consequences of non-compliance.
 - 1.5 Information technology staff is adequately trained to meet the changing technical issues with respect to technology and security.
 - 1.6 The information technology system is automated to ensure that software patches, virus updates and authentication are maintained in an efficient manner.
 - 1.7 Data retention is secured through the use of effective backups and offsite storage of backup media.
 - 1.8 Information technology networks, related hardware, system users and security are monitored on as required basis to maintain a secure environment.
 - 1.9 All software operated on information technology networks or standalone workstations are properly licensed.
 - 1.10 There is compliance with the information technology security provisions in this AP.
2. All employees of the Division shall be informed of these procedures, and shall comply with, them at all times. All staff currently employed or newly hired staff shall be made aware of this AP.
3. Ensuring Compliance
 - 3.1 The CFO and information technology staff are responsible for ensuring the appropriate use and security of all information. They are responsible for taking all reasonable steps to ensure compliance with this administrative procedure.
 - 3.2 Failure to comply with this policy will result in disciplinary measures.
 - 3.3 The information technology staff are responsible for:
 - 3.3.1 Ensuring that the facilities in their charge are operated according to these APs.
 - 3.3.2 Taking all reasonable measures to ensure the proper operation of the information technology services.
 - 3.3.3 Ensuring the security and integrity of data storage and networks.
 - 3.3.4 Reporting Information Technology Security Policy violations they discover to the Director. Please see the *Reporting and Investigation of Security Policy Violations*.

4. Authorization to Access School Division Information Technology Systems
 - 4.1 All parties accessing the SRPSD internal network must be authorized by information technology services. The authorized user must exercise due diligence to ensure the security and privacy of their authentication to prevent misuse by third parties. User accounts may not be shared. Users shall access only facilities and information for which authorization has been provided, for the purpose of conducting official business, and other approved functions. Authorization will be terminated immediately upon transfer or dismissal of employees; or change of status of other users.
 - 4.2 With prior approval of the Director on a per case basis, IT staff may temporarily or permanently withdraw computing access privileges for cause while making allowances for academic penalty.
5. Principles
 - 5.1 Only SRPSD owned equipment and software may be used or attached to the SRPSD Wide Area Network (WAN).
 - 5.2 The Division wireless guest networks shall allow access with personal devices.
6. Electronic Security Measures
 - 6.1 Electronic security (e.g., firewalls, data, computer system or wireless encryption) is required to reduce unauthorized access to information.
7. Physical Security Measures
 - 7.1 Appropriate physical security (e.g., locked cabinets for routers, card fob swipe, office doors with locks), shall be provided to reduce unauthorized access to critical information technology network hardware.
8. Incidental and Prohibited Use
 - 8.1 Information technology information and equipment (i.e., databases, laptops, and personal devices) are the property of the Division and shall be used for the purposes for which authorization was granted. The information technology systems shall not be used for commercial, illicit, threatening, discriminatory, harassing or obscene purposes.
 - 8.2 Confidential information shall not be used for personal or other non-official use nor disclosed to third parties.
 - 8.3 Individuals using school division computer equipment off premises are subject to the terms and conditions of this policy.
9. Disposal of Hardware and Printed Documents
 - 9.1 The disposition of information technology equipment must be done in an approved manner. Confidential data on any medium must be securely stored prior to disposal defined in the disposal procedure.
10. Monitoring School Division Information Technology Systems and Information Use
 - 10.1 Reasonable procedures shall be put in place to monitor the use and access of the information technology systems and information as a means of ensuring compliance with this policy. Users of the information technology systems waive any right to privacy. As appropriate, the results of monitoring will be used in the investigation of violations of this Policy. Please refer to monitoring procedure.
11. Reporting and Investigation of Security Policy Violations
 - 11.1 Suspected violations of this policy must be immediately reported to the Director. A record should be kept of all reported violations and their disposition. Investigation of the violation may include monitoring and inspection hardware, peripheral devices, files and e-mail of

specific users by authorized internal or external investigating parties at the discretion of the Director. Where reasonable, individuals suspected of being in violation will be invited to cooperate with the investigation process.

11.2 Information available to selected information technology staff by virtue of their authority or privilege shall be held in confidence, except where a violation of the policy is suspected. In such cases, the information technology staff has the duty to report the matter to the Director.

11.3 No individual will disclose confidential data to any external agency without the approval of the Director. *The Local Authority Freedom of Information and Protection of Privacy Act* [LAFOIP](#) will guide the disclosure of confidential data.

12. Users have a right to fair and equitable treatment throughout any investigation into violations of Information Technology security policies. Where appropriate, a user being investigated for violations shall be kept informed and shall be invited to cooperate with the investigation.

13. Where a violation has been identified, the Director may apply appropriate sanctions, up to and including dismissal or recommendation for dismissal.

14. Where a violation occurs that might involve possible criminal or legal action, it will be referred to the police for further investigation.

Reference: Section 85, 87, 108, 109, 175, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 805

ACCEPTABLE USE OF TECHNOLOGY FOR EMPLOYEES

Background

The Division believes that the development and utilization of technological skills by staff should be encouraged and facilitated through the provision of access to a variety of resources for the following reasons:

1. Technological literacy enhances the professional capability of staff, and
2. Equitable access to technological services for educational purposes is a high priority.

The term “acceptable use” means that all users of technology agree to access resources in a manner that is consistent with adopted guidelines and protocols.

This administrative procedure is designed to balance the users’ ability to benefit fully from information technology with the need for secure and effectively allocated technological resources.

The Division reserves the right to restrict or deny access to any user who does not comply with Division guidelines and protocols. Independent access to network services is provided to users who agree to act in a considerate, professional, and responsible manner.

When staff use the Division computer system to further their learning and that of students, a prime outcome will be that students will benefit from having technologically cognizant role models from which to learn.

Procedures

1. At the time of hire of all new staff members who utilize computers, and every five years thereafter, commencing in September, 2004, all staff members who utilize computers shall be required to sign the Saskatchewan Rivers Acceptable Use Protocol (Appendix A) which consists of two parts – Terms and Conditions of Use and Staff Guidelines.
2. Staff Awareness of Conditions of Use. Supervisors shall ensure staff are made aware of the following:
 - 2.1 Access to and use of the Division computer network may be monitored.
 - 2.2 Because of the nature of network architecture and management, they should not expect any files or electronic communications to be private.
 - 2.3 The computer network is made available to provide independent access for users who act in an ethical, responsible, legal, and professional manner.
 - 2.4 Division computers are provided for appropriate and work related purposes as per Table 1 (Appendix B).
 - 2.5 A breach of the Conditions of Use or Guidelines for Use may result in a temporary or permanent suspension of computer privileges or other sanctions as determined by the Director.
3. Guidelines for use
Staff must utilize Division computers in a professional manner with due regard to the following:
 - 3.1 Preservation of the privacy of login (ID) and passwords.

- 3.2 Preservation of the security of systems, material, and information to the highest degree possible.
 - 3.3 Reporting of known security breaches to a supervisor or network administrator.
 - 3.4 Sending or perusing of rude or offensive material.
 - 3.5 Honouring of copyright laws and all license agreements.
 - 3.6 Making unjustifiable demands on the Community Net infrastructure, or the school or Division networks, servers, or computers (i.e., online games or streaming media).
 - 3.7 The recognition that the content of any and all uploaded material reflects on the image of the school division.
 - 3.8 The forfeiture of the right to use Division infrastructure for personal financial gain.
 - 3.9 The required notification and approval of the network administrator prior to making any changes to the setup of school computers.
 - 3.10 Responsibility for the scanning of student and staff removable media for viruses before use on a school computer.
4. All Saskatchewan Rivers Public Guidelines and Conditions of usage apply to staff use of the Community Net where it is operational in a school.
 5. Sanctions and definitions will be determined by the Director.

Reference: Section 85, 87, 109, 175, *The Education Act, 1995*

Approved: May 12, 2014

Administrative Procedure 805 – Appendix A

SASKATCHEWAN RIVERS PUBLIC SCHOOL DIVISION

_____ School

Accessing Computers – Acceptable Use Protocol

Part I: Staff Conditions of Use

It is important for staff members to be aware of the operational conditions under which computers and computer networks are made available to them. The following information applies to teachers and support staff.

- a) Access to and use of Division computers and the computer networks may be monitored.
- b) Files or electronic communications involving the use of Division computers or computer networks are not considered private.
- c) Computers and Division computer networks are available only to users who act in an ethical, responsible, legal and professional manner.
- d) Computers and Division computer networks are provided for acceptable and work related purposes as per Table 1.
- e) A breach of the conditions of use or guidelines may result in a temporary or permanent suspension of computer privileges or other sanctions.

Part II: Staff Guidelines

It is expected that staff will utilize Division computers in a professional manner with due regard to the following:

- a) Preservation of the privacy of login (ID) and passwords.
- b) Preservation of the security of systems, material, and information to the highest degree possible.
- c) Reporting of known security breaches to a supervisor or network administrator.
- d) Sending or perusing of rude or offensive material.
- e) Honouring of copyright laws and all license agreements.
- f) Making unjustifiable demands on the Community Net infrastructure, or the school or Division networks, servers, or computers (i.e., online games or streaming media).
- g) Recognition that the content of any and all uploaded material reflects on the image of the school division.
- h) Forfeiture of the right to use Division infrastructure for personal financial gain.
- i) Required notification and approval of the network administrator prior to making any changes to the setup of school computers.
- j) Responsibility for the scanning of student and staff removable media for viruses before use on a school computer.

I have read and understood the conditions of use and the guidelines of this Acceptable Use Protocol.

Staff signature:

Date:

Please return to the school administrative team.

Administrative Procedure 805 – Appendix B

Table 1: Examples of Acceptable & Unacceptable Use

Acceptable		Incidental		Unacceptable		
Acceptable	Acceptable/Incidental	Incidental	Incidental/Unacceptable	Unacceptable	Contravenes other policies	Illegal
Looking for lesson plans on the Internet.	Viewing online streaming media with students for a curricular purpose.	Preparing a roster for your child's soccer team over the lunch hour.	Preparing a roster for your child's soccer team, tying up the computer when a co-worker needs access.	Walking away from a computer with it logged on as a teacher.	Excessive personal use of the computer or Internet.	Running a pirated version of software on a computer.
Accessing <i>Centralischool</i> resources.	Sending an email to a colleague that deals with work and the schedule for your upcoming hockey tournament.	Sending emails to coworkers with birthday or holiday wishes.	Installing a screen saver program.	Sending a group of employees a non-educational email.	Distributing racist or obscene jokes, pictures or graphics via email.	Making a libelous statement about a coworker or student in an email.
Sending a group email with minutes of a meeting attached.	Downloading and installing software with prior authorization.	Browsing a news site during the lunch hour to keep up with current events.	Sending Division wide emails with 'puppies 4 sale' type messages.	Downloading a trial version of a program and installing it without authorization.	Excessive personal use of the Internet.	Downloading, storing, distributing and selling child pornography.

Administrative Procedure 810

ACCEPTABLE USE OF TECHNOLOGY FOR STUDENTS

Background

The development of technological skills by students should be encouraged and facilitated through the provision of access to a variety of resources.

The Division is committed to the belief that:

- Technological literacy enhances the development of the whole child.
- Equitable access to technological services for educational purposes is a high priority.
- The central purpose of providing computers is for the benefit of student learning.

The term “acceptable use” means that all users of technology agree to access resources in a manner that is consistent with adopted guidelines and protocols.

It is a reality that electronic access to information and networked services significantly increases the information available to students, including information sources that have not been screened in advance. Accordingly it is vital that students be made aware of Division guidelines and protocols on an annual basis.

This procedure is designed to balance the users’ ability to benefit fully from information technology with the need for secure and effectively allocated technological resources.

The Division reserves the right to restrict or deny access to any user who does not comply with Division guidelines and protocols. Independent access to network services is provided to users who agree to act in a considerate and responsible manner.

Procedures

1. Student awareness of Acceptable Use Protocols.
 - 1.1 All Grade 1 to Grade 12 students are to be made aware of Acceptable Use Technology Guidelines and Protocols on an annual basis.
2. Student Terms and Conditions of Acceptable Use.

Students and parents are to be made aware that:

 - 2.1 Student access to and use of the computer network is monitored and the network is provided for students to meet school related learning only.
 - 2.2 Any breach of the Acceptable Use Guidelines and Protocols by students may, while making allowances for academic penalty result in a temporary or permanent suspension of their computer privileges.
 - 2.3 Some material accessible via the Internet may contain information that is defamatory, inaccurate, illegal, or offensive to some people.
 - 2.4 Students will be instructed with respect to the appropriate and responsible use of computer based information resources. Sources of information judged unacceptable will be blocked.
 - 2.5 Classroom standards of behaviour are expected when students are utilizing computers. Independent access to network services is provided to users who act in a considerate and responsible manner.

- 2.6 Access to computers is a privilege not a right. Loss of this privilege is a natural consequence of abuse and may restrict a student's ability to participate in some courses or course activities.
 - 2.7 The Division reserves the right to review any material stored in files and will edit, report, or remove from its computer system any material which is deemed to be unlawful, abusive, or otherwise in conflict with the views and ethical standards held by the Division.
 - 2.8 Network administrators and teachers may review files and communications of students at any time to ensure that they are utilizing the system in an acceptable manner.
 - 2.9 As it is common to use computers in core curricular areas, parents who do not want their child to have access to computers must provide the school with written notice of their wishes.
3. Student Acceptable Use Guidelines
- Students and parents are to be made aware of the following student pledge:
- 3.1 I will not allow another person to use or know my login (ID) and password.
 - 3.2 I will not intentionally seek to breach security of systems or material.
 - 3.3 I will immediately report any security breaches of which I become aware to a teacher.
 - 3.4 I will not send, intentionally receive, or look for material that is rude or offensive.
 - 3.5 I will not use language that would be considered inappropriate within the school as determined by the principal.
 - 3.6 I will follow the instructions of my teacher and only use the Internet for classroom assignments.
 - 3.7 I will not make use of any copyrighted material without the consent of the proper individuals.
 - 3.8 I will not download or install any executable files, music, or games.
 - 3.9 I will not place unjustifiable demands on the Community Net's infrastructure or school network, server or computers, such as online games or streaming media.
 - 3.10 I will not download any material without the permission of the supervising teacher.
 - 3.11 I will not upload any material not specifically approved by the supervising teacher.
 - 3.12 I will not use any part of the Saskatchewan Rivers' computer system for personal financial gain.
 - 3.13 I will not attempt to change or modify in any way the setup of any computer in my school.
 - 3.14 I will not make use of web-based email or chat on the school computers, except for educational purposes with the permission and supervision of a teacher.
 - 3.15 I will ensure that all of my removable media will be scanned by school personnel for viruses and content before being used at my school.
 - 3.16 I will follow any additional rules of my school regarding computer usage, printing, Internet access, and food and drink.
4. All Division terms and conditions of usage apply to student use of the Community Net where it is operational in a school.

Reference: Section 85, 87, 109, 175, The Education Act, 1995, 1995
 Approved: May 12, 2014

Administrative Procedure 815

ELECTRONIC SIGNATURES

Background

Saskatchewan Rivers Public School Division wishes to promote effective and efficient use of electronic communications. Under certain conditions electronic records and signatures satisfy the requirements of a written signature when transacting business. Although all electronic signatures are represented digitally, they can take many forms and can be created using many different types of technology. The authenticity and reliability of electronic records and signatures relating to transactions are dependent on the accompanying processes, supplemental records and the overall context in which records are created, transferred, signed and stored. The Division adopts the following procedure with respect to the use of electronic records and signatures in connection with the transaction of Saskatchewan Rivers Public School Division.

Definitions

1. "Attribution" – An electronic record or electronic signature is attributable to a person if it was the act of the person. The act of the person may be shown in any manner, including a showing of the efficacy of any security procedure applied to determine the person to which the electronic record or electronic signature was attributable.
2. "Electronic Signature" – An electronic sound, symbol or process attached to or logically associated with a record and executed or adopted by a person with the intent to sign the record.
3. "Electronic Record" – any record created, generated, sent, communicated, received or stored by electronic means.

Procedures

1. Electronic Records:
Electronic records created or received by Saskatchewan Rivers Public School Division shall be appropriately attributed to the individual(s) responsible for their creation and/or authorization or approval. The Division shall utilize available technology to implement reliable methods for generating and managing electronic records. Any electronic record filed with or issued by the Division shall be given full force and effect of a paper communication if the following conditions are satisfied:
 - 1.1 The communication is an electronic filing or recording and the Division agrees to accept or send such communication electronically; and
 - 1.2 If a signature is required on the record or communication by any statute, rule or other applicable law or Division policy, the electronic signature must conform to the requirements set forth in this policy governing the use of electronic signatures.
2. Electronic signature
An electronic signature may be used if the law requires a signature unless there is a specific statute, regulation, or rule of law that requires records to be signed in non-electronic form. The issuance and/or acceptance of an electronic signature by the Saskatchewan Rivers Public School Division shall be permitted in accordance with the provisions of this policy and all applicable state and federal law. Such electronic

signature shall have the full force and effect of a manual signature only if the electronic signature satisfies all of the following requirements:

- 2.1 The electronic signature identifies the individual signing the document by his/her name and title;
 - 2.2 The identity of the individual signing with an electronic signature is capable of being validated through the use of an audit trail;
 - 2.3 The electronic signature and the document to which it is affixed cannot be altered once the electronic signature has been affixed;
 - 2.4 The electronic signature conforms to all other provisions of this procedure.
3. Acceptance, Use and Issuance of Electronic Records and Signatures:
- 3.1 Saskatchewan Rivers Public School Division shall develop and maintain an electronic recordkeeping system that can receive, store, and reproduce electronic records and signatures relating to transactions in their original form. Such system shall include security procedures whereby the Division can:
 - 3.1.1 Verify the attribution of a signature to a specific individual,
 - 3.1.2 Detect changes or errors in the information contained in a record submitted electronically,
 - 3.1.3 Protect and prevent access, alteration, manipulation or use by an unauthorized person, and
 - 3.1.4 Provide for nonrepudiation through strong and substantial evidence that will make it difficult for the signer to claim that the electronic representation is not valid.
 - 3.2 Saskatchewan Rivers Public School Division shall ensure that all electronic records and signatures are capable of being accurately reproduced for later reference and retained until such time as all legally mandated retention requirements are satisfied.
 - 3.3 Saskatchewan Rivers Public School Division shall designate individuals who are authorized to utilize an electronic signature in connection with the Division business and shall require each designated individual to sign a statement of exclusive use.
 - 3.4 Saskatchewan Rivers Public School Division shall maintain a secure hard copy log of the PIN/password or actual signature of any individual authorized to provide an electronic signature in connection with the Division.
 - 3.5 Saskatchewan Rivers Public School Division will receive and accept as original, electronic records and signatures so long as the communication, on its face, appears to be authentic.
 - 3.6 Saskatchewan Rivers Public School Division will retain in its records this Procedure and all statements of exclusive use, until such time as all legally mandated retention requirements are satisfied.

Legal Reference: *The Saskatchewan Electronic Information and Documents Act, 2000*

New: February 2, 2015

Administrative Procedure 820

EMAIL COMMUNICATION

Background

Saskatchewan Rivers Public School Division uses email as a primary vehicle for communication to schools and staff. Official methods of communication include, but are not limited to, emergency notifications, administrative procedure changes, website updates, staff dialogue, research, postings and general business correspondence.

Procedures

1. The Division establishes and assigns for each employee an official school division email address. All Division communications sent via email will use this address. The Division expects that employees will receive and read email sent to this address in a timely manner. Failure to receive and read email communications in a timely manner does not absolve employees from knowing and complying with the content of such communications.
2. The Division is not responsible for the handling of email by other service providers. Redirecting school division email to another email address does not absolve employees from knowing and complying with the content of the communication.

New: June 15, 2015