NEGOTIATIONS/CONSULTATION

For additional information on this subject see the current employee agreement with

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION TRACY CHAPTER 98

NEGOTIATIONS/CONSULTATION

The Governing Board is legally responsible for negotiating in good faith with exclusive employee representatives on wages, hours of employment, and other terms and conditions of employment identified in law as being within the scope of representation. (Government code 3543.2)

Negotiable areas are as follows:

Wages
Hours of employment
Work Year
Health and Welfare benefits
Leaves
Transfer/reassignment
Procedures and criteria for layoff of
certificated employees for lack of funds
Causes and Procedures for disciplinary action, except
for dismissal, affecting certificated employees
Safety conditions
Class size
Procedures for evaluation of employees
Organizational security
Procedures for processing grievances

The Board recognizes its responsibility to represent the public's interests in the collective bargaining process. The Board and/or Superintendent shall keep the public informed about the progress of negotiations and the ways in which negotiations affect District goals.

In reaching agreements on employee contracts, the Board shall balance the needs of staff and the priorities of the District in order to provide students with a high-quality instructional program based on a sound, realistic budget.

The Board endorses an interest-based, non-adversarial approach to collective bargaining. The goal of negotiations shall be to reach an agreement which meets the interests of all concerned.

NEGOTIATIONS/CONSULTATION

The Board believes that effective negotiations require the input of all levels of the administration. The Board shall establish a bargaining team to assist in analyzing

contract provisions and conducting contract negotiations.

The Board with its bargaining team shall establish standards of conduct pertaining to the negotiations process for individual Board members and members of the bargaining team.

Meetings related to negotiations are not subject to state open meeting laws and shall be

held in closed session. Matters discussed in these meetings shall be kept in strict

confidence.

The Board shall provide its negotiator(s) with expected outcomes and clear parameters

for acceptable contract provisions and may initiate proposals which promote the realization of District goals. The Board shall closely monitor the progress of negotiations

and carefully consider how proposed contract provisions would affect the District's short-

and long-term goals.

Legal Reference:

GOVERNMENT CODE

3540-3549.3 Educational Employment Relations Act

Policy Adopted:

HS BD: 11/20/85

EL BD: 7/6/82

Policy Revised:

TUSD: 11/25/97