







Associated Student Body (ASB) Manual

August 2019

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Accounts Payable

Introduction

Accounts Payable makes certain that the funds are distributed in accordance with all district, state and federal regulations and that we are within vendor terms or contract stipulations. Payment of pre-approved purchase orders for merchandise and/or services are paid through Accounts Payable.

In addition, some districts may allow purchasing cards to be used by district staff for district-approved purchases. The district must obtain prior Board approval to set up a purchasing card system. Procedures and processes must be in place in order to ensure that audit standards are met.

Statute 43.09.2855 states that credit cards (procurement cards) can be used but debit cards are not authorized. For more information, please reference the Purchasing section of the manual.

Contracts that require a deposit are acceptable but otherwise pre-paid contracts are not allowed as per RCW 42.24.080.

RCW 42.24.080

Municipal corporations and political subdivisions—Claims against for contractual purposes—Auditing and payment—Forms—Authentication and certification.

- (1) All claims presented against any county, city, district or other municipal corporation or political subdivision by persons furnishing materials, rendering services or performing labor, or for any other contractual purpose, shall be audited, before payment, by an auditing officer elected or appointed pursuant to statute or, in the absence of statute, an appropriate charter provision, ordinance or resolution of the municipal corporation or political subdivision. Such claims shall be prepared for audit and payment on a form and in the manner prescribed by the state auditor. The form shall provide for the authentication and certification by such auditing officer that the materials have been furnished, the services rendered, the labor performed as described, or that any advance payment is due and payable pursuant to a contract or is available as an option for full or partial fulfillment of a contractual obligation, and that the claim is a just, due and unpaid obligation against the municipal corporation or political subdivision. No claim shall be paid without such authentication and certification.
- (2) Certification as to claims of officers and employees of a county, city, district or other municipal corporation or political subdivision, for services rendered, shall be made by the

person charged with preparing and submitting vouchers for payment of services. He or she shall certify that the claim is just, true and unpaid, and that certification shall be part of the voucher.

Procedures

ASB Bookkeeper

The ASB bookkeeper will verify receipt of items ordered through Purchasing. Verify quantities, description detail, unit prices, extensions, discounts, dates, purchase order number, applicable sales tax and all other significant data.

If any differences are detected, contact the vendor to facilitate any necessary changes and/or corrections to the order. The packing slip should be attached to the purchase order.

Forward all documents bearing appropriate student and advisor signatures to Accounts Payable for payment through the Accounts Payable system.

If there is a change in the amount of items purchased, or the cost of the items changes, the ASB Governing Body must approve the changes. Use reason on the dollar amount of the changes that are sent back to the ASB Governing Body.

Pay only from a detailed or itemized invoice, not from a copy or a "statement".

Student Council

- 1. Must pre-approve all purchases.
- 2. Must approve actual expenditures in a meeting and these approvals must be documented in the meeting minutes. The documentation should include; vendor, invoice number, and amount.
- 3. For Elementary schools that do not have a constitution, the principal will be the authorizing body.

The district office shall only pay invoices that have been approved by the student council and reflected in the student council minutes. (<u>WAC 392-138-125</u>)

*Recommended Internal Control: Have a Building Administrator initial the voided receipt.

Point of Sale Computerized Receipts

Schools can install computerized point-of-sale registers and network them within their buildings or their district. Point-of-sale registers allow all money, ASB or General Fund, to be receipted through the same register or multiple registers. Money received is separated by fund and then by the account code.

Point-of-sale registers also allow ASB and General funds to be deposited together as the computer receipts revenue to the proper fund, identifies receipts by code, individual or activity, and can offer a detailed transaction report or a summary by account code report. Cash is closed out at the end of the day and balanced to the cash drawer report. Cash, checks and credit cards are identified separately. An "on account" feature is also available.

Individuals receipting money should have their own password prior to logging on. This creates internal accountability so that transactions can be assigned to individuals.

*These transactions should not be attempted without specific instructions from the district office or unless your register has been set up to receipt them.

For voids, follow the recommendation of your software provider.

Cash registered receipts and Procedures

Cash registers are an alternative method of handling cash receipts. Their use is preferable at secondary schools and in large student stores. Cash registers can process receipts quickly, summarize daily activity, and keep cash and checks temporarily secure in the cash drawer.

Change funds must be established for each register. This can best be accomplished by issuing an ASB warrant. (An ASB imprest fund check can also be used). By either method, checks must be payable to the custodian in charge. Change funds are to remain intact and must be closed out at fiscal year-end by depositing the fund back to the activity from which it was issued.

All cash received must be processed through the register using the following steps:

- Count the cash
- Ring the amount of sale into the register

- Prepare deposit slip per bank and district instructions.
- Prepare deposit transmittal for the district office.

B. Reconciliation of District Depository Accounts

 District office personnel will reconcile the local bank depository accounts at least once each month

Non-Sufficient Fund Checks

The buildings/departments will be notified when an NSF check has been received. Contact the check writer and ask for payment. If payment is received, re-deposit per your district requirements. If payment is not received, refer back to the district office. The district office will also need the activity code the check was originally receipted against.

If the district has a policy pertaining to the electronic retrieval of NSF checks, it is important to inform your parent community through the school newsletter or the student handbook, and posting that information in the school office.

If you use an electronic point of sale system, an NSF should be entered into the system. Contact the district office for further guidance.

Transmittal of District Receipts

At the time of deposit, a summary of all receipts is reported to the District Office. Receipts are to be summarized by program and revenue code. Contact your district office for instructions.

For Handwritten receipts:

- Deposits should be listed by date and amount.
- Beginning and ending receipt numbers are to be listed.
- Receipts should be issued in consecutive order, any exceptions must be explained.
- Re-deposits should be handled according to district procedures.

Change Funds

Schools requiring a change fund for certain activities should contact the ASB bookkeeper or the district office.

Constitutions

Sample Constitution and Bylaws of the Association Student Body

An Associated Student Body shall be formed in each school within the district whenever one or more students in that school engage in money-raising activities with the approval and at the direction or under the supervision of the district. An Associated Student Body shall be a formal organization of students, including sub-components or affiliated student groups, and each Associated Student Body program to the board of directors for approval. All property and money acquired by Associated Student Bodies shall be district funds and shall be deposited and disbursed from the Associated Student Body program fund.

CONSTITU	JTION OF THE STUDENT BODY OF SCHOOL
Preamble	
value and r good sports	High School, with equal representation, respect, recognition of all students and staff, and for the promotion of good government, s- manship, student activities, and the general welfare of the students of High School, establish this Constitution of the Student Body of High School.
Article 1.	Name of Organization/Mascot & Colors
Section B.	It is resolved that the name of this organization shall be the Associated Student Body of High School. The name of the mascot for all extracurricular activities shall be
Section C.	the The school colors shall be,, and
Article 2. The princip	Purpose le purpose of this organization shall be:
Section A.	To unify all student organizations under one general contract.
Section B.	To increase student involvement in school management.
Section C.	To develop in all students an understanding and appreciation of the

[list others]

Section C. The Executive Council shall consist of the following:

- 1. President
- 2. Vice President
- 3. Treasurer
- 4. Secretary

Article 5. Duties of Student Council Members

Section A. Duties of the ASB President

- Enforce the Constitution.
- 2. Veto an issue with reason.
- 3. Receive committee reports.
- 4. Appoint committees.
- 5. Be a rep. at school related community functions.
- 6. Be a non-voting member at Student council meeting, except in the event of breaking a tie vote.

Section B. Duties of the ASB Vice President

- 1. To fulfill the duties of the president in the president's absence or in case or resignation or incapacity of the president.
- 2. To be an ex-officio member of all committees.
- 3. To be a representative at all school related functions, in the president's absence.

Section C. Duties of the ASB Secretary

- 1. To keep accurate and up-to-date minutes of all regular and special student council and executive meetings.
- 2. To make copies of the minutes for all members of Student council and the faculty office.
- 3. To be responsible for all correspondence from student council and the faculty.
- 4. To supply members with the agenda prior to meetings.

Section D. Duties of the ASB Treasurer:

- 1. Approve all bills authorized by the Student Council.
- 2. To make financial reports and accounts for all ASB expenditures.
- 3. Assist with ASB finances.
- 4. Chair the ASB Budget Committee.

Section E. D	outies of	Homeroom	Representative	es
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- 1. To represent the views of the people in his/her homeroom.
- 2. To report all Student Council actions to the homeroom.
- 3. To assist in student body activities.
- 4. To keep an up-to-date notebook of all student council meetings and correspondence.

Section A. Major Officers:

- 1. President (elected)
- 2. Vice President (elected)
- 3. Treasurer(s) (appointed)
- 4. Secretary (elected)

Section B. Intermediate Offices:

- 1. Class Officers
- 2. Interning Representative

Section C. Minor Offices:

- 1. Class representatives
- 2. Club representatives
- 3. Homeroom representative
- 4. Club non-representative officers
- 5. Class non-representative officers
- Section D. A major officer may not hold an intermediate office, but may hold one minor office.
- Section E. An intermediate officer may not hold a major office but may hold two minor offices.
- Section F. A student may not hold three minor offices.

Article 7. Eligibility of Student Council Members

- Section A. All Student Council members must have and maintain a cumulative _____ grade point average.
- Section B. Requirements for all Student Council Members during their period of service shall be:

Article 11. Meetings

- Section A. The Executive Council will meet prior to every Student Council meeting to plan the agenda. All persons must request a place on the agenda at that time. Agendas will be given to all members at least two days prior to the meeting.
- Section B. All Homeroom Representatives will hold a meeting before the scheduled student council meeting in order to gather input for the next meeting to report on that meeting.

Article 12. Elections

- Section A. All ASB officers shall be for a twelve-month period beginning the day of inauguration and continuing to the next inauguration.
- Section B. Any student who wishes to run for an office may do by filing a declaration of candidacy with the ASB Advisor.
- Section C. Appointed officers include:
 - Treasurer
 - o Chosen by the faculty and confirmed by the principal.
- Section D. A student may run for only major position(s) each year.
- Section E. A primary election shall be held for the purpose of selecting two candidates to run for each office in the general election.
- Section F. All students enrolled in _____ High School have the right to vote in the ASB officers elections. Middle School students shall {shall not} vote.
- Section J. Voting for officers will be held on _____.

Article 13. Amendments to student body constitution.

Section A. A petition for an amendment must be signed by one-third of the student body and presented to the council for approval in the form of an amendment. A copy of the petition shall be presented to the Principal.

- Section B. The amendment must be visibly posted for one week around campus.
- Section C. Homerooms will vote on all amendments. In order to pass, the amendment must be carried by a three-fourths majority of the student body and is subject to approval by the Principal.

Article 14. Dissolution of ASB

Section A.	If the	(complete school name) ASB was	s ever dissolved
	by the _	(school district nam	ne and number),
	the ASE	3 funds would revert to the	School District
	under tl	he control of the District's School Board of Directors.	

- Section B. WAC 392-138-021: Title to Property Dissolution of an ASB. Title to all property acquired through the expenditure of an ASB's pubic moneys shall be vested in the school district. In the event...the ASB ceases to exist for any reason, then (a) the school district and parent associated student body shall cease carrying any money or account on behalf of or to the credit of the organization, and (b) the records of the organization shall be retained and disposed of in accordance with applicable state law regarding the retention and destruction of public records.
- Section C. The records of the school's ASB Constitution and the ASB Council Minutes shall be kept in perpetuity (never to be destroyed) in a safe and central location and per the applicable state laws regarding retention can be sent to the state archives.

Signatures of Intended Members/Date Signed

Signature of President of District Board of Directors/Date Signed

Ву:

6. To support7. To raise funds for

Article 5.	Eligibility
Section A.	To be eligible to participate in the Club, all Club members must have and maintain a cumulative grade point average.
Section B.	Requirements for all Club members during their period of service shall be required to:
Article 6. A	Amendments
Section A.	This Constitution shall be amended by a two-thirds majority vote of the membership provided
Article 7.	Dissolution of the Club
Section A.	If the(name) Club was ever dissolved and there were remaining moneys in the account, the Club funds would revert to the school's Associated Student Body general account. Guidance for dissolution is per the school's Associated Student Body Constitution.
Section B.	All records of the Club and Club Minutes shall be kept in a safe and central location never to be destroyed and per applicable state laws regarding retention can be sent to the state archives.
Adopted or	n thisday of, 20

Approved by:

Consultant/Contractual Service Agreement

Introduction

Personal service contracts are used to initiate an agreement with an independent contractor to provide services to the ASB. An **independent contractor** is a person/company, **not acting as an employee of the district**, involved in their own business contracting to provide services to the district.

Examples of services for which an ASB might require a contractual agreement are artists, performers, guest speakers, disc jockeys, musicians, assembly presentations, drama coaches, equestrian coaches, rifle club coaches, etc.

Procedure

- An employee of the District working as an employee cannot be paid as an independent contractor. Employees may legitimately have an independent business outside of their normal employee activities, but would need to ensure that other criteria are met before contracting with the District – e.g. conflict of interest, bid law compliance, district policy, etc.
- 2. Workers who are determined to actually be employees must be processed through the Human Resources Department (certificated/classified) and paid at a rate that has been approved for that activity by the Board of Directors.
- 3. All personal service contracts must have prior approval in accordance with district policy, which is usually the board of directors or their designee. Without prior approval, risk associated with services provided could create potential for personal liability to District staff. The form must include the contractors unified business identifier (UBI).
- 4. If the contractor has a business name and a federal ID number, all payments will be made payable to the business name.
- 5. Contractors need to submit requests for payment on business invoices as prescribed by district policy
- 6. The District business office should be contacted for additional requirements.

Contractors are required to have a UBI number issued by the Washington State Department of Revenue. If a specific contractor should challenge your request for a UBI number, you should contact your district business office.

Independent contractors must sign a personal services contract. Check with your district business office for available forms.

NOTE: Independent contractors who will have regularly scheduled, unsupervised access to children **must** have a criminal background check, including fingerprinting. Check with your Human Resources office for information.

NOTE: Consider conflicts of interest, or beneficial interest situations, those situations where the employee may benefit or appear to benefit.

<u>WAC 180-87-050</u> - Misrepresentation or falsification in the course of professional practice.

Any falsification or deliberate misrepresentation, including omission, of a material fact by an education practitioner concerning any of the following is an act of unprofessional conduct:

- 1. Statement of professional qualifications.
- 2. Application or recommendation for professional employment, promotion, certification, or an endorsement.
- 3. Application or recommendation for college or university admission, scholarship, grant, academic award, or similar benefit.
- 4. Representation of completion of in-service or continuing education credit hours.
- 5. Evaluations or grading of students and/or personnel.
- 6. Financial or program compliance reports submitted to state, federal, or other governmental agencies.
- 7. Information submitted in the course of an official inquiry by the superintendent of public instruction related to the following:
 - Good moral character or personal fitness.
 - Acts of unprofessional conduct.
- 8. Information submitted in the course of an investigation by a law enforcement agency or by child protective services regarding school related criminal activity.
- 9. Assessments leading to certification.

Donations

Introduction

A donation given to a school district is usually for a specific cause which can come from several sources including parents, staff, the community, associations, foundations, and trusts.

Be sure to check your school Board Policy and Procedures for the kinds of donations that are acceptable in your school district.

The Internal Revenue Service under the Internal Revenue Code allows a donor to claim a deduction for the donations made to qualified organizations.

These organizations include more than just charities and will include any school district program that does not operate for profit and is solely supported by state and local governments. Therefore, donations made to your local schools and/or school districts are considered deductible charitable contributions.

A charitable contribution is defined in <u>IRC 170(c)(1)</u> "as a contribution or gift to or for the use of a state…or any political subdivision of any of the foregoing, or the United States or the District of Columbia, made exclusively for public purposes."

A contribution must be made in cash or property before the close of the tax year, for it to be deductible in that year.

A contribution charged on a bank credit card is deductible as a charitable contribution under $\underline{IRC\ 170}(a)$ in the year the charge is made regardless of when the bank is paid.

When something of value has been received by a donor, there is a presumption that there has been no gift and the burden is on the donor to establish that the amount paid is not the purchase price of the item, privilege, or benefit received and that part of the payment, in fact, does qualify as a gift.

A donation of property, whether it is used clothing... may be deducted only at its fair market value at the time of the gift. The actual date the contribution was made is important because the value of the donated property must be determined as of that date, and generally the value of the property on that date must be used to arrive at the amount of the contribution.

Many people think that because they can make a donation to a school or a school district, that the school district must have a 501(c)3 federal tax designation, but that isn't the case.

RCW

RCW <u>28A.320.030</u> ~ Gifts, conveyances, etc., for scholarship and student aid purposes, receipt and administration.

The board of directors of any school district may accept, receive and administer for scholarship and student aid purposes such gifts, grants, conveyances, devises and bequests of personal or real property, in trust or otherwise, for the use or benefit of the school district or its students; and sell, lease, rent or exchange and invest or expend the same or the proceeds, rents, profits and income thereof according to the terms and conditions thereof, if any, for the foregoing purposes; and enter into contracts and adopt regulations deemed necessary by the board to provide for the receipt and expenditure of the foregoing.

The amount a donor can deduct is equal to the cash or check they donate to the school district programs.

Gift Form

The District's Gift Donation Form should specify:

- The donor and their address.
- The type of the gift & amount (if a check, include the check number).
- The school or program benefactor.
- A description of the gift and any timeline for implementation.
- Origination signature and date.
- District acceptance per the gift criteria.
- Board approval per gift policy.

Private Purpose Trust

These funds are used to report trust arrangements under which the income and principal benefits individuals or programs in the school district. They are supervised by the district Business Office.

Examples are moneys or other assets donated to school districts for graduating seniors' scholarships for college or career tuition, athletic scholarships, academic scholarships, books & supplies, and other like uses depending upon the trust's terms.

InvestED

An example of a Private Purpose Trust Fund is the InvestED fund. It is one example of a grant distributed to public and private secondary schools so that school personnel, using their discretion, can identify and immediately respond to individual student needs.

InvestED's model is unique. It serves 660 secondary schools in the state of Washington.

Each year they help over 20,000 students for items like shoes, college applications, eyeglasses, yearbooks for Seniors, athletic equipment and more. Money comes into InvestED from individual donors, foundations, corporations, events and local fundraising. Schools apply and complete year end paperwork for the help they've given students throughout the school year. InvestED then sends a check in the Fall for the new school year.

Donations to the ASB are also considered tax deductible. Often, the parent support groups such as the PTA or Booster Club will donate to a specific ASB cause such as the environmental camps, transportation for field trips, entry fees for competitions, band instruments, yearbook cameras, etc.

Have donors write a check to the school or to the school district rather than have them pay the fees directly to the vendor.

Under Washington state and federal laws, the benefits and treatment of the athletic program for girls and boys must be equitable.

School districts that receive federal funding (as most do) need to consider that donations given to the ASB athletic program must comply with Title IX which prohibits discrimination between boys' and girls' sports.

RCW 28A.640.020 (c) also forbids discrimination in the athletic program.

ASB 6xxx Accounts

<u>WAC 392-138-010</u> (5) "Nonassociated student body private moneys" means moneys generated by fundraising activities or solicitation of donations by student groups in their private capacities for private purposes and/or private gifts and contributions.

There must be school board policy for students to fundraise or solicit donations for the nonassociated private moneys.

Per state law, nonassociated private moneys can be deposited into the 6xxx account for charitable purposes.

A specific 6xxx account for scholarship needs for students can be created to receive donations to this account and be used as determined to help students per school board policy and procedures.

The scholarship account must have budget capacity.

It is recommended that the 6xxx Scholarship donated moneys be used during the current school year.

Ethics

The Expectations

Interest in contracts prohibited: No municipal officer shall be beneficially interested, directly or indirectly, in any contract which may be made by, through or under the supervision of such officer, in whole or in part, or which may be made for the benefit of his or her office, or accept, directly or indirectly, any compensation, gratuity or reward in connection with such contract from any other person beneficially interested therein.

RCW 42.23.070 - Prohibited acts.

- 1. No municipal officer may use his or her position to secure special privileges or exemptions for himself, herself, or others.
- 2. No municipal officer may, directly or indirectly, give or receive or agree to receive any compensation, gift, reward, or gratuity from a source except the employing municipality, for a matter connected with or related to the officer's services as such an officer unless otherwise provided for by law.
- 3. No municipal officer may accept employment or engage in business or professional activity that the officer might reasonably expect would require or induce him or her by reason of his or her official position to disclose confidential information acquired by reason of his or her official position.
- 4. No municipal officer may disclose confidential information gained by reason of the officer's position, nor may the officer otherwise use such information for his or her personal gain or benefit.

<u>WAC 180-87-050</u> - Misrepresentation or falsification in the course of professional conduct

Any performance of professional practice in flagrant disregard or clear abandonment of generally recognized professional standards in the course of any of the following professional practices is an act of unprofessional conduct...

The Components

- 1. The Law RCW & WAC
- 2. OSPI Code of Professional Conduct
- 3. Community Perceptions
 - They drive our voter approved funding levels (levy, bonds).

- Unfavorable news articles. Public education can be a target for the media and the perception of wrongdoing makes great press. A negative headline in a local paper about a neighboring school district taints your district's image too.
- 4. Purchasing actions protested at board meetings.
- 5. Community members express lack of trust of managing funds.
- 6. Un-informed staff and parents.

The Issues

- 1. Administrator hired family members and paid them through ASB.
- 2. Coaches get free meals at McDonalds if they take athletes there.
- 3. Supervisor **required** employee to sell fundraising items for family member.
- 4. Teachers get cash from the Parent Support Group.
- 5. Bonus rewards from vendors kept personally, e.g. Entertainment Books.
- 6. Teacher selling items at school and keeping the profits.
- 7. Parent Support Groups using district-buying power.
- 8. Staff using school equipment at home or other business.

Legal Yet Inappropriate

- 1. Wearing school logo shirts to establishments that do not reflect district standards
- 2. Driving a district vehicle to the store or eatery
- 3. Dating employees of contractors that do business with the District
- 4. Attending highly visible recreational events with vendors. Close friendship with a vendor
- 5. Coach's family has exclusive access to gym or pool

General State Requirements

- A. By state law, all school districts are required to have policies in place regarding ASB Funds and accounts.
- B. ASB money is considered to be "public money", (that is money generated by a public institution) and is therefore subject to close scrutiny and review in regard to record keeping and financial records (State Auditor's Office).
- C. ASB officers, with the guidance and supervision of the primary advisor, develop an ASB operating budget annually with projected income and expenses for the next

Fundraising – Charitable (Private Money)

Introduction

Student fundraising activities are governed by RCW 28A.325.030. The statute clarifies the difference between activities to raise public funds, such as money for school sports programs and school clubs, from fundraising activities which result in private money for charitable causes.

The statute includes a provision to permit student groups **in their private capacity** to conduct fundraising activities for scholarships, student exchange programs or charitable purposes. If certain conditions are met these funds are considered **nonassociated** student body funds (<u>WAC 392-138-010</u>) and are not public money under section 7, article VIII of the state constitution.

All fundraiser and expenditures for the fundraisers need to be recognized and include detailed cost expenditures in meeting minutes. These meeting minutes' need to be signed off by ASB, an Advisor, and administrator.

Requirements

(RCW 28A.325.030, WAC 392-138-200, 205, 210)

Board policy must be in place defining the scope and nature of allowable fundraising and must include provisions to ensure appropriate accountability for these funds.

Funds must be held in trust by the school district and accounted for separate from public money.

- The 6XXX account is used for Charitable/Private Money (if your district's charitable/private money is less than 5% of your district's annual ASB expenditures.)
- District private purpose trust fund (if it exists) may also be used.

Contact your district office for more information.

Budget approval and capacity is required if deposited to the ASB funds. No budget is

required if using a trust fund.

Notice must be given to potential customers identifying the intended use of the proceeds. The notice shall also state that the proceeds are non-associated student body funds to be held in trust by the school district exclusively for the intended purpose.

Deposit and investment practices follow the same requirements as public funds of the district. All money must be receipted, deposited intact and transferred to the county treasurer.

Direct costs of the fundraiser are withheld by the district or otherwise compensated.

Pre-approval for disbursement is required by the ASB or other authority designated in school district policy or procedures.

Use of funds must be only for the advertised purpose. Examples of charitable fundraisers may include: funding scholarships and student exchange programs, assisting families whose homes have been destroyed, supporting bonafide charitable organizations, community projects. Charitable purposes do not include any activity related to assisting a campaign for election of a person to an office or promotion or opposition to a ballot proposition.

Considerations

Raising Enough - There is risk of not raising enough to cover the cost of the activity. This can be problematic since district/public funds CANNOT be used to finance the event. Plan carefully to ensure a profitable event. Running a second fundraiser would be an option to breakeven.

Nonprofit Organizations - Some nonprofit organizations desire to use students and class time to raise funds for their cause. Districts need to review the activities and determine if they are consistent with the district mission and policies. It is recommended that charitable fundraising be done outside of the class day.

Accepting Checks - If accepting checks, wait until all deposits have cleared before remitting proceeds. Checks that are returned as "non-sufficient funds" must be deducted from the amount available. Matching donations may arrive late and must be processed in the same manner as the other donations.

Prizes, Commissions, Incentives - Consider whether prizes, commissions, and incentives will be permitted in conjunction with charitable fundraising. Some districts have

Awarding of Student Apparel

Individuals in certain groups within the District's ASB provide leadership, encourage sportsmanship and promote school recognition and school spirit within the school setting and community. In recognition of this service, apparel that no longer has a monetary value may be awarded to these individuals.

It is also legal to give prizes in a raffle designed to raise funds for the student body, provided the money collected is at least as much as the value of the prize(s) being raffled. The ASB must own the prize prior to the start of the raffle. There are specific requirements that must be followed in holding a raffle per the Washington State Gambling Commission. (See Fundraising Section.)

approve a resolution authorizing the maximum amount of the imprest fund before the district office can establish the checking account.

C. When to Use the Imprest Fund Checking Account

Upon direction of the district business office, a check can be written for the
convenience and expediency of payment for ASB goods and services.

Expenditures cannot exceed the balance of the account. District policy and
procedure may determine which payments must be made through the district
accounts payable system and which payments may be made through the
imprest fund checking account.

Suggested uses are:

- Memberships
- Registrations
- Dues
- Deposits

(Forms must be filled out in their entirety prior to issuing a check. Forms must indicate amount due, i.e., price per team, individual, etc.)

- Restrictions on the use of the imprest fund checking account are:
 - Bids: The district office may have bids or contracts that require products be purchased from a particular vendor.
 - <u>Wages</u>: All employee wages, including those paid for student employees or temporary employees, <u>must</u> be paid through the district payroll system by district warrant.
 - <u>Personal Services</u>: Independent contractors are frequently considered employees by one or more regulatory agencies. For tax purposes, payment must be made by the district accounts payable system.

D. How to Use the Imprest Fund Checking Account

- Each expenditure made from the ASB imprest fund checking account must show prior approval of the ASB Governing Body and the ASB advisor.
- Student approval and original itemized vendor invoices, receipts and forms
 must be on file for each imprest check written. These items are attached to
 the request for imprest check form and submitted with the replenishment to
 Accts Payable.
- Each check must be recorded in a check register by check number; this is easily done with computer software. All checks, including voids, must be accounted for in the register. Voided checks must be kept on file.

All voided checks must have the signature area removed.

E. Depositing Into the Imprest Fund Checking Account

 The <u>only</u> deposits allowed to the imprest fund checking account are replenishment warrants and/or a return of change fund. Deposit change returned from checks written for travel expenses to the activity account.

F. Replenishing the Imprest Fund Checking Account

- An imprest fund checking account replenishment request must be completed at least once a month by statute.
- **DO NOT** overdraw an imprest fund checking account.
- The district office will issue a replenishment warrant in the name of the account custodian and school. Deposit directly to the imprest fund account.

G. Bank Statement Reconciliation

- Complete the bank statement reconciliation monthly and file according to district procedures. The bank reconciliation should be completed by someone other than the custodian of the imprest fund checking account and may be completed by the district office.
- Unredeemed checks are added back into the imprest fund account after a
 certain period of time has passed. Check with the district office. Remember to
 credit unredeemed checks on the replenishment form by checking number,
 payee, account code, and amount.

ASB Imprest Fund Check Authorization

Date:	
Pay to the order of:	
In the amount of: \$	Check No
For:	as per attached.
Charge to:	Activity Account No
furnished, the service rendered, or claim is a just, due, and unpaid obl	under penalty of perjury that the materials have been the labor performed as described herein and that the ligation against authenticate and certify to said claim.
Primary Advisor:	
Student Activity Treasurer:	
Activity Treasurer:	
ASB Bookkeener	

Interest Earnings

Investments

Several times a month the district business office transmits the ASB funds to the county Treasurer's office for investment. The ASB Fund earns interest from the investment of funds with the county Treasurer. Interest earnings derived from these investments should be divided proportionately between the district's elementary and secondary schools' ASB Funds.

ASB investment earnings must remain in the ASB Fund and are not transferable to the General Fund (<u>WAC 392-138-115</u>).

Distribution

The monthly county Treasurer's report to the district business office will indicate the month's interest distribution for the ASB Fund an Excel spreadsheet is an excellent way to distribute interest earnings based upon each school's ASB prior month ending fund balance. The distribution is done at the district level usually through a Journal Entry.

Schools that have large scholarship or private donation accounts are kept in Trust Fund 70 accounts at the district level and are held at the country Treasurer's office for investment. The Trust accounts can be "expendable" or "non-expendable" based upon the initial set-up of the Trust account. Interest earnings from these Trust accounts shall be accounted for, expended, invested, and distributed based upon individual account balances at the district level usually through a Journal Entry.

RCW 28A.30.330; RCW 28A.325.030; WAC 392-138-115; WAC 392-138-200; WAC 392-138-205

Internal Controls

Introduction

Internal control is a plan of organization under which employees' duties are arranged and records and procedures are designed to make it possible to exercise effective accounting control over assets, liabilities, revenues, and expenditures. Good internal controls are designed to:

- Safeguard assets
- Ensure the accuracy and reliability of accounting data
- Promote operational efficiency
- Ensure adherence to managerial policies and state and federal statutes
- Assign accountability

Written Policies and Procedures

Each district should develop <u>written</u> policies and procedures for the ASB. Policies provide Board authorization for ASB activities. Procedures provide instructions in the correct method for processing transactions and identify critical checks and balances that must be included to ensure accuracy.

Segregation of Duties

Employee responsibilities should be subdivided so that no single employee is responsible for authorizing, processing, recording and reviewing a single transaction. This system helps ensure that errors and irregularities do not occur or that if they do occur, they are identified and corrected promptly. In a one-person office, it is critical that management routinely reviews and approves individual transactions to maintain the required segregation of duties. It is recommended that students be trained and perform some of these functions.

Documentation

All ASB transactions should be promptly and accurately recorded on district authorized pre-numbered documents. The numeric sequence of documents should be accounted for.

Routine Reconciliations

An independent party should routinely compare recorded figures to actual assets. Some reconciliations such as deposit reconciliations and bank reconciliations are prepared on a monthly basis by building and/or district personnel. Other reconciliations are the responsibility of an independent, outside party such as routine reviews by internal auditors or state examiners. All reconciliations are designed to ensure that documents accurately reflect the value of district assets.

Security

Physical access to cash, checks, pre-numbered documents, fundraising products, ASB records, and other ASB assets should be limited to authorized individuals. Limited access protects assets and assigns responsibility in the event of missing items.

When an employee leaves the district or changes position, somethings to consider:

- Change the safe combo
- Alarm codes and passwords
- Keys
- Procurement/Credit Cards
- Bank Accounts/Signature Cards/Online Banking
- Accounting and Student Information System access

Records Retention

The Washington State Division of Archives and Records Management establishes the time period for retaining all documents. Retention of documents is necessary for future review by state examiners and to provide supporting documentation for future research of previous transactions. See the <u>Records Retention</u> section for archiving guidelines.

Associated Student Body Funds

Internal Controls Checklist for Grades 7-12

Student council constitution (and bylaws) in place	Prizes and awards are approved and nominal in nature
Official minutes of student meetings kept on file in ASB Bookkeeper's office (keep archives forever)	All School District policies are followed for expenditures: Purchase orders, Procurement Cards, approval, bids or quotes.
Club constitutions and minutes kept on file in ASB Bookkeeper's office	Procedures are followed for maintaining inventory.
Student officers approve all clubs and student activities budget, fundraisers, and expenses.	All equipment purchased with ASB funds are annually inventoried and reconciled.
Pre-numbered tickets, receipts, or cash register receipts are always used when money is collected.	The combination of the safe is changed when key staff turnover.
All moneys are counted before transferring between students and staff, and verified.	All tickets are recorded in a ticket log, accounted for and sales are compared to deposits and ticket reports.
Receipts are always noted as cash or check accepted.	All fundraisers are pre-approved by students and staff.
All moneys are deposited within one working day and are intact	All fundraisers are reconciled at the end of the sale.
All transmittals are prepared and submitted by district policy.	All receipts, tickets, purchase orders, and other pre-numbered documents are secured, and reconciled on a regular basis.
All NSF Checks are followed up on a timely basis.	All funds raised as Private Moneys are restricted and to use as stated by the donor.
All expenditures are used for extracurricular optional, non-credit activities that are Cultural, Athletic, Recreational, or Social in nature.	Procedures are followed to insure no club, sport or activity spends more funds than it has available. Students can approve loans, but documents must be in place to track loans and the terms of repayment.
The purpose of expenditures are noted and approved by student officers as outlined in the constitution or bylaws.	Student officers approve monthly financial reports and budget comparisons.
All records of fundraisers are kept together and in ASB Bookkeeper's office for audit purposes.	Private moneys from Parent Support Groups are clearly separated from ASB and school accounting.

Inventory

Note: Also See Ticket Sales and Student Stores

Introduction

Inventory procedures should be followed for student stores, vending machines and any fundraisers that includes selling a product. **Inventory is required for all equipment, uniforms, and any small and attractive assets.** Inventory must be performed, at the minimum, on an annual basis by students, coaches/advisors and/or the Athletic/Activities Director.

Procedures

A. Order and Receipt of Goods

All merchandise must be ordered on a district ASB purchase order or by a district purchasing card. See the Purchasing section for details.

When merchandise is received, a comparison should be made between the items received versus ordered and note any differences on the packing slip or invoice. Follow your district's Accounts Payable process to ensure timely payment.

B. Safeguarding Assets

School inventory should always be stored in a locked, secured area. Only a limited number of people should have access to the storage area.

If designated people who had responsibility for keys and combinations leave the district or change positions, locks should be changed. See <u>Internal Controls</u> for other items to be addressed

C. Reconciliation

- A physical inventory of resale items should be performed monthly. Inventory can be taken less frequently for small operations like those in an elementary school. The frequency of taking inventory must be increased if significant shortages are discovered.
- 2. Complete an Inventory Reconciliation Form.

Start with beginning inventory, add purchases made during the month (from vendor invoices), and deduct ending inventory. This figure should represent the quantity of items sold. To reconcile the quantity sold to actual cash deposits, extend the quantity sold by the selling price. This total figure should equal the cash deposited.

- All differences must be explained in writing and signed in ink.
- Copies of all inventory forms should be available for district review.
- If the inventory is for a fundraiser, the original monthly inventory reconciliation should be kept with the final fundraising reconciliation.

Vending Machines – District Managed

- Two people (students performing this task shall have adult supervision) shall work together stocking inventory and counting cash. Cash and the inventory log shall be given to the ASB bookkeeper or secretary. He/she will issue a receipt. This receipt shall be retained in the vending machine records.
- Expired inventory is to be removed immediately and counted as damaged/destroyed
- Inventory should be stocked and used by expiration date in relation to vending machine count timeframe.
- It is recommended that signage state "Use at your own risk/no refunds" as we have to deposit intact.
- Use item counters on vending machines to compare inventory activity to calculated inventory sold. Any significant differences in cash to sales or inventory sold to the counter shall be investigated and adequately documented.
- If a district opts not to use item counters on the vending machines, or if vendors are not able to provide counters on vending machines, it will be necessary to perform manual inventory counts on all machines and storeroom commodities.

SURPLUS INVENTORY (RCW 28A-335-180)

Check with your district office regarding district policy in the surplus of ASB items, equipment, and uniforms.

Parent Support Groups

Introduction

Parent support groups such as PTA and PTSA, in cooperation with the school administrative staff, are very helpful, needed, and can be an enriching component to the school climate encouragement to involve parents comes from the local school board and the superintendent. Their volunteer involvement provides added resources for both students and staff.

PTA and PTSA are proprietary names and are registered service marks. (This is the same legal status as a trademark, but is the designation used for services). Groups may only use "PTA/PTSA" if they are registered with the National Congress of Parents and Teachers and the Washington State PTA.

A PTA is not a "school-related organization." Each PTA is a local, self-governing, nonprofit (and usually, tax-exempt) membership association with their own set of bylaws, elected officers and membership. PTA's pass an annual budget and are subject to the Articles of Incorporation and the Bylaws, but PTA's are also subject to the Washington State PTA to which they pay membership dues. PTA's are encouraged to obtain <u>501(C)3</u> status and must carry liability insurance.

Washington State PTA offers assistance to local units. Publications such as *Washington State PTA Money Matters* and *PTA and the Law* outline the requirements for the proper handling of PTA funds and how PTAs operate.

Staff participation, cooperation and support of PTA's are encouraged. However, employees are discouraged from holding an official position or having signature authority with a PTA due to potential conflicts of interest.

(RCW 42.23)

If the PTA holds a fundraising activity at a school, on or off school district property, or involving students, AND is conducted at the **direction or under the supervision of the PTA**, the money belongs to the PTA.

or the event could not be successful without student participation, then it becomes an ASB event.

8. By Washington State PTA rules, local PTA chapters are not allowed to sponsor student athletic contests.

If the activity does not meet these criteria, then it is not a PTA activity and the money raised at the activity does not belong to the PTA.

Donations

PTA's making a donation to a school should contact the building Principal to determine district policies and guidelines governing donations.

Non Profit Bulk Mailings

Usually PTA local units and councils can qualify for a special, reduced non-profit bulk mailing permit. They would do this with the post office where their mailings will be made. The special bulk rate authorization cannot be rented, delegated or loaned to another organization. The special permit indicia is stamped in the upper right hand corner.

The school district can also have a special non-profit bulk mailing permit that is used by the local schools and Administrative departments, and this may not be loaned to the PTA or any other organization. Newsletters to parents/guardians, if paid by either the school district or the PTA, may include PTA information.

If a PTA council holds a non-profit bulk mailing permit, in addition to the district holding a non-profit bulk mailing permit, the school newsletter may include the dues membership envelope, but they cannot include commercial advertising.

For further information about postal regulations, please contact the U.S. Postal Service. They may be contacted at www.usps.com.

 Bill Williams, Attorney at Law, wrote a guide for school personnel and parents which you will find in the next few pages.

BOOSTER CLUBS AND PTO'S

Introduction

Parent Booster Clubs and PTOs are separate entities from the school and school district. They generally support and supplement the athletic and music programs of a specific school although they can also support other school activities. Encouragement to involve parents in these school activities comes from the local school board and the superintendent. This volunteer involvement provides added resources for both students and staff. All such groups must follow school board policy regarding recognition by the school district.

Although these groups are not governed by the school district, they must follow certain local school district polices and procedures especially when renting district facilities, gifting donations, or involving student groups.

Staff participation, cooperation and support are encouraged if employees would like to become members of the Booster or PTO organization. However, district employees are discouraged from holding an official position or having signature authority with a Booster Club due to potential conflicts of interest. (RCW 42.23)

To legally solicit donations or fundraise, Booster Clubs and PTOs must register with the Secretary of State as a non-profit corporation as well as a charitable organization. Booster Clubs usually have elected officers, membership, and pass an annual budget. They are subject to their Articles of Incorporation and Bylaws.

It is recommended that they become a <u>501 (C)</u> 3 non-profit organization and maintain clear communications with the building principal (or their designee) regarding their activities. For many districts, Booster Clubs and PTOs are officially recognized by the local school board. They must carry liability insurance for their activities, particularly when renting district facilities. Additional special insurance may also be required if the Booster Club or PTO sponsors athletic events.

Procedures

In order for funds to belong to a Booster Club or PTO, the entire activity must have been conducted at the direction and/or under the supervision of the Booster Club or PTO. This means that the Booster Club and PTO must be clearly in charge of the activity from start to finish.

To determine if the Booster Club or PTO directed or supervised the activity, all of the following criteria are used:

- 1. If there was a contract involved, the Booster Club or PTO must have signed the contract in accordance with their bylaws. If someone else (i.e., a school district representative) signed the contract, then the activity is not a Booster or PTO activity but becomes a school activity under the direction of the ASB.
- 2. The Booster Club and PTO must have been involved in the creation and planning of the activity, as well as the implementation, operation and management of the activity. It must also:
 - Provide the majority of manpower for the activity through its non-student volunteer members
 - Have a properly structured committee for the activity
 - Provide insurance for the activity and;
 - Handle all financial aspects of the activity including: product management, sales, and security of assets
- School district employees should be involved only on their own personal (nonstaff) time unless the employee's job description requires them to serve in an advisory capacity.
- 4. The activity must have been approved by the Booster Club membership or Executive board; and be part of the organization's budget.
- 5. A facility use permit may be required by the school district, in accordance with district policy.

When students are asked to participate in a Booster fundraiser, it must be clearly advertised that the activity is a Booster event. Students are discouraged from collecting money for the Booster Club. A contract between the Booster Club and the ASB is advisable when students are asked to work a Booster event, because it clearly defines the responsibility and distribution of the funds.

Parent Groups and Other School Support Organizations: A

Guide for School Personnel and Parents

Bill Williams, Attorney-at-law (Inactive)¹

Introduction

This paper is intended to present a general overview of the major questions to which school personnel who work with parent support groups², as well as the leaders of such groups, should be able to answer to fulfill their duties. The information provided is current as of January 15, 2017, and most of the important points are accompanied by citations to the relevant statute, rule or case law. However the applications of the general principles outlined in this paper may depend on the specific facts and contexts of individual situations. Accordingly no statement in this paper should be considered as legal advice, and readers are strongly encouraged to consult with legal counsel with respect to any particular issue with which they are concerned.

Is the Group Incorporated?

Most parent support groups in Washington are incorporated as nonprofit corporations. A corporation is a legal entity that is separate from the individuals who create it and operate its functions. If the corporation has members, it is also separate from those members. It can conduct business, hire staff, contract, sue, and obtain insurance in its own name—in short it can do anything that an individual can do (and as discussed below, a nonprofit corporation can do somethings that an individual cannot legally do). It is a "person" as that term is used in Washington statues.³ This means that it is subject to legal requirements including criminal prohibitions⁴ just like a human being

1William L. (Bill) Williams, a graduate of the University of Michigan Law School, served as Executive Director of the Washington State PTA for almost five years, retiring effective January 1, 2013. Prior to that he spent thirty- three years as a Senior Assistant Attorney General for the State of Washington during which he represented most major state agencies and twice argued cases before the United States Supreme Court. Bill was a member of the North Thurston Public Schools Board of Directors from 1986 until 2011, and in 2001 was President of the Washington State School Directors' Association (WSSDA). Bill represented nine western states on the National School Boards Association's Board of Directors from 2003 through 2007. He and his wife Maxine live in Lacey, where he can be contacted at billandmax@comcast.net.

² The term "parent support groups" is used throughout this paper to refer to organizations that are typically composed of parents who come together to support the school or school community that their own children attend. Such groups may describe themselves in a variety of ways -- PTAs or PTSAs (if chartered by the Washington State PTA), parent-teacher organizations (PTOs), booster clubs, etc. In this paper the term "parent support group should be read as referring to any such group, regardless of its name.

³ RCW 1.16.080(1) RCW 9A.04.110 (17); see also *State v. Truax*, 130 Wash. 69, 226 P. 259 (1924) (a corporation can be charged with a crime punishable by a fine, but not if the crime is punishable only by imprisonment, because a corporation cannot be imprisoned.) Almost all Washington criminal statutes include fines as possible punishments for violations.

Why Does It Matter?

Because a corporation is a separate legal entity it—and not the individual officers, employees or volunteers—is liable for damages caused by acts of such individuals taken on behalf of the corporation as long as they are acting in good faith and within the scope of their authority. Incorporation as a nonprofit also allows the organization to conduct certain kinds of activities and/or receive certain benefits that would not be available to individuals.

A secondary benefit of incorporation can be its continuity—it can and does exist long beyond the lives of the individuals involved with it. This is particularly important for parent support groups because the parents' interest tends to move with their children from school to school and ultimately dissipate when their children graduate.

If you are unsure whether a group is incorporated, you can determine whether it is incorporated on the Secretary of State's website, https://www.sos.wa.gov/corps/.

What If the Group Isn't Incorporated?

If a group of parents come together to take action to support students and are not incorporated they will be considered for legal purposes to be an unincorporated association. Some unincorporated associations are well-organized and continue in operation over a long period of time. Others fade away as the individuals involved move, move on to other things or lose interest.

The major differences between an unincorporated association and a nonprofit corporation are (1) unlike a corporation, the members of an unincorporated association are individually liable for all actions of the association⁵; (2) there are no formal requirements to create an unincorporated association, and as a result the individuals involved may not even be aware that they are part of such an entity. Most of the legal requirements for nonprofit corporations (other than the annual filing with the Secretary of State's Corporations Division) also apply to unincorporated associations; however some of the privileges available to nonprofit corporations are not equally available to unincorporated associations.⁶

Profit Vs. Nonprofit Corporation: What's the Difference?

Sometimes people have the mistaken belief that a nonprofit corporation should never earn a profit from its activities, i.e. that all funds received or raised during the year should be spent during the year in which they were raised. That is not accurate. A nonprofit corporation, like most people and certainly most businesses, must have funds on which to operate, and that includes making a "profit" in the sense that income exceeds expenses during the fiscal year.

⁵ *Nolan v. McNamee*, 82 Wash. 585, 144 P. 904 (1914) (all members of an unincorporated association are liable for the debts of the association).

⁶ For example, as discussed more fully below at page 9, nonprofit corporations can, under certain circumstances, engage in gambling activities, even though individuals engaged in identical activities would be committing a crime.

Doing so allows the nonprofit to pay its expenses at the beginning of the next fiscal year and to build up a reserve to cushion against unanticipated expenses or fundraising challenges in subsequent fiscal years.

The difference between a for-profit corporation and a nonprofit corporation is that while a for profit corporation is owned by its shareholders – who share in its profits either through dividends or sale of stock -- no one "owns" the assets of a nonprofit corporation, and no one individual receives a part of its earnings, or "profits."

How Is A Nonprofit Corporation Established?

Creating a nonprofit corporation is fairly easy. The organizing document is called the "Articles of Incorporation." There are forms on the Washington State Secretary of State's website

(https://www.sos.wa.gov/corps/Forms.aspx) that can be filled out, signed and mailed to the Secretary of State's office along with the filing fee (currently \$30). There is also an online option that offers expedited processing for a fee of \$50.

Who Determines The Rules Governing A Nonprofit Corporation?

The governance of a nonprofit corporation is determined by its individual Articles of Incorporation, its bylaws and in a few instances by state law. PTAs and PTSAs operate under a uniform set of bylaws established by the Washington State PTA.⁸ Other parent support groups establish their own set of rules either in the Articles of Incorporation or bylaws, including whether to have members; what voting rights, if any, members will have; the size and composition of its board of directors; the method of selecting officers; the necessary quorum in order for the board or the membership to conduct business, and other items that the organizers deem appropriate.

What Are A Nonprofit Corporation's Continuing Requirements To Keep its Corporate Status?

Board of Directors

A nonprofit corporation is governed by the board of directors, and either the Articles of Incorporation or the bylaws should spell out the number and terms of the board members. Board members of any corporation – whether a for-profit or a nonprofit -- have a special level of responsibility that is called the "fiduciary responsibility" to make sure that they are acting in the best interests of the corporation. ⁹ If board members do not comply with these duties and

⁷ RCW 24.03.025, .145 - .150. Note that if the nonprofit wants to apply for a federal tax exemption, its Articles of Incorporation must include certain language about its purposes and the disposition of any assets if the corporation is dissolved. Federal tax exemptions are discussed below at pages 5-6.

⁸ The current versions of the PTA Bylaws are at http://www.wastatepta.org/new/WSPTA_Bylaws_2016-17.pdf. (viewed on January 15, 2017).

the corporation is financially harmed, the board members can be held personally liable. However, this does not mean that board members are responsible for errors or mistakes that are made in good faith.¹⁰

These fiduciary duties that all board members have include the duty of to act in good faith and exercise reasonable care¹¹ in making decisions or acting on behalf of the corporation; to be loyal¹² to the corporation; and to be obedient to the corporate mission and purposes.¹³

While the task of complying with various requirements of the corporation can be assigned to individual board members, officers or others, all board members remain responsible for making sure that the nonprofit is operating within the bounds of the law and in the best interest of the corporation.

Officers

A nonprofit corporation must have a president, at least one vice-president, a secretary and a treasurer.¹⁴ The terms, manner of election and removal and qualifications should be set forth in the Articles of Incorporation or in the bylaws. Offices can be combined except that state law prohibits the combination of the president and secretary. Typically the officers are members of the board of directors, but that is not a requirement.

Annual Report

A nonprofit corporation is required to file a report (and pay a fee) with the Secretary of State's office at any time there is a change in officers or the registered agent, and in any event at least annually during the month in which the corporation was originally incorporated.

⁹ The fiduciary duties of members of a nonprofit's board are the same as to those of the directors of a for-profit corporation.

¹⁰ Para-Medical Leasing, Inc. v. Hangen, 48 Wn.App. 389, 394, 739 P.2d 717 (Div. 1 1987), quoting Nursing Home

Bldg. Corp. v. DeHart, 13 Wash.App. 489, 498-99, 535 P.2d 137, review den'd, 86 Wash.2d 1005 (1975). ("[T]he law will not hold directors liable for honest errors, for mistakes of judgment, when they act without corrupt motive and in good faith, that is, for mistakes which may properly be classified under the head of honest mistakes. This rule is commonly referred to as the 'business judgment rule.'")

¹¹ Senn v. Northwest Underwriters, Inc., 74 Wn.App. 408, 415, 875 P.2d 637 (1994) (The fact that an officer did not inform herself of the activities being taken by the corporation does not excuse her liability for defalcations.)

¹² Rodriguez v. Loudeye Corp., 144 Wn.App. 709, 722, 189 P.3d 168, (2008) ("The duty of loyalty mandates that the best interest of the corporation and its shareholders takes precedence over any interest possessed by a director ...and not shared by the stockholders generally.") (internal punctuation and citations omitted).

¹³ In re Manhattan Eye, Ear & Throat Hosp., 186 Misc.2d 126, 151-2, 715 N.Y.S.2d 575 (1999)(It is axiomatic that the board of directors is charged with the duty to ensure that the mission of the charitable corporation is carriedout. This duty has been referred to as the "duty of obedience." It requires the director of a not-for-profit corporation to be faithful to the purposes and goals of the organization, since unlike business corporations, whose ultimate objective is to make money, nonprofit corporations are defined by their specific objectives: perpetuation of particular activities [is] central to the raison d'etre of the organization.") (internal punctuation and citations omitted).

¹⁴ RCW 24.03.125

¹⁵ Financial institutions sometimes rely on the current information on the Secretary of State's website as evidence of the current officers when adding or deleting signers to the organization's account(s).

Registered Agent

The nonprofit must designate a "registered agent", i.e. the person or organization to whom all official notices will be sent and where legal papers can be served.¹⁶ The initial designation of a registered agent should be in the Articles of Incorporation, and the registered agent should be listed in any subsequent report filed with the Secretary of State's office. Designation of a registered agent will also be required for purposes of filing tax returns with the IRS. The person or entity that is selected as registered agent should be reasonably available at all times so that important notices or requests from government agencies are not neglected.¹⁷

Record Keeping

By statute, a nonprofit corporation is required to keep certain records, including (1) current articles and bylaws; (2) membership information (if there are members); (3) financial statements; (4) officers' and directors' information; and (5) minutes of meetings of the board and of members (if any). ¹⁸ These records should be maintained either by the secretary of the nonprofit corporation or by the registered agent. If the corporation has members, these records are available by law to inspection by a member of 90 days standing for a purpose reasonably related to membership interests.¹⁹

How Do I Determine Whether A Parent Group Is Complying With These Requirements?

As noted in the preceding paragraph, anyone who has been a member of the nonprofit for at least 90 days has the right to review certain corporate records, so if you are a member, the first thing to do is ask to see the corporate records, which should provide sufficient information to determine whether the group is in compliance with state law.

Second, and more importantly, care should be taken to make sure that there will be someone at the address that is listed who knows what to do when notices addressed to the parent group are received. In that same vein, listing an individual runs the risk that the person named may move or not forward notices to the appropriate person to respond. If that happens, important deadlines could be missed to the detriment of the parent group. One of the services provided by Washington State PTA is to serve as registered agent for local PTAs and PTSAs at no additional charge.

¹⁵ RCW 23.95.255(2)(4). WAC 434-112-060.

¹⁶ RCW 23.95.415.

Parent groups should be cautious about using the school or school district with which they are affiliated as their designated agent. First, they should make sure that the school or school district consents to serve in that capacity.

¹⁸ RCW 24.03.135

¹⁹ Ibid.

If there's no response, or you don't know who to ask, the Secretary of State's website has current information on the status of any nonprofit corporation registered in Washington State. To find the status of a particular corporation, go to www.sos.wa.gov, then on the list on the left hand side of the page click on "Corporations." That will open a page that has a "Corporation Search" function. Enter the name of the nonprofit (or your best guess as to its name) and you should receive a list of corporations (profit and nonprofit) meeting the search criteria, along with whether the corporation is "active" or "inactive."

If you click on the nonprofit's name, you can see additional information, including its Uniform Business Identifier or UBI (this is the tax identification for state purposes), and the date on which it would become inactive if the required annual report is not filed.

Click on "View More Information" and you can see the names and addresses of the officers and the registered agent. There is also the option of purchasing copies of various corporate documents via the website, and some historical documents made be accessed through the Archives Division of the Secretary of State's Office.

Are Taxes Nonprofits Exempt From Paying State Sales And Business Taxes?

Nonprofit corporations pay state sales tax on items they buy for their own use just like any other person purchasing such goods in Washington. On the other hand, if a nonprofit is buying items for resale, it can obtain a reseller's permit and avoid paying sales tax at the time of purchasing the items.²⁰ A nonprofit that obtains a Consolidated Business License will usually receive a reseller's permit automatically.²¹

When a nonprofit corporation sells items as part of a "fund raising activity" that is not a "regular place of business" it is NOT required to collect sales tax.²² The proceeds of such sales are likewise exempt from Washington's business and occupation (B&O) tax.²³

However when a nonprofit operates a "regular place of business", i.e. a retail operation that is operated on a regular schedule, sales are subject to the retail sales tax and the B&O tax. There is a small business credit that, as a practical matter, means that retail sales of less than \$89,000 per year are not subject to payment of B&O taxes.²⁴

State tax returns are filed and taxes are paid either quarterly, semi-annually or annually, depending on the level of revenue. For most nonprofits the report is due annually no later than January 31st of the following year. Information about state tax laws is available from the Washington Department of Revenue (http://dor.wa.gov/Content/Home/Default.aspx).

²⁰ RCW 82.08.130; see also WAC 458-20-102 for regulations relating to reseller permits.

²¹WAC 458-20-10201 (204)

²² RCW 82.08.02573

²³ RCW 82.04.3651

²⁴ WAC 458-20-104. This allowance is a credit, not an exemption, which means the group still has to file information about its activities with the Department of Revenue, and then claim the credit against any tax that otherwise would be due.

Do Nonprofit Parent Groups Pay Federal Taxes?

A nonprofit corporation is subject to the federal income tax on net corporate income unless it applies for and is granted a tax exemption by the Internal Revenue Service.²⁵ Nonprofit parent groups may apply for tax exemption under one of two different sections of the Internal Revenue Code, either Section 501(c) (3) or Section 501(c)(4). Those whose articles of incorporation state that they are organized for educational or charitable purposes can apply for tax exemption under Section 501(c) (3). Exemption under Section 501(c)(3) means that the group will not have to pay federal income tax on its net revenues²⁶, and that donations made by individuals are deductible by them as charitable contributions.²⁷ However, groups that are exempt under Section 501(c)(3) are subject to severe limitations on lobbying or other political activity.

Some parent groups are tax exempt under Section 501(c)(4) of the Internal Revenue Code, which allows them to spend their resources on lobbying; however donations to 501(c)(4) organizations cannot be claimed as tax exemptions by donors.

To qualify, the nonprofit must include certain specific language in its Articles of Incorporation, and must file an application with the IRS. Forms and information about filing are available on the IRS website.²⁸ An organization with less than \$5,000 in revenue that meets the other requirements does not need to apply to be considered tax exempt.²⁹

What Are The Ongoing Obligations Of A Tax Exempt Organization?

A nonprofit that has been granted exemption from federal tax under Section 501(c)(3) must file an annual informational report, due on the 15th day of the 4th month following the end of the nonprofit's fiscal year, or face a penalty of up to \$100 per day for each day that the return is not filed.³⁰ In addition, organizations exempt under section 501(c)

(3) must make copies of their application for tax exemption and the past three years' tax returns available on reasonable request for inspection by any member of the public, not just members of the organization. ³¹

²⁵ 26 USC § 11

²⁶ 26 USC § 501(c)(3)

²⁷ 26 USC § 170

https://www.irs.gov/charities-non-profits/applying-for-tax-exempt-status (viewed January 15, 2017) 26 CFR § 1.501(a)-1, The current fee is \$400 if the applicant organization anticipates having less than \$10,000 in total receipts and \$850 if the applicant anticipates receipts of more than \$10,000. https://www.irs.gov/irb/2016-

⁰¹_IRB/ar14.html#d0e17916 (viewed January 15, 2017)(scroll down to Part 6, Section 6-09).

 $^{^{29} \ \}text{https://www.irs.gov/charities-non-profits/charitable-organizations/public-charity-exemption-application}$

⁽viewed January 30, 2017)

³⁰ 26 USC § 6721. More information about the annual tax return is available on the IRS website, https://www.irs.gov/uac/e-file-for-charities-and-non-profits (viewed January 15, 2017).

^{31 26} CFR § 301.6104(d)-1

—including membership dues, donations, sales of items, etc.—for charitable or educational purposes is required to register with the Washington Secretary of State under the Washington Charitable Solicitation Act.³³ There is an exemption for organizations that are operated entirely by volunteers and collect less than \$50,000 during its fiscal year,³⁴ but there is an optional registration available online for free for those exempt organizations.³⁵

Registered organizations are required to file an annual renewal with the Secretary of State's office no later than eleven months after the end of its fiscal year.³⁶ The financial statement included in the annual renewal must be reviewed by the organization's board of directors.³⁷ Whether required to be registered or not, all organizations are required to abide by certain statutory limitations on how funds are solicited.³⁸

Do Parents Groups Need A License To Operate Fundraising Activities That Constitute Gambling Activities?

Under Washington law, any activity that involves (1) a prize that is awarded (2) on the basis of chance among (3) persons who have given valuable consideration in order to participate is considered a lottery.³⁹ Consideration need not be of a monetary value, but can include visiting a store to obtain a free ticket for a drawing.⁴⁰ Washington statutes set forth specific regulations about when and under what circumstances gambling activities can be conducted—some can be conducted by a "bona fide charitable or nonprofit organization"⁴¹ without a license while others require a license, and some cannot be conducted at all.

³³ See, generally, RCW 19.09

³⁴ WAC 434-120-100(2)(b). There is also a registration requirement for professional fundraisers, but it only applies to those who are paid for fund raising activities.

³⁵ WAC 434-120-110. The main advantage of the optional registration is that organizations that give grants often require that their grantees be registered, even though they are legally exempt from the registration. The optional registration satisfies such a requirement.

³⁶ WAC 434-120-140(2)(a)

³⁷ RCW 19.09.075(2)

³⁸ RCW 19.09.100

³⁹ State ex rel. Evans v. Brotherhood of Friends, 41 Wn.2d 133, 150, 247 P.2d 787 (1952) ("Three things are necessary to constitute a lottery, viz., prize, chance, and consideration." (Citation and quotation marks omitted). See also Society Theatre v. City of Seattle, 118 Wash. 258, 203 P. 21 (1922); D'Orio v. Jacobs, 151 Wash. 297, 275 P.563 (1929).

⁴⁰ State ex rel. Schillberg v. Safeway Stores, Inc., 75 Wn.2d 339, 450 P.2d 949 (Wash. 1969)

⁴¹RCW 9.46.0209. Under a close reading of this statute it is not clear that a school ASB would qualify as a "bonafide charitable or nonprofit organization" but the Gambling Commission has issued licenses to ASBs, indicating that it considers ASBs as qualifying organizations for this purpose.

Organizing or conducting a gambling activity that is not conducted in accordance with the state gambling act is "professional gambling." Engaging in "professional gambling" is a crime with the maximum penalty of ten years in prison and a fine of up to \$20,000.⁴³ Information about legal gambling activities and licensing requirements is available from the Washington State Gambling Commission (http://www.wsgc.wa.gov/).

Are There Requirements Under The State Liquor Laws That Might Apply To A Nonprofit Parent Group?

Parent groups occasionally conduct fund raisers at which alcohol is served. Such events can never be allowed to be conducted on school premises.⁴⁴ In addition, unless the premises and/or the caterer for such a fund raiser are licensed to serve liquor, the parent group must obtain a "special occasion license" from the Washington Liquor & Cannabis Board.⁴⁵ The requirement for a license also applies to auctions where alcohol is included in items being auctioned. A separate permit is required if alcohol is to be offered as a prize in a raffle.⁴⁶ More information about liquor licenses is available from the Washington State Liquor & Cannabis Board

(http://lcb.wa.gov/).

What Are The Major Potential Risks To A Nonprofit Parent Group And How Can They Be Minimized?

Bank Accounts

Generally a nonprofit will have one or more bank accounts where its funds are deposited. Opening an account in a financial institution requires either a Social Security Account Number (SSAN) of an individual or an Employer Identification Number (EIN) issued in the name of the organization by the Internal Revenue Service. Using an individual's SSAN is dangerous because it would place the individual at risk of having his/her identity stolen and s/he would likely have to pay federal income tax on any interest received because of the funds belonging to the organization. It is highly recommended that the organization obtain an EIN instead of using an individual's Social Security Number.

Contrary to what its name suggests, an EIN does not mean that the organization has to actually be an employer—the EIN is simply the federal government's means of identifying entities other than individuals for tax-related purposes. The easiest way to obtain an EIN is to apply via the online application process.⁴⁷

⁴² RCW 9.46.0269

⁴³ RCW 9.46.220-.222, 9A.20.021

⁴⁴ RCW 66.44.100 (prohibiting consuming alcohol in a public place) and RCW 66.04.010(36) defining "public place" as including "buildings and grounds used for school purposes."

⁴⁵ RCW 66.24.380, WAC 314-05-020. There is also a "banquet permit" that allows alcoholic beverages to be served free of charge at invitation-only events that are not advertised to or open to the general program. *See generally* Chapter WAC 314-18. Most fundraising events conducted by nonprofits are not by invitation only and therefore would not qualify for or require a banquet permit.

⁴⁶ RCW 9.46.0315, WAC 314-38-040,

No Credit or Debit Cards

Most financial institutions offer account holders the convenience of withdrawing funds via use of a debit card and/or through online transfers. It is strongly recommended that nonprofits operated by volunteers avoid these options in order to minimize the risk that the account might be

"hacked" or that funds are diverted to purposes unrelated to the nonprofit.

No intermingling nonprofit's fund with personal funds

Having one of the members deposit funds belonging to the nonprofit into her/his personal account is extremely ill-advised. Not only would such a step increase the risk of theft or misappropriation, it would run the additional risk that the funds could be taken to pay debts of the individual. 48

Accountability for funds

Nonprofits' reliance on volunteers makes them particularly vulnerable to having their funds mismanaged. This can undercut the credibility of the nonprofit with its members and/or contributors, and can result in diversion of nonprofit funds from the purposes for which they were raised.

To minimize the risk of such diversion, the nonprofit should put in place reasonable policies and procedures specifying how funds will be handled, what financial records will be maintained, and how frequently the board of directors will receive financial reports. It is strongly recommended that such procedures include having, at a minimum, the following elements:

- at least two people count any cash receipts at fundraising events with each keeping a copy
 of the resulting tally; and
- a board member who is not an authorized signer on the nonprofit's bankaccounts review bank and investment account statements on a regular, preferably monthly, basis and report the results of the review to the board;
- all board members receive a monthly financial report (typically prepared by the treasurer) even in months when there is no board meeting failure to receive regular financial reports is a warning sign that board members should not ignore;
- the board establishes a committee that periodically (at least twice per year) reviews all financial records and, when appropriate, makes recommendations for improvements.

⁴⁷ https://www.irs.gov/businesses/small-businesses-self-employed/apply-for-an-employer-identification-number-ein-online (viewed January 15, 2017).

⁴⁸ See, e.g. Chase & Baker Co. v. Olmsted, 93 Wash. 306, 160 P. 952, (1916) (the portion of bank account funds held in trust for another can be attached by debtor of the account owner if the balance in the account has, at any time, fallen below the amount held in trust).

Other Resources

Washington State PTA, http://www.wastatepta.org/, a nonprofit that charters approximately 900 local chapters in Washington, and is affiliated with the National PTA, http://www.pta.org/. 1300 South Fawcett, Suite 300, Tacoma WA 98402.

PTO Today, http://www.ptotoday.com/, a for-profit company that sells services to parent organizations. 100 Stonewall Blvd., Suite 3, Wrentham, MA 02093.

Better Booster Clubs, http://www.betterboosterclubs.com/, 1601 East Highway 13, Suite 200, Burnsville, MN 55337-6848.

Purchasing

Introduction

All purchases must follow district policy and procedures which require the issuance of a purchase order, or if Board approved, use of a **purchase/procurement** card.

Procedures

These procedures outline issuance of purchase orders at the school level and at the district level recognizing that specific procedures may vary from district to district.

To make an ASB purchase:

- 1. Determine budget capacity.
- 2. Prior approval of ASB governing body.
- 3. Prepare a requisition and/or purchase order.
- 4. Receive approval signatures.
- 5. Review state bid laws and district policy.

In some cases, an employee may receive prior approval to purchase miscellaneous items with a personal check or credit card. The original receipt(s), not a charge card statement, must be attached to a district authorized reimbursement form and submitted for reimbursement accompanied by the appropriate student and administrative signatures.

Refer to <u>WAC 392-138-125</u> and <u>WAC 392-138-210</u> which govern disbursements by ASB's.

Contact your district office for further district purchasing procedures.

Revised Code of Washington (RCW's)

RCW 28A.320.030	Gifts, conveyances, etc., for scholarship and student aid purposes, receipt and administration.
RCW 28A.325.010	Fees for optional noncredit extracurricular events – Disposition.
RCW 28A.325.020	Associated student bodies – Powers and responsibilities affecting.
RCW 28A.325.030	Associated student body program fund – Fund raising activities - Nonassociated student body program fund moneys.
RCW 28A.325.050	Associated student body program – Publication of information on school district website.
RCW 43.09.240	Public officers & employees - Duty to account & report- Removal from office - Deposit of collections
RCW 28A.710.020	Charter Schools - Parameters
RCW 28A.710.050	Admission & enrollment of students – Capacity – Specialized learning environment
RCW 28A.710.060	Enrollment options information – Earned credits – Participation in district sponsored interscholastic programs
RCW 28A.710.070	Washington state charter school commission
RCW 28A.710.300	Interschool athletic activities – WIAA
RCW 28A.710.901	Effective date - 2016

<u>RCW 28A.320.030</u> Gifts, conveyances, etc., for scholarship and student aid purposes, receipt and administration.

The board of directors of any school district may accept, receive and administer for scholarship and student aid purposes such gifts, grants, conveyances, devises and bequests of personal or real property, in trust or otherwise for the use or benefit of the school district or its students; and sell, lease, rent or exchange and invest or expend the same or the proceeds, rents, profits and income thereof according to the terms and conditions thereof, if any, for the foregoing purposes; and enter into contracts and adopt regulations deemed necessary by the board to provide for the receipt and expenditure of the foregoing.

RCW 28A.325.010 Fees for optional noncredit extracurricular events-Disposition.

The board of directors of any common school district may establish and collect a fee from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the district which is of a cultural, social, recreational, or athletic nature: PROVIDED, That in so establishing such fee or fees, the district shall adopt regulations for waiving and reducing such fees in the cases of those students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees and may likewise waive or reduce such fees for nonstudents of the age of sixty-five or over who, by reason of their low income, would have difficulty in paying the entire amount of such fees.

An optional comprehensive fee may be established and collected for any combination or all of such events or, in the alternative, a fee may be established and collected as a condition to attendance at any single event. Fees collected pursuant to this section shall be deposited in the associated student body program fund of the school district, and may be expended to defray the costs of optional noncredit extracurricular events of such a cultural, social, recreational, or athletic nature, or to otherwise support the activities and programs of associated student bodies.

<u>RCW 28A.325.020</u> Associated student bodies–Powers and responsibilities affecting.

As used in this section, an "associated student body" means the formal organization of the students of a school formed with the approval of and regulation by the board of directors of the school district in conformity to the rules and regulations promulgated by the superintendent of public instruction: PROVIDED, That the board of directors of a school district may act or delegate the authority to an employee of the district to act as

the **associated student body** for any school plant facility within the district containing no grade higher than the sixth grade.

The superintendent of public instruction, after consultation with appropriate school organizations and students, shall promulgate rules and regulations to designate the powers and responsibilities of the boards of directors of the school districts of the state of Washington in developing efficient administration, management, and control of moneys, records, and reports of the associated student bodies organized in the public schools of the state.

<u>RCW 28A.325.030</u> Associated student body program fund–Fund raising activities-Nonassociated student body program fund moneys.

There is hereby created a fund on deposit with each county treasurer for each school district of the county having an associated student body as defined in RCW 28A.325.020. Such fund shall be known as the associated student body program fund. Rules adopted by the superintendent of public instruction under RCW 28A.325.020 shall require separate accounting for each associated student body's transactions in the school district's associated student body program fund.

All moneys generated through the programs and activities of any associated student body shall be deposited in the associated student body program fund. Such funds may be invested for the sole benefit of the associated student body program fund in items enumerated in RCW 28A.320.320 and the county treasurer may assess a fee as provided therein. Disbursements from such fund shall be under the control and supervision, and with the approval, of the board of directors of the school district, and shall be by warrant as provided in chapter RCW 28A.350 : **PROVIDED** That in no case shall such warrants be issued in an amount greater than the funds on deposit with the county treasurer in the associated student body program fund. To facilitate the payment of obligations, an imprest bank account or accounts may be created and replenished from the associated student body program fund.

The associated student body program fund shall be budgeted by the associated student body, subject to approval by the board of directors of the school district. All disbursements from the associated student body program fund or any imprest bank account established thereunder shall have the prior approval of the appropriate governing body representing the associated student body.

Notwithstanding the provisions of <u>RCW 43.09.210</u>, it shall not be mandatory that expenditures from the district's general fund in support of associated student body

programs and activities be reimbursed by payments from the associated student body program fund.

Subject to applicable school board policies, student groups may conduct fund raising activities, including but not limited to soliciting donations, in their private capacities for the purpose of generating nonassociated student body fund moneys. The school board policy shall include provisions to ensure appropriate accountability for these funds.

Nonassociated student body program fund moneys generated and received by students for private purposes to use for scholarship, student exchange and/or charitable purposes shall be held in trust in one or more separate accounts within an associated student body program fund and be disbursed for such purposes as the student group conducting the fund raising activity shall determine: PROVIDED, that the school district shall either withhold an amount from such moneys as will pay the district for its direct costs in providing the service or otherwise be compensated for its cost for such service.

Nonassociated student body program fund moneys shall not be deemed public moneys under section 7, Article VIII, of the state Constitution. Notice shall be given identifying the intended use of the proceeds. The notice shall also state that the proceeds are nonassociated student body funds to be held in trust by the school district exclusively for the intended purpose. "Charitable purpose" under this section does not include any activity related to assisting a campaign for election of a person to an office or for the promotion or opposition to a ballot proposition.

<u>RCW 28A.325.050</u> Associated student body program fund–Publication of information on school district website.

- 1. Each school district that has an associated student body program fund must publish the following information about the fund on its web site:
 - The fund balance at the beginning of the school year
 - Summary data about expenditures and revenues occurring over the course of the school year
 - The fund balance at the end of the school year
- 2. The information under this section must be published for each associated student body of the district and each account within the associated student body program fund.
- 3. If the school district web site contains separate web sites for schools in the district, the information under this section must be published on the web site of the applicable school of the associated student body.

4. No later than August 31, 2014, school districts must publish the information under this section on their web sites for the 2012-13 and 2013-14 school years. School districts must add updated annual information to their web sites by each August 31st, except that school districts are only required to maintain the information on the web site from the previous five years.

<u>RCW 43.09.240</u> Local government accounting—Public officers and employees— Duty to account and report—Removal from office—Deposit of collections.

Every public officer and employee of a local government shall keep all accounts of his or her office in the form prescribed and make all reports required by the state auditor. Any public officer or employee who refuses or willfully neglects to perform such duties shall be subject to removal from office in an appropriate proceeding for that purpose brought by the attorney general or by any prosecuting attorney.

Every public officer and employee, whose duty it is to collect or receive payments due or for the use of the public shall deposit such moneys collected or received by him or her with the treasurer of the local government once every twenty-four consecutive hours. The treasurer may in his or her discretion grant an exception where such daily transfers would not be administratively practical or feasible as long as the treasurer has received a written request from the department, district, or agency, and where the department, district, or agency certifies that the money is held with proper safekeeping and that the entity carries out proper theft protection to reduce risk of loss of funds. Exceptions granted by the treasurer shall state the frequency with which deposits are required as long as no exception exceeds a time period greater than one deposit per week.

In case a public officer or employee collects or receives funds for the account of a local government of which he or she is an officer or employee, the treasurer shall, by Friday of each week, pay to the proper officer of the local government for the account of which the collection was made or payment received, the full amount collected or received during the current week for the account of the district.

RCW 28A.710.020 Charter schools—Parameters.

A charter school established under this chapter:

- (1) Is a public school that is:
- (a) Open to all children free of charge and by choice; and

- (b) Operated separately from the common school system as an alternative to traditional common schools;
- (2) May offer any program or course of study that any other public school may offer, including one or more of grades kindergarten through twelve;
- (3) Is governed by a charter school board according to the terms of a renewable, five-year charter contract executed under RCW <u>28A.710.160</u>;
- (4) Functions as a local education agency under applicable federal laws and regulations and is responsible for meeting the requirements of local education agencies and public schools under those federal laws and regulations, including but not limited to compliance with the individuals with disabilities education improvement act (20 U.S.C. Sec. 1401 et seq.), the federal educational rights and privacy act (20 U.S.C. Sec. 1232g), the McKinney-Vento homeless assistance act of 1987 (42 U.S.C. Sec. 11431 et seq.), and the elementary and secondary education act (20 U.S.C. Sec. 6301 et seq.).

<u>RCW 28A.710.050</u> Admission and enrollment of students—Capacity—Specialized learning environments.

- (1) Except as provided in subsection (3) of this section, a charter school may not limit admission on any basis other than age group, grade level, or enrollment capacity. A charter school is open to any student regardless of his or her location of residence.
- (2) A charter school may not charge tuition, but may charge fees for participation in optional extracurricular events and activities in the same manner and to the same extent as do other public schools.

<u>RCW 28A.710.060</u> Enrollment options information—Earned credits—Participation in district-sponsored interscholastic programs.

- (1) School districts must provide information to parents and the general public about charter schools located within the district as an enrollment option for students.
- (2) If a student who was previously enrolled in a charter school enrolls in another public school in the state, the student's new school must accept credits earned by the student in the charter school in the same manner and according to the same criteria that credits are accepted from other public schools.
- (3) A charter school may participate in state or district-sponsored interscholastic programs, awards, scholarships, or competitions to the same extent as other public schools.

- (6) Whenever a vacancy on the commission exists among its appointed membership, the original appointing authority must appoint a member for the remaining portion of the term within no more than thirty days.
- (7) Commission members shall serve without compensation but may be reimbursed for travel expenses as authorized in <u>RCW 43.03.050</u> and <u>RCW 43.03.060</u>.
- (8) The commission shall reside within the office of the superintendent of public instruction for administrative purposes only.
 - (9) RCW 28A.710.090 and RCW 28A.710.120 do not apply to the commission.

<u>RCW 28A.710.300</u> Interschool athletic activities—Washington interscholastic activities association rules.

- (1) The eligibility of a charter school student to participate in interschool athletic activities or other interschool extracurricular activities governed by the Washington interscholastic activities association is subject to rules adopted by the Washington interscholastic activities association.
- (2) A proposal by a charter school to regulate the conduct of interschool athletic activities or other interschool extracurricular activities governed by the Washington interscholastic activities association is subject to rules adopted by the Washington interscholastic activities association.
- (3) The charter school is responsible for the full cost, minus any student participation fee, for any student who participates in interschool athletic activities or other interschool extracurricular activities governed by the Washington interscholastic activities association.

RCW 28A.710.901 Effective date—2016 c 241.

This act is necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions and takes effect immediately [April 3, 2016].

Records Retention

Introduction

Public records, office files and memoranda must be retained for specific reasons and times. Below is a brief overview of some records that may be affected by the Retention Laws and Guidelines. Please refer to <u>WAC 414-08-020, 030, 040, 050</u> for more detailed information on retention and destruction of records.

Procedures

A copy of the WASBO Records Management Manual (2015) for School Districts and ESD's in Washington State can be found at:

WASBO Records Management Manual Part 1

WASBO Records Management Manual Part 2

The following schedule is a condensed version of the State Approved Retention Schedule. The entire Schedule can be found at: <u>State Approved Retention Schedule</u>

Storage

- 1. Complete a transmittal request, and after approval of the Regional Archivist, send the documents to him/her for retention. Keeping a record of all shipments made is essential. This is a preferred method since storage is done in accordance with the State.
- 2. Continue to retain records in a permanent storage area. Care should be taken to store information in accordance with requirements (i.e. microfiche, vaults, etc.)

Disposition

1. Supervised destruction of the records. Record of destruction with the signature of witnesses should be retained.

The State Retention Manual may be downloaded at: State Retention Manual

Records Manual Series Title	Secondary	Retention
& Description	Description	Primary Copy
Athletics	Eligibility Records	3 Years
Banking Records	Canceled Checks Check Registers Deposit Slips Bank Statements	6 Years
Budget		Permanent
Budget Work Papers		Current and Prior Year
Cash Receipts Transmittals – Internal		6 Years
Club Constitutions		Permanent
Contracts and Bylaws		Permanent
Contracts/Agreement		Termination Plus 6 Years
Election Results		6 years
Employee Reimbursement Forms		Current and Prior Year
Expenditure/Balancing Forms		Current and Prior Year
General Ledger		6 Years
Historical Materials	Trophies, Banners, etc.	Permanent
Imprest Reconciliation Forms		3 Years
Inventory Reconciliation	Student Store Fundraisers Ticket Sales	3 Years
Invoice/Approval/PO/Contract Copies		6 Years
Meeting Minutes of Clubs & Student Council		Permanent
Petty Cash Records		6 Years
Receipt Books (hand-written)		6 Years
Requisitions (original signatures)		6 Years
Student Fee/Fine Statement		6 Years
Transmittals with Z-tapes		3 Years

Electronic Mail

E-mail messages that are usually public records and must meet records retention requirements before being destroyed:

- Policy and Procedure Directives
- Correspondence or memoranda related to official public business
- Agendas and minutes of meetings
- Documents relating to legal or audit issues
- Messages which document agency actions, decisions, operations and responsibilities
- Documents that initiate authorize or complete a business transaction
- Drafts of documents that are circulated for comment or approval
- Final reports or recommendations
- Appointment calendars
- E-mail distribution lists
- Routine information requests
- Other messages sent or received that relate to the transaction of local government business

E-mail messages that are usually administrative materials with no retention value:

- Information-only copies, or extracts of documents distributed for reference or convenience, such as announcements or bulletins
- Phone message slips that do not contain information that may constitute a public record
- Copies of published materials
- Informational copies
- Preliminary drafts
- Routing slips
- Transmittals (letters/memos)

See E-mail Guidelines online at Archives website: Archives

Transferring Archival Records – Pg. 26 Records Management Manual

There are two methods for transferring records to the Washington State Archives; one for electronic records and one for paper records.

If the records are digital, you can work with the digital archives to transfer your records. They have made it very easy to transfer Archival Email, School Board Minutes and other born electronic records. They will provide preservation of these valuable legal and historical records as per Chapter 434-663 WAC. If you have archival electronic records to transfer to the Digital Archives, please contact them at 360-586-4901.

If the Archival records are paper, they need to be indexed and boxed up in Acid-Free Storage Boxes. You may contact your Archives Branch for assistance.

Refunds

Introduction

A refund is a return of funds. There are two types of refunds, a refund of revenue and a refund of expenditure.

Procedures

A refund of revenue is returning funds that have been previously receipted and deposited by the ASB. Sufficient documentation showing original receipt of funds must be supplied to issue a refund. A refund can be issued by imprest check or district warrant, but should never be made from current cash on hand. Consult your district office for board-authorized procedures.

A refund of expenditure is when the ASB returns merchandise to the vendor. The vendor issues a credit invoice or refund check. Consult your district office for the correct procedures to follow when this type of transaction occurs. Consult your district office for board-authorized procedures.

Refunds for receipted checks should not be issued until sufficient time has passed to ensure the check has cleared the bank. Consult your district office for board-authorized procedures.

The ASB Bookkeeper should verify which fund and account the original transaction occurred in to ensure that the refund comes from that same fund and account. (If the revenue was deposited in a revenue General Ledger account, the refund should come back out of that same revenue General Ledger account).

Refunds must be recorded in the point of sale system or student records to ensure a double refund is not issued and proper internal controls are followed.

ASB Resources

- Washington Interscholastic Activities Association: ASB Fund Guidelines
- State Auditor's Office: http://www.sao.wa.gov for school district audit reports and fraud findings.
- Washington Association of School Business Officials: <u>WASBO</u> to download the **ASB Procedures Manual**.
- Association of Fund Raising Distributors and Suppliers http://www.afrds.org for tips on fund raising.
- All state agencies: <u>www.access.wa.gov</u>
- Internal Revenue Service: http://www.irs.gov for federal tax information.
- Office of Superintendent of Public Instruction: www.k12.wa.us search for the current year Accounting Manual or search WAC's.

Questions???

✓ Check first with your school district business office...

Office of the Superintendent of Public Instruction (OSPI)	360-725-6000
Washington Association of School Business Officials (WASBO)	360-528-2025
Washington State Gambling Commission	360-486-3440
Washington State Auditor's Office (SAO)	360-902-0370
Washington State Department of Revenue (DOR)	800-647-7706
Association of Washington School Principals (AWSP)	360-357-7951
Washington Interscholastic Activities Association (WIAA)	425-687-8585
Washington Association of Student Leaders	360-497-5323

Transfer: One effective way to deal with a risk is to pay someone else to accept it for you. The most common way to do this is to buy insurance.

Accept: When you can't avoid, mitigate, or transfer a risk, then you have to accept it. But even when you accept a risk, at least you've looked at the alternatives and you know what will happen if it occurs. If you can't avoid the risk, and there's nothing you can do to reduce its impact, then accepting it is your only choice.

By the time a risk actually occurs, it's too late to do anything about it. That's why you need to plan for risks from the beginning and keep coming back to do more planning throughout the project or activity. It's good to ask the question "Are we going to embrace this activity and its potential liability or "divorce" our involvement due to the nature of the activity?" Our obligation is to protect the staff, students, and volunteers on and off our school grounds if it's a school sponsored activity...and protect the district's liability as well. When we reduce the risk involved we create a safer environment and reduce the district's financial liability.

With regards to the ASB, all of these areas are also applicable. It's important for a teacher, an Advisor, the Activity Coordinator and the Principal to review the activities and field trips that are being planned and to make certain that that unsafe or inappropriate conditions do not occur. If something may be questionable, it's a good plan to contact the district Risk Manager to find out if an activity is covered or not covered under the district's insurance policy.

With some companies, powder puff football is not allowed nor are inflatable bouncy houses or dunk tanks, so this would be a risk to "Avoid." Another example of "Avoidance" is to not allow students on a school sponsored trip the use of a swimming pool at a hotel without the hotel's authorized on duty life guard. A teacher, parent, or an advisor cannot substitute as a lifeguard.

An example to "Mitigate" risk for a field trip would be to use school district buses, have permission slips and medications for students, an appropriate ratio of students to chaperones, and make sure the trip is age appropriate. An example to "Transfer" risk is to contract the risk to another company or group. A school district would contract with a private insurance company or join the Washington Schools Risk Management Pool. Policies are reviewed as to what is covered and what is not covered as well as a deductible amount that is reached before the loss is covered.

Always consider the risks that could be involved with any activity whether it's a field day activity at school or an off-site field trip activity. For example, if the band is going to

Disneyland to perform, there are a number of things that have to take place before the kids and chaperones board the airplane such as:

- Has the school board approved the overnight field trip?
- Have airline tickets and hotel accommodations been made? And sufficient chaperones confirmed?
- Have permission slips been signed by the students and parents? (these may include medical needs as well)
- Have all monies owed for the trip been paid by the students/parents?
- How many staff members are going?
- Have substitutes been assigned?
- Has staff requested an Advance Travel check (if needed) from the district fiscal office for trip expenses?
- Has an agenda of activities & times been prepared and communicated to students/parents, school administration, staff, and chaperones?
- How are band instruments getting to California?
- Schedule a meeting to inform the chaperones of their supervisory obligations and non-alcohol consumption during the trip, no cell-phone check-in with the school staff, but face to face check-in if there is "free time" with adult chaperones to explore the Disneyland grounds, and no additional activities (such as side trips) that haven't been authorized, etc.
- These kinds of trips can be a wonderful experience for the students, staff and chaperones if it's done with good pre-planning and taking into account what might happen in case of an emergency or if a student needs to be sent home.

Unfortunately, negligence can happen. Negligence involves four elements, and all four must be present to be found negligent in a court of law.

- Duty: an official or reasonable expectation
- Breach of duty: the expectation was not met
- Proximate cause: that initial action which set in motion a sequence of events resulting in an accident.
- Damages: the accident caused someone to be hurt or something to be damaged

As previously mentioned, school districts are insured to cover potential risks. They can carry insurance through a private insurance carrier or join a Risk Management Pool. A Risk Management Pool is not an insurance company but a self-funded group of school districts and educational service districts that have joined together to prevent, control and pay for liability and property risks.

Other considerations of risk include the following:

Afterschool meetings/practices:

- Music
- Drama
- Debate
- Yearbook
- Newspaper
- Cheer
- Dance

Athletic Practices:

- Pre-season
- In-season
- Off-season

Non sponsored WIAA:

- Water Polo
- Equestrian
- Lacrosse

CTE Club Activities:

- FFA
- FBLA
- FCCLA
- DECA/Student Stores
- TSA
- Skills USA
- Culinary Arts catering/social meals

Athletic Games and Contests:

- Players
- Student spectators
- Adult spectators
- Invitationals

Dances and Socials:

- On campusOff campus
- End of season
- celebrationsFood

Music/Drama/Dance performances:

- On campus
- Off campus

Weight Room:

• Equipment

School Assemblies:

- Speakers
- Guests

Coach/ Advisor

Driving

- Competitions
- Crowd considerations

Concerns/Considerations:

Background checks

Permission slips

Field Trips:

- Day trips
- Overnight
- Challenge Courses
- Parades
- Interhigh activities
- Lock-ins
- Sports camps
- Leadership Camps

Fund Raising:

- Product inventory
- Vendor selection
- Services
 Agreement/Contracts
- Student involvement
- Daily deposits/Reconciliation

Student privacy:

- Family Educational Rights and Privacy Act (FERPA)
- Photos

Cash Handling & Chain of Custody

References: RCW 28A.320.060; RCW 28A.320.070; RCW 28A.320.125; RCW 28A.320.126; WAC 200-110-150; WAC 200-110-200 as well as your own school district policies and procedures.

Student Involvement

Introduction

All activities of a secondary school ASB's, in grades 7 through 12, must have student approval and supporting documentation must bear evidence of student engagement. Student authorization may be satisfied by signatures on requisitions, purchase orders, payment orders, or disclosure in the minutes of the ASB student council. Students authorized to approve transactions in the cultural, athletic, social and recreational areas of the ASB should be designated by the ASB governing body.

For schools with grades lower than sixth grade, the board may designate the Principal to act as the ASB. Refer to RCW 28A.325.020.

Responsibilities

The ASB fund is for the extracurricular benefit of the students and their involvement in the decision making process is an integral part of associated student body government. The students must have adult supervision to properly administer the associated student body programs, but that supervision must not exclude student participation in determining the use of the money. Refer to WAC 392-138-125 and WAC 392-138-125 and WAC 392-138-210. The following events must show evidence of student approval in schools with 7th grade and above:

- Budget
- Collection of private money
- Constitution and By-laws
- Disbursements
- Election of student officers
- Fundraisers
- Transfers

Empowerment and Authority of The Student Council

A student council needs to understand the parameters within which it functions at school. Failure to understand these can lead to a breakdown in communication between the principal and the council. The result can be discontent and frustration. Positive school climate may become impossible under such circumstances. Ultimately, the public is "in charge" in a public school system. Their desires are reflected in the policies adopted by the Board of Education and executed by the administration. State and federal laws also impact the system. With this in mind, a student council can actually function on three participatory levels within the school.

Level One: Students have been "empowered" by the principal to conduct their activities with nearly complete authority. Nearly complete because they are subject to the approval of their advisor and the principal.

Level Two: Students have been empowered by the principal to share authority with the staff and administration.

Level Three: Students have been empowered to give input, but have no control over decision making.

Levels of empowerment in most schools include:

Authority	Shared Authority	Input Authority (No Authority)
Council Projects	School Climate	Grades
Elections Homecoming	Event Scheduling Student Scheduling	Discipline Hiring/Firing
Constitutional Revision	Fund Raising	Cafeteria
Council Operation	Athletic Expenditures	Maintenance
Publicity	Announcements	Vacation
Evaluation	Assemblies	National Organizations
Dances	Traditions	Day Length Credit Requirements

Student Stores

Introduction

Student stores are traditionally a component of the Career and Technical Education department and are the lab portion of the advanced marketing classes. It is important, however, that the student store works hand-in-hand with the ASB since the account operates under the umbrella of ASB law. Successful stores can and should be a great source of revenue for the ASB as well. It is up to the ASB officers to determine distribution of the net profit based on the school's Constitution.

In addition, it is also imperative that the store maintain a positive working relationship with the district's food service provider. It is recommended that student stores purchase items from the district's food service program as well as other vendors. Vending, the student store, and the food service program should compliment each other; not be a cause of antagonism and resentment. As part of the leadership aspect of the store, students should be involved in the decision making as to healthy food choices, vendors, what they think students will purchase, and the price of those items.

A well run student store should be more than a place where students can purchase a snack. It should become a part of the cultural backbone of the school; a place where all students and staff feel welcome and comfortable. Having students write up a store manual will educate and enforce some of these procedures.

Be sure to check with your district office regarding how to work with your district's food service program and the guidelines for OSPI and the district's healthy nutrition policy and procedures. For more guidance, please visit this site for nutrition guidelines and calculation tool. Please keep the documentation for Nutrition Services audit review.

OSPI Nutrition Services Resources

Procedures

A. Supervision Of Workers

- 1. A student store best practice should have **adult supervision** when in operation.
- 2. A student manager should select and schedule all student workers which is reviewed and

- handling money (cash and checks) with the designated students to ensure good internal controls and reconciliation at the end of a shift.
- 3. A minimum of two people should be present when the student store is operating.
- 4. The number of student workers should be limited to allow for proper supervision and control.
- 5. Student workers are not allowed to eat or drink while working in the store.
- 6. Student workers must have segregated duties in order to have the necessary accounting controls and efficiency.
- 7. Specific duties:
 - One person should take the customer's order, receive the cash due for the purchase, and provide the appropriate change.
 - The second person should retrieve the product from the shelf, verify the price with the cashier, and deliver the product to the customer.
- 8. The person who is responsible for cashier duties:
 - Receive the correct amount of money from the customer for the purchases.
 - Count the money received from the customer and return the necessary change <u>before placing any money received into the cash drawer.</u>
- 9. If hot and cold food is being prepared and sold, all workers may be required to have a Food Handler's Card in compliance with the local health department regulations. Check your local county requirements. In addition to food, the student store can sell spirit wear and school supplies.

B. Student Store Security

- Student store operations should only take place in a secure surrounding (an
 office, secured room, etc.) where customers are unable to reach money or
 merchandise or easily walk behind the counter.
- 2. As a best practice, an adult supervisor is to observe the operation at all times.
- All student stores should use cash registers or other accounting methods, such as an electronic point of sale program. Records must be maintained to reconcile receipts.
- 4. Cash boxes are <u>not recommended</u> due to risk and lack of inventory controls.
- 5. Each student worker should be assigned a password to be used for login which assigns the responsibility of the till to that student worker for the duration of their shift (one student worker per till per shift). Passwords should be controlled by someone that does not have access to the system. Passwords should not be easily obtainable, i.e. do not use easily identifiable passwords such as names. Money should NOT be left exposed at any time, except when receiving payment or giving change to the customer. At the end of every shift, each student

- voided transactions at the time of the transaction. Cash in the store register is <u>not</u> to be used for personal convenience (i.e. make change or cash a check when no sale has been made.)
- 9. No student or staff member should take the merchandise without paying for it.
- 10. The price of merchandise can be reduced for sale when conditions warrant. For example, expiration dates or old merchandise. "Buy one, get one free" cannot be used but individual items can be reduced for a quick sale.
- 11. If a student worker is going to purchase a store item, they must do so at the end of their shift and another student worker must transact the sale.
- 12. No cash should be kept in the student store register when the store is not in operation.
- 13. A minimum of two people, including the shift cashier, will count all cash at the end of each shift. The adult supervisor should oversee the cash counting.
 - After the cash has been counted, a reconciliation report or completed form should be signed by the students and adult supervisor who counted the cash.
 - A copy of the sales report must be submitted with the cash and checks to the ASB Bookkeeper.
- 14. The ASB Bookkeeper, upon receiving the cash receipts and sales report from the student store, should:
 - Count the cash receipts in the presence of the person submitting the cash and checks then compare to the sales report.
 - Receipt all cash and checks received through a 'point of sale' program or district issued receipt book. (See the <u>Cash Handling</u> section.)
 - The ASB Bookkeeper should return the receipt produced above to the adult supervisor or student store manager.
 Deposit the cash receipts within 24 hours (<u>RCW 43.09.240</u>) and send documentation to the district office.

D. CHANGE FUND/STARTUP CASH

- The initial change fund/startup cash for the student store is to be issued by the district office from the ASB's General Ledger "200" account with a Purchase Order. The change fund is <u>not</u> created by holding back cash from sales or deposits. Do not deposit or reimburse a change fund.
- 2. The change fund/startup cash is to be stored in a school safe.
- 3. If your change fund needs to be increased or decreased, contact your district office. At the end of the school year, the change fund should be returned to ASB Bookkeeper or district office per procedure.

E. INVENTORY and PERMANENT RECORDS

- A complete physical inventory count of the goods for sale in the student store
 must be performed at the beginning and ending of each school year. Physical
 counts should also be completed periodically throughout the school year. (For
 example, at the quarter or semester breaks)
- 2. In addition, a physical inventory should be done of the equipment and supplies at the beginning and ending of each school year.
- 3. At the end of the year, a list of this inventory must be sent to the district office.
- 4. The student manager, with adult supervision, should always complete a physical count of the inventory before adding new items. This should be reconciled to the existing inventory.
- 5. Student store accounting records are public records and are to be retained according to the State guidelines for records retention. For further information, refer to the <u>Records Retention</u> and <u>Inventory</u> sections.

Ticket Sales

Introduction

Ticket sales procedures are to ensure the proper accounting and deposit of cash from ticket sales. No complimentary tickets may be given.

Procedures

A. Safeguarding Tickets

- 1. Tickets represent cash and must be safeguarded accordingly.
- 2. They must be secured in a locked safe or cabinet until issued to a ticket seller.

B. Use Pre-numbered Tickets

- 1. Pre-numbered tickets must be used for all activities for which admission is charged.
- 2. It is recommended that different colored tickets be used for different admission fees.

C. Issue Tickets

- 1. Prepare a ticket log (Attachment A) of the tickets to be issued. Record the ticket number sequence, purpose, name and signature of the ticket seller responsible.
- 2. Issue each ticket seller the tickets, daily ticket sales form (Attachment B) and change fund. Record the name, event, beginning ticket number and amount of change fund issued on the sales form.

D. Ticket Sales and Admissions

- 1. It is recommended that two individuals control admissions. One collects money and the other issues tickets.
- 2. Tickets must be sold in number sequence.

For example: The ticket collector will tear the ticket in half, place the numbered half in a box and give the other half to the purchaser. Tearing prevents tickets from being reused and the numbered half of the ticket provides a way to reconcile receipts.

Allowing individuals to enter an ASB event-when the event charges admission- without paying the posted fee, is a violation of the state law.

I. School districts may have a gate list for those individuals who are performing services during regular season events. A Pass gate is designed for those who have a legitimate reason to be in the event without paying for admission. The term pass is a misnomer- the correct term would be identification card, the holder would then have to identify their job at the event.

Deper	nding on District policies, a "Pass" gate might include these:
	Game Officials
	Scouts (using interlocal agreements between Districts)
	Official Supervisors (this could include faculty and
	board members for home events if they agree to help
	supervise)
	Band Members
	Scorekeepers
	Announcers
	Media professionals
	Cheerleaders and/or Dance team
	Concession stand workers
	Half-time entertainment

Retirement passes for employees, Booster Club passes, Bus Drivers, and family members of any of the above are not entitled to enter without paying or having a job to perform. Note that a student with an ASB card actually has paid for the admittance at a reduced rate as approved by the student government and school board.

II. In the matter of season tickets (aka passes) purchased by individuals or families, the WAC and RCW allow the board to approve fee structures for this purpose.

<u>WAC 392-138-105</u> Associated student body public moneys—Fees optional noncredit extracurricular events.

The board of directors of any common school district may establish and collect a fee from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the district which is of a cultural, social, recreational, or athletic nature:

RCW 28A.325.010 Fees for optional noncredit extracurricular events--Disposition.

The board of directors of any common school district may establish and collect a fee from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the district which is of a cultural, social, recreational, or athletic nature: PROVIDED, that in so establishing such fee or fees, the district shall adopt regulations for waiving and reducing such fees in the cases of those students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees and may likewise waive or reduce such fees for nonstudents of the age of sixty-five or over who, by reason of their low income, would have difficulty in paying the entire amount of such fees. An optional comprehensive fee may be established and collected for any combination or all of such events or, in the alternative, a fee may be established and collected as a condition to attendance at any single event. Fees collected pursuant to this section shall be deposited in the associated student body program fund of the school district, and may be expended to defray the costs of optional noncredit extracurricular events of such a cultural, social, recreational, or athletic nature, or to otherwise support the activities and programs of associated student bodies.

E. Daily Sales Report

- Count money and complete cash summary on ticket sales form daily.
- Ticket value should equal cash summary total. Any difference must be explained.
- To calculate the number of tickets sold, take the ending ticket number minus the beginning ticket number plus one and multiply by the selling price.
 Return the completed daily ticket sales form and all money collected to the ASB bookkeeper.
- Follow district procedures to safely secure monies collected after school hours.

F. Completion of Event

- Return all unused tickets and change fund to ASB bookkeeper or secretary with the final daily ticket sales form.
- The ASB bookkeeper logs in and verifies all tickets are accounted for and that the change fund has been returned intact.

Travel

Introduction

Travel by district employees, students, chaperones and volunteer coaches (anyone supervising students) shall be consistent with district travel policy and regulation. Payment of claims for travel and expenses shall be consistent with State Law (RCW 42.24).

Necessary travel expenses for ASB activities are an allowable cost of the ASB fund. Travel expenses for ASB advisors are allowable. As with all disbursements, ASB travel expenses must have the prior approval of the ASB governing body, and adequate documentation.

Travel may require Board approval prior to taking place (refer to your District Board policy.)

Chaperones – Travel expenses of accompanying adults (advisors or approved chaperones) are a justifiable and reimbursable expense of the activity, but must have prior student council approval. Chaperones must meet district volunteer protocols and guidelines. Overnight travel may require chaperones to be fingerprinted (must allow 6-8 week processing time).

Vending Machines District Managed

Introduction

The following procedures are for the operation of district managed ASB vending machines in the school district. These procedures are to ensure controls over vending machines.

Procedures

A. Physical Controls

- 1. Inventory See the Inventory Section of the manual
- 2. Cash See the Cash Handling Section of the manual

B. Accounting Controls

- 1. Inventory Unique to vending machine transactions are:
 - Each different inventory unit must be accounted for separately (i.e. soda, candy, etc.)
 - The use of item counters for the vending machines provide a quick count
 of the transaction totals for a given period. Remember, counters are not
 absolutely fail proof; counter data must be compared to actual physical
 inventory counts on a periodic basis to ensure the integrity of the
 counters.

2. Cash – The building administrator:

- Shall assign responsibility for the collection of cash and the restocking of vending machines to specific employees or supervised students.
- Ensure that a meaningful comparison of cash sales to changes in the inventory is prepared.
- Shall periodically review procedures to ensure compliance with written directions.

Vending Machines Vendor Managed

Introduction

The following procedures are for the operation of vendor managed ASB vending machines in the school district. These procedures are to ensure accounting controls over vending machines.

Procedures

A. Management of Vending Machines:

- 1. It is recommended that the vendor manage all vending machines operated in the district for the benefit of the ASB. A contract shall be secured between the district office and the vendor for a specified length of service and terms of the contract. In addition to the terms of the contract the vendor is responsible for:
 - Ownership of the machine(s).
 - Proof of insurance.
 - Machines shall be installed to meet earthquake safety standards.
 - Stocking the machine(s) with USDA/district compliant products and limiting student access to USDA/noncompliant products.
 - (see Appendix B for Smart Snack compliance).
 - Keeping the machine(s) clean and maintained.
 - A change or loss fund for the machine(s).
 - Withdrawing all cash from the machine(s).
 - Paying the district, a commission for the sales through the machine(s).
 - Providing an accounting of how the commission was calculated.
- All contractor vehicles must be easily identified as belonging to the contractor. All contract employees accessing school district property must wear a vendor's uniform and/or vendor's identification badge. It is optional if a district requires the vending machine contractor to be bonded.

The vendor is responsible in the assignment of staff to the schools and shall prohibit any employee on school property that have pled guilty to or been convicted of any felony crime specified in RCW 28A.400.322.

B. Accounting Controls

- If possible, it is recommended that item counters be used in the machine(s) as a means to count the number of items sold and a basis for the commission to be received.
- 2. The responsibility of district management over the vending machine(s) includes:
 - Review of vendor reports for each machine to validate the commission received.
 - The ASB Bookkeeper should validate the ID number and the reading on the item counter(s) that are recorded by the vendor's service record or review vendor reports that tie the product sold to the commissions received.
 - The ASB Bookkeeper should sign the service record and retain a copy for the ASB school files.
- 3. The above procedures must be followed:
 - When the machine is installed.
 - At the end of each district reconciliation cycle.
 - When a machine is removed.
 - When the selling price for an item is changed.
 - Upon change of district staffing

C. Vending Machine Receipts

Checks received from the vendor for commissions on vending machines shall be receipted and deposited immediately.

Washington Administrative Codes (WAC's)

WAC 392-138-003 Authority

WAC 392-138-005 Purposes

WAC 392-138-010 Definitions

WAC 392-138-011 Formation of associated student bodies required

WAC 392-138-013 Powers – Authority and policy of board of directors

WAC 392-138-014 Accounting procedures and records

WAC 392-138-017 Segregation of public and private moneys

WAC 392-138-018 Petty cash funds

WAC 392-138-019 Compliance with bid law require.

WAC 392-138-021 Title to property – Dissolution of associated student body or affiliated group

WAC 392-138-105 Associated student body public moneys – Fees optional noncredit extracurricular events

Associated student body public moneys – Associated student body program budget. WAC 392-138-115 Associated student body public moneys – Deposit and investment $\underline{\text{WAC } 392\text{-}138\text{-}120} \text{ Associated student body public moneys} - \text{Imprest bank checking account}$ WAC 392-138-125 Associated student body public moneys – Disbursement approval – Total disbursements Associated student body public moneys – League and other joint WAC 392-138-130 activities WAC 392-138-200 Nonassociated student body private moneys WAC 392-138-205 Nonassociated student body private moneys – Deposit and investment WAC 392-138-210 Nonassociated student body private moneys – Disbursement approval – Total disbursements

WAC 392-138-003 Authority

The authority for this chapter is <u>RCW 28A.325.020</u> which authorizes the superintendent of public instruction to adopt rules and regulations regarding the administration and control of associated student body moneys.

WAC 392-138-005 Purposes

The purposes of this chapter are to: (1) Implement <u>RCW 28A.325.020</u>, (2) designate the powers and responsibilities of the board of directors of each school district regarding the efficient administration, management, and control of moneys, records, and reports of associated student body funds, (3) encourage the supervised self-government of associated student bodies, and (4) permit fundraising activities by students in their private capacities for the purpose of generating nonassociated student body private moneys.

WAC 392-138-010 Definitions

- (1) "Associated student body organization" means a formal organization of students, including subcomponents or affiliated student groups such as student clubs, which is formed with the approval, and operated subject to the control, of the board of directors of a school district in compliance with this chapter.
- (2) "Associated student body program" means any activity which (a) is conducted in whole or part by or in behalf of an associated student body during or outside regular school hours and within or outside school grounds and facilities, and (b) is conducted with the approval, and at the direction or under the supervision, of the school district.
- (3) "Central district office" means the board of directors and/or their official designee to whom authority has been delegated to act in their behalf.
- **(4)** "Associated student body public moneys" means fees collected from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the school district which is of a cultural, social, recreational or athletic nature, revenues derived from "associated student body programs" as defined in subsection (2) of this section, and any other moneys received by an associated student body, not specified in subsection (5) of this section and <u>WAC 392-138-100</u>, for the support of an associated student body program.
- **(5)** "Nonassociated student body private moneys" means moneys generated by fundraising activities or solicitation of donations by student groups in their private capacities for private purposes and/or private gifts and contributions.
- (6) "Associated student body governing body" means the student council, student activities board, or other officially recognized group of students appointed or elected to

represent the entire associated student body within a school in accordance with procedures established by the board of directors of the school district.

- (7) "Trust fund" means a fund used to account for assets held by the district in a trustee capacity for the specific purpose designated by the fundraising group and described in the notice provided to donors prior to the fundraising event. Such moneys must be accounted for separately from associated student body public moneys
- (8) "Held in trust" means held as private moneys either within a separate account within the associated student body fund or in a trust fund to be disbursed exclusively for an intended purpose.

[Statutory Authority: RCW 28A.58.115. 84-13-025 (Order 84-15), § 392-138-010, filed 6/13/84; Order 4-76, § 392-138-010, filed 3/4/76, effective 7/1/76.]

WAC 392-138-011 Formation of associated student bodies required

The formation of an associated student body shall be mandatory and a prerequisite whenever one or more students of a school district engage in money-raising activities with the approval and at the direction or under the supervision of the district: *Provided*, That the board of directors of a school district may act, or delegate the authority to an employee(s) of the district to act, as the associated student body governing body for any school facility within the district containing no grade higher than the sixth grade.

WAC 392-138-013 Powers - Authority and policy of board of directors

- (1) The board of directors of each school district shall:
- (a) Retain and exercise the general powers, authority, and duties expressed and implied in law with respect to the administration of a school district and regulation of actions and activities of the associated student bodies of the district including, but not limited to RCW 28A.320.010 (Corporate powers), RCW 28A.150.070 (General public school system administration), RCW 28A.320.030 (Gifts, conveyances, etc., for scholarship and student aid purposes, receipts and administration), RCW 28A.600.010 (Government of schools, pupils, and employees), RCW 28A.320.040 (Bylaws of board and school government), RCW 28A.400.030 (2) and (3) (Superintendent's duties), RCW 28A.600.040 (Pupils to comply with rules and regulations), RCW 43.09.200 (Local Government Accounting—Uniform system of accounting), RCW 36.22.090 (Warrants of political subdivisions), and chapter 28A.505 RCW (School district budgets);
- **(b)** Approve the constitution and bylaws of each district associated student body and establish policies and guidelines relative to:

- (i) The identification of those activities which shall constitute the associated student body program;
- (ii) The establishment of an official governing body representing the associated student body;
- (iii) The methods and means by which students shall be permitted to raise and otherwise acquire associated student body moneys; and
- (iv) The designation of the primary advisor to each associated student body and the authority of the primary advisor to designate advisors to the various student subgroup organizations affiliated with an associated student body;
- **(c)** Assign accounting functions, or portions thereof, to the school building level to be performed by a designated representative of an associated student body or centralize the accounting functions at the district central administrative office level
- **(d)** Provide for the participation of the associated student body or bodies of the school district in the determination of the purposes for which associated student body public moneys and nonassociated student body private moneys if held as private moneys within the associated student body fund shall be budgeted and disbursed; and
- (2) If the district permits students to conduct fundraising activities and solicitation of donations in their private capacities they shall establish policies to permit such activities and the allowable uses of such moneys. The board policy and/or procedures must include the approval process for such activities as well as provisions to ensure appropriate accountability for these funds, which are required to be held in trust.

WAC 392-138-014 Accounting procedures and records

Associated student body public and nonassociated student body private moneys shall be accounted for as follows:

- (1) Accounting methods and procedures shall comply with such rules and regulations and/or guidelines as are developed by the state auditor and the superintendent of public instruction and published in the Accounting Manual for Public Schools in the State of Washington and/or other publications;
- **(2)** Whenever two or more associated student bodies exist within a school district, the accounting records shall be maintained in such a manner as to provide a separate accounting for the transactions of each associated student body in the associated student body program fund;
- (3) The fiscal and accounting records of associated student body program moneys shall constitute public records of the school district, shall be available for examination by the

state auditor, and shall be preserved in accordance with statutory provisions governing the retention of public records; and

(4) Nonassociated student body private moneys shall be held in trust by the school within the associated student body fund or within a trust fund and be disbursed exclusively for such purposes as the student group conducting the fundraising activity shall determine, subject to applicable school board policies. The district shall either withhold or otherwise be compensated an amount from such moneys to pay its direct costs in providing the service. Such funds are private moneys, not public moneys under section 7, Article VIII of the state Constitution.

WAC 392-138-017 Segregation of public and private moneys

When a school district has associated student body organizations that receive both public and private moneys as defined in <u>WAC 392-138-010</u> (4) and (5), two separate sets of accounts shall be maintained. In addition, separate accounting records should be maintained by organization or purpose including clubs, classes, athletic activities, private purpose fundraising events, and general associated student body.

WAC 392-138-018 Petty cash funds

The board of directors of a school district may authorize the establishment and maintenance of associated student body petty cash funds for use in instances when it is impractical to make disbursement by warrant or check, subject to the following conditions:

- (1) A petty cash fund shall be initiated by warrant or check;
- (2) Paid-out receipts shall constitute invoices for the purpose of vouchering; and
- (3) An upper limit of the amount of the petty cash fund shall be established by the board of directors.

WAC 392-138-019 Compliance with bid law required

The statutory provisions of <u>RCW 28A.335.190</u>, the so-called "bid law" governing school district purchasing procedures, shall govern purchases payable from the associated student body funds.

[Statutory Authority: 1990 c 33. 90-16-002 (Order 18), § 392-138-065, filed 7/19/90, effective 8/19/90; Order 4-76, § 392-138-065, filed 3/4/76, effective 7/1/76.]

<u>WAC 392-138-021</u> Title to property–Dissolution of associated student body or affiliated group

Title to all property acquired through the expenditure of associated student body public moneys shall be vested in the school district. In the event a member organization affiliated with an associated student body elects to disband or ceases to exist for any reason, then (1) the school district and parent associated student body shall cease carrying any money or account on behalf of or to the credit of the organization, and (2) the records of the organization shall be retained and disposed of in accordance with applicable state law regarding the retention and destruction of public records.

<u>WAC 392-138-105</u> Associated student body public moneys—Fees optional noncredit extracurricular events

The board of directors of any common school district may establish and collect a fee from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the district which is of a cultural, social, recreational, or athletic nature: *Provided*, That in so establishing such fee or fees, the district shall adopt regulations for waiving and reducing such fees in the cases of those students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees and may likewise waive or reduce such fees for nonstudents of the age of sixty-five or over who, by reason of their low income, would have difficulty in paying the entire amount of such fees.

An optional comprehensive fee may be established and collected for any combination or all of such events or, in the alternative, a fee may be established and collected as a condition to attendance at any single event. The board of directors shall adopt policies which state that: (1) Attendance and the fee are optional, and (2) the district will waive and reduce fees for students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees.

Fees collected pursuant to this section shall be designated as associated student body public moneys and shall be deposited in the associated student body program fund of the school district. Such funds may be expended to defray the costs of optional noncredit extracurricular events of such a cultural, social, recreational, or athletic nature, or to otherwise support the public activities and programs of associated student bodies.

<u>WAC 392-138-110</u> Associated student body public moneys—Associated student body program budget

(1) Each associated student body of a school district, with the guidance of the primary advisor, and at such time as is designated by the central district office, annually shall

prepare and submit a financial plan (budget) for support of the associated student body program to the district superintendent or his/her designee for consolidation into a district associated student body program fund budget and then present such budget to the board of directors of the district for its review, revision, and approval: Provided, That revisions of the budget submitted by an associated student body and revisions of the budget approved by the board of directors shall first be reviewed by the associated student body and, in the case of an approved budget, shall be subject to the requirements of chapter 28A.505 RCW regarding emergency expenditures or budget extensions. The budget as approved shall constitute an appropriation and authorization for the disbursement of funds for the purposes established in the budget.

(2) Each associated student body of a charter school, with the guidance of the primary advisor, and at such time as is designated by the charter school's lead administrator, annually shall prepare and submit a financial plan (budget) for support of the associated student body program to the lead administrator or his/her designee for consolidation into a charter school associated student body program fund budget and then present such budget to the charter school board for its review, revision, and approval: Provided, That revisions of the budget submitted by an associated student body and revisions of the budget approved by the charter school board shall first be reviewed by the associated student body and, in the case of an approved budget, shall be subject to the requirements of chapter WAC 392-123 regarding emergency expenditures or budget extensions. The budget as approved shall constitute an appropriation and authorization for the disbursement of funds for the purposes established in the budget.

WAC 392-138-115 Associated student body public moneys—Deposit and investment

All associated student body public moneys, upon receipt, shall be transmitted intact to the district depository bank and then to the county treasurer or directly to the county treasurer for deposit to the credit of the "associated student body program fund" of the school district and shall be accounted for, expended, and invested subject to the practices and procedures governing other moneys of the district except as such practices and procedures are modified by or pursuant to this chapter.

WAC 392-138-120 Associated student body public moneys—Imprest bank checking account

The board of directors of a school district may authorize the establishment and maintenance of an associated student body imprest bank checking account for convenience and efficiency in expediting disbursements, subject to the following conditions:

- (1) The maximum amount of such an account shall be no more than is necessary to provide for disbursements at the level of the month of highest estimated demand for disbursements:
- (2) An imprest bank checking account shall be initiated by deposit of, and replenished by, a warrant drawn on the associated student body program fund;
- (3) Disbursements from an imprest bank checking account shall be by check and shall be restricted to payments of invoices bearing evidence of student approval in accordance with associated student body bylaws;
- (4) An imprest bank checking account shall be replenished at least once each month by a warrant drawn on the associated student body program fund in payment of an approved voucher in an amount equal to the sum total of the disbursements made by check from the imprest bank checking account during the preceding interval; and
- (5) The replenishment voucher shall reflect such information as the central district office shall prescribe relative to identification of invoices, invoice approvals, codification of expenditures, cancelled checks, and other information deemed pertinent.

<u>WAC 392-138-125</u> Associated student body public moneys—Disbursement approval – Total disbursements

Associated student body public moneys shall be disbursed subject to the following conditions:

- (1) No disbursements shall be made except as provided for in the budget approved pursuant to;
- (2) Disbursements shall occur only upon presentation of properly prepared vouchers in such format and design as the central district office shall prescribe;
- (3) All disbursements from the associated student body program fund or any imprest bank account established there under shall have the prior approval of the appropriate governing body representing the associated student body. Supporting documentation of the vouchers shall bear evidence of approval by the associated student body governing body in accordance with associated student body bylaws;
- (4) When an account within the fund balance of an associated student body organization does not contain a sufficient balance to meet a proposed disbursement, such disbursement shall be limited to the fund balance: Provided, That a transfer of fund balance between associated student body organizations may be made pursuant to

the associated student body bylaws and as approved by the associated student body governing body;

- (5) Warrants shall not be issued in excess of the moneys on deposit with the county treasurer in the associated student body program fund; and
- (6) All disbursements shall be made by warrant except for disbursements from imprest bank accounts and petty cash funds provided for in this chapter.

<u>WAC 392-138-130</u> Associated student body public moneys – League and other joint activities

Athletic league and other forms of joint inter and intra school district associated student body programs are not precluded by this chapter. In the case of such joint programs, a single school district or associated student body or a board representing the participating associated student bodies shall manage associated student body moneys made available to it for the support of the joint program and received as a result of the conduct of such program, in compliance with this chapter and a written cooperative agreement authorized by the board(s) of directors of the district(s).

WAC 392-138-200 Nonassociated student body private moneys

The board of directors of a school district may permit student groups to raise moneys through fundraising or solicitation in their private capacities when the following conditions are met:

- (1) Prior to solicitation of such funds, the school board approves policies defining the scope and nature of fundraising permitted. School board policy includes provisions to ensure appropriate accountability, including prompt deposit, holding the moneys in trust, and disbursement only for the intended purpose of the fund-raiser;
- **(2)** Such funds are used for scholarship, student exchange, and/or charitable purposes. Charitable purposes do not include any activity related to assisting a campaign for election of a person to an office or promotion or opposition to a ballot proposition;
- **(3)** Prior to solicitation of such funds notice is given. Such notice identifies the intended purpose of the fundraiser, further it states the proceeds are nonassociated student body funds to be held in trust by the school district exclusively for the intended purposes;
- (4) The school district withholds or otherwise is compensated an amount adequate to reimburse the district for its direct costs in handling these private moneys; and
- (5) <u>WAC 392-138-205</u> applies to moneys received, deposited, invested, and accounted for under this section.

Nonassociated student body private moneys shall not be deemed public moneys under section 7, Article VIII of the state Constitution.

<u>WAC 392-138-205</u> Nonassociated student body private moneys—Deposit and investment

All nonassociated student body private moneys, upon receipt, shall be transmitted intact to the district depository bank and then to the county treasurer or directly to the county treasurer for deposit to the credit of the school district's trust fund_or the associated student body fund, if held in trust within that fund within accounts as defined in <u>WAC 392-138-010</u> and shall be accounted for, expended, and invested subject to applicable school board policy and/or procedures pursuant to WAC 392-138-200.

<u>WAC 392-138-210</u> Nonassociated student body private moneys—Disbursement approval—Total disbursements

Nonassociated student body private moneys shall be disbursed subject to the following conditions:

- (1) If such funds are held in trust within the associated student body fund they shall be budgeted pursuant to <u>WAC 392-138-013(1)(d)</u>. No disbursements shall be made except as provided for in the budget approved pursuant to <u>WAC 392-138-110</u>. All disbursements shall have the prior written approval of the associated student body or such other authority designated in school district policy or procedures;
- (2) If such funds are held in a trust fund they are not budgeted. Disbursements shall occur only upon presentation of properly prepared vouchers in such format and design as the central district office shall prescribe, and as provided for in subsection (3) of this section:
- (3) Vouchers authorizing disbursements shall be accompanied by written evidence of approval of disbursement by the associated student body or other authority designated in the school district's policies and procedures;
- (4) Disbursements shall be made only for the intended purposes pursuant to <u>WAC 392-138-200</u>.

1995 Version

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