

#### 5 Minortown Road ~ Woodbury, CT 06798

www.ctreg14.org

*Mission:* The mission of Connecticut Region 14 Schools is to educate all students to their highest level of academic potential and to teach them the skills and knowledge to become capable, creative, collaborative lifelong learners and responsible members of the world community.

#### **Board of Education Goals:**

Academic Performance - The district will strive to improve academic performance for all students on multiple assessment indicators and the staff will be committed to continuous improvement.

**Communication** - Region 14 will develop partnerships with all stakeholders in the school community to highlight the exemplary programs the district offers **Safety** - Region 14 will provide safe and secure facilities equipped with technology, enabling a 21st century learning environment that supports the values of the district

Budget - Region 14 will prepare a budget that meets the needs of every student and communicates the needs and priorities of Region 14 in a clear and concise manner.

## AGENDA

### Regular Meeting of the Region 14 Board of Education Monday, November 6, 2023; 7:00 p.m. Bethlehem Elementary School Gymnasium

| I.   | Call to OrderJames Crocker  |
|------|---|
| II.  | Pledge of AllegianceJames Crocker   |
| III. | IntroductionsJames Crocker  |
| IV.  | <ul><li>Approval of Minutes (Action Anticipated)James Crocker</li><li>A. Regular Meeting, Monday, October 16, 2023</li><li>B. Special Meeting, Monday, October 23, 2023</li></ul> |
| V.   | Superintendent's ReportBrian Murphy<br>A. Board of Education Student Representatives<br>B. Elementary Schools Presentations   |

- A. Finance Committee Update
- B. Policy Committee Update

On a recommendation by the Policy Committee to approve the following policies: (First Read, No Action Anticipated)

- i. Policy 5118.1 Homeless Students
- ii. Policy 5125 Student Records
- C. Safe Schools Update
- VI. Board Chair's Comments
- VII. Privilege of the floor

The Board of Education will recognize citizens of Bethlehem and Woodbury, who are asked to state their name and town of residence and to please limit comments to three (3) minutes. Up to 21 minutes of statements per topic are allowed. All comments should be addressed to the Board of Education Chair. Decorum will be enforced.

- VIII. Old Business
  - IX. New Business
  - X. Other Business
  - XI. Adjournment



## Minutes Regular Meeting of the Region 14 Board of Education Monday, October 16, 2023; 7:00 p.m. Flanders Room Mitchell Elementary School

#### Present:

#### Absent:

n/a

Jim Crocker, Chairman Chris Matta, Vice Chairman Carol Ann Brown Chris Griffin Tikva Rose Michael Carbonneau Alice Jones Caren Lipinski

#### Also Present:

Brian Murphy, Superintendent Tina Tanguay, Director of Finance and Operations

### **Presenters:**

Mike Molzon, Director of Facilities Taryn Fernandez, Director of Teaching and Learning

### I. Call to Order

Mr. Crocker called the meeting to order at 7:00 p.m.

### II. Pledge of Allegiance/Introductions

The Pledge of Allegiance was recited and members of the Board of Education and Central Office staff introduced themselves.

### III. Approval of Minutes

## A. Regular Meeting, Monday, October 2, 2023

A motion was made by Chris Matta and seconded by Michael Carbonneau to accept/approve the minutes for Monday, October 2, 2023 as presented; Tikva Rose and Chris Griffin abstained; none opposed; motion carried.

## IV. Superintendent's Report

## A. HVAC

Superintendent Murphy introduced Michael Molzon, the Director of Facilities for Region 14. As part of a new state law, periodic updates to the Board of Education regarding HVAC (Heating Ventilation and Cooling) systems in the district's schools are required. Mr. Molzon's presentation included how the systems function, images of the heating and cooling units, location, filters, and cooling availability in each of the buildings.

## V. Committee Reports

A. Curriculum Committee Update

A Curriculum Committee meeting was held on Wednesday, October 11, 2023. The following curriculum is brought before the Board on a recommendation by the committee for approval. Committee Chair Carol Ann Brown provided a summation.

### K-5 Math Curriculum

A motion was made by Chris Matta and seconded by Caren Lipinski to accept/approve the K-5 Math Curriculum as presented; all in favor; none opposed; motion carried unanimously.

B. Forensic Science, Fundamentals & Investigations, 3<sup>rd</sup> edition At their meeting on Wednesday, October 11, 2023, the Curriculum Committee approved the Forensic Science, Fundamentals & Investigations, 3<sup>rd</sup> edition textbook and recommended that it be brought before the full board. A modified Textbook Adoption Proposal was submitted for 25 texts, including 6-year digital access.

A motion was made by Michael Carbonneau and seconded by Chris Matta to accept/approve the textbook as presented; all in favor; none opposed; motion carried unanimously.

- C. Policy Committee Update Second Read
  - i. Policy 4113.12, Minimum Duty-Free Lunch Periods for Teachers A motion was made by Jim Crocker and seconded by Chris Griffin to accept/approve Policy 4113.12 as presented; all in favor, none opposed; motion carried unanimously.

- ii. Policy 5131.7, Weapons and Dangerous Instruments A motion was made by Jim Crocker and seconded by Michael Carbonneau to accept/approve Policy 5131.7 as presented; all in favor; none opposed; motion carried unanimously.
- iii. Policy 5144.2, Use of Exclusionary Time Out Settings A motion was made by Chris Matta and seconded by Michael Carbonneau to accept/approve Policy 5144.2 as presented; all in favor; none opposed; motion carried unanimously.

### VI. Board Chair Comments

Chairman Crocker thanked the board members for their time and expertise, the staff for their dedication and efforts, and the communities for their continued support. He also provided a status of the district's major projects and reiterated the four focus areas: academic performance, communication, safety, and budget.

### VII. Privilege of the Floor

There were no spokepersons

### VIII. Old Business

There was none

#### IX. New Business

A. Educator Evaluation Flexibilities

This year the changes are due to new guidelines which have been released by the state for teacher and administrator evaluations. Teachers will continue to create student learning objectives based on academic achievement. There are more frequent observations for shorter periods of time so that administrators are in the classroom more often. Utilizes holistic scoring rather than averaging specific scores.

A motion was made by Jim Crocker and seconded by Tikva Rose to accept/approve the Educator Evaluation Flexibilities as presented; all in favor; none opposed; motion carried unanimously.

### B. Public Relations

Carol Ann Brown had several reminders, the FFA 8<sup>th</sup> Grade Open House and Grad Nite Clothing Drive Fundraiser on Saturday.

### X. Other Business

There was none

## XI. Adjournment

**MOTION** by Chris Matta; was seconded by Tikva Rose to adjourn the meeting; all in favor; none opposed; *meeting adjourned at* 7:57 *p.m.* 

Respectfully Submitted,

Patricia Paige Board Clerk

Recorded and filed subject to Board of Education approval by: Patricia Paige, Board Clerk



## Minutes Special Meeting of the Region 14 Board of Education Monday, October 23, 2023; 6:00 p.m. Flanders Room Mitchell Elementary School

#### Present:

<u>Absent:</u> Tikva Rose

Jim Crocker, Chairman Chris Matta, Vice Chairman Carol Ann Brown (via zoom) Chris Griffin Michael Carbonneau Alice Jones Caren Lipinski

### Also Present:

Brian Murphy, Superintendent Tina Tanguay, Director of Finance and Operations

### I. Call to Order

Mr. Crocker called the meeting to order at 6:00 p.m.

### II. Pledge of Allegiance/Introductions

The Pledge of Allegiance was recited and members of the Board of Education and Central Office staff introduced themselves.

### III. Horse Barn Discussions/Action

The purpose of meeting is to discuss several changes to the horse barn that would improve the final structure.

## **Motion**

A motion was made by Chris Matta, seconded by Jim Crocker to accept/approve the following expenses to be paid from the Capital Improvement Non-recurring Account:

- A. Engineering costs, as presented, not to exceed \$24,000
- B. Change Order #2, driveway modifications in the amount of \$45,384
- C. Change Order #3, gutters in the amount of \$22,495

for a grand total of \$91,879.

### **Further Discussion**

### **Engineering Costs:**

• To assess the utility infrastructure of the building

### Change Order #2

• Driveway modifications which take into consideration emergency and maintenance vehicle access

### Change Order #3

• Gutters will be required to preserve driveway per Change Order #2.

Cost effective to do the work now while equipment and work force are on site.

### All in favor; none opposed; motion carried unanimously.

#### VII. Privilege of the Floor There was none

### XI. Adjournment

**MOTION** by Chris Matta; seconded by Chris Griffin to adjourn the meeting; all in favor; none opposed; *meeting adjourned at 6:21 p.m.* 

Respectfully Submitted,

Patricia Paige Board Clerk

Recorded and filed subject to Board of Education approval by: Patricia Paige, Board Clerk



A policy is required by federal law on this topic.

## **Students**

#### **Homeless Students**

The Board shall make reasonable efforts to identify homeless children and youths within the district, encourage their enrollment in school and eliminate existing barriers to their education, which may exist in district policies or practices, in compliance with all applicable federal and state laws.

#### **Optional Language:**

The District administration shall attempt to remove existing barriers to school attendance by homeless children or youth, which may include:

- A. **Records** The selected school for the homeless student shall enroll the child or youths even in the absence of records normally required for enrollment. The last school in which the student was enrolled shall be contacted to obtain records.
- **B.** Other enrollment requirements that may constitute a barrier to the education of the homeless child or youth may be waived at the discretion of the Superintendent.
- C. Grade Level Placement If the District is unable to determine the student's grade level due to missing or incomplete records, the District shall administer tests or utilize other reasonable means to determine the appropriate grade level for the child.
- **D.** Fees and charges, which may present a barrier to the enrollment or transfer of a homeless child or youth, shall be waived.
- **E.** Transportation services must be comparable to those provided other students in the selected school. Transportation shall be provided to the student's school of origin in compliance with federal and state regulations.
- **F.** Official school records, policies, and regulations shall be waived at the discretion of the Superintendent, in compliance with federal and state regulations.
- G. Immunization Records The District shall make a reasonable effort to locate immunization records from information available. The District's liaison shall assist the parent/guardian in obtaining the necessary immunizations and records. The District shall arrange for students to receive immunizations through health agencies and at District expense if no other recourse is available. Immunizations may, however, be waived for homeless youth only in accordance with provisions of Board of Education policy on immunizations.
- **H.** Other barriers to school attendance by homeless children or youth may be waived at the discretion of the Superintendent of Schools.

Further, it is the policy of the Board of Education that no child or youth shall be discriminated against or stigmatized in this school district because of homelessness. Homeless students, as defined by federal and state statutes, residing within the district or residing in temporary shelters in the district are entitled to free school privileges.

#### Homeless Students (continued)

Homeless students shall not be separated from the mainstream school environment on the basis of their homelessness. Such students shall have access to education and other services they need to meet the same challenging State academic standards to which all students are held.

Homeless students within the district not placed in a shelter remain the district's responsibility to provide continued educational services. Such services for the child may be:

- 1. continued in the school ("school of origin") that the student attended when permanently housed or the school of last enrollment; or
- 2. provided in the school that is attended by other students living in the same attendance area where the homeless child lives.

To the extent feasible, a homeless child will be kept in the school of origin, unless it is against the wishes of the parent/guardian. If placement in the school of origin is not feasible, the homeless student must be placed in the school that is attended by other students living in the same attendance area in which the homeless child lives.

The District will provide a written explanation, including the right to appeal, whenever the District sends a homeless student to a school other than the school of origin, a school requested by the parent/guardian or unaccompanied youth.

Homeless children shall be provided educational services that are comparable to those provided to other students enrolled in the District, including but not limited to, Title I, transportation services, compensatory educational programs, gifted and talented, special education, ESL, health services and food and nutrition programs, and preschools operated by the District, if they meet the established criteria for these services.

The Superintendent of Schools or his/her designee, shall refer identified homeless children under the age of eighteen who may reside within the school district, on a case-by-case basis, when there is reasonable suspicion of neglect or abuse, to the Connecticut Department of Children and Families (DCF). (Homelessness by itself does not automatically mean that abuse or neglect exists.)

The district administration shall attempt to remove existing barriers to school attendance by homeless emancipated minors and youth eighteen years of age:

- 1. The selected school for the homeless child shall enroll the child, even in the absence of records normally required for enrollment. The last school enrolled shall be contacted to obtain records.
- 2. Other enrollment requirements that may constitute a barrier to the education of the homeless child or youth may be waived at the discretion of the Superintendent. If the district is unable to determine the student's grade level due to missing or incomplete records, the district shall administer tests or utilize other reasonable means to determine the appropriate grade level for the child.

#### Homeless Students (continued)

- 3. Fees and charges, which may present a barrier to the enrollment or transfer of a homeless child or youth, may be waived at the discretion of the Superintendent.
- 4. Transportation services must be comparable to those provided other students in the selected school. Transportation shall be provided to the student's school of origin in compliance with federal and state regulations. If the school of origin is in a different school district from where the homeless child or youth is currently living, both school districts shall agree on a method for sharing the responsibility and costs, or share the costs equally.
- 5. Official school records policies and regulations shall be waived at the discretion of the Superintendent, in compliance with federal statutes.
- 6. The district shall make a reasonable effort to locate immunization records from information available. The District's liaison shall assist the parent/guardian in obtaining the necessary immunizations and records. The District shall arrange for students to receive immunizations through health agencies and at District expense if no other recourse is available. Immunizations may, however, be waived for homeless youth only in accordance with provisions of Board of Education policy on immunizations.
- 7. The Board will provide any homeless student, who is not in the physical custody of a parent/guardian, full access to his/her educational records, including medical records, in the Board's possession.
- 8. Other barriers to school attendance by homeless children or youth may be waived at the discretion of the Superintendent of Schools.
- 9. The District will treat information about a homeless child or youth's living situation as a student education record subject to the protections of the Family Educational Rights and Privacy Act (FERPA). Such information shall not be deemed to be directory information.

Any homeless child or youth denied school accommodations shall continue in attendance or be immediately enrolled in the school selected by the child in the school district. The homeless child or youth or the parent/guardian of such homeless individual shall be provided with a written explanation of the reasons for the denial of accommodations in a manner and form understandable to such homeless child or youth or parent/guardian. Information shall also be provided regarding the right to appeal the decision of the denial of accommodations. The homeless child or youth shall be entitled to continue in attendance in the school district during all available appeals.

In addition, if a homeless child or youth is denied school accommodations, such homeless child or youth shall be entitled to a hearing conducted pursuant to C.G.S. 10-186.

#### Homeless Students (continued)

The District's educational liaison for homeless children is the Director of Student Services. The liaison must assist homeless children and youth, as described within the administrative regulations, in the placement/enrollment decisions, considering the youth's wishes and provide notice of appeal under the Act's enrollment disputes provisions. The liaison shall also participate in State provided professional development programs for local liaisons.

Students residing in a temporary shelter are entitled to free school privileges from the district in which the shelter is located or from the school district where they would otherwise reside if not for the placement in the temporary shelter. The district in which the temporary shelter is located shall notify the district where the student would otherwise be attending. The district so notified may choose to either:

- 1. continue to provide educational services, including transportation between the temporary shelter and the school in the home district; or
- 2. pay tuition to the district in which the temporary shelter is located.

The Superintendent shall develop regulations, to ensure compliance with applicable statutes in the implementation of this policy.

| (cf. 5143 - Student Health Assessments and Immunizations) | ļ |
|---|---|
| (cf. 5146 - Child Abuse and Neglect)                      |   |

| Legal Reference: | Connecticut General Statutes<br>4-176e to 4-180a Agency hearings.   |
|------------------|---|
|                  | 4-181a contested cases. Reconsideration. Modifications.   |
|                  | 10-186 Duties of local and regional boards of education re school attendance. Hearings. Appeals to state board. Establishment of hearing board. Readmission. Transfers. (as amended by PA 19-179) |
|                  | 10-253(e) School privileges for children in certain placements, non-resident children and children in temporary shelters. (as amended by PA 17-194)   |
|                  | 17a-101 Protection of children from abuse. Reports required of certain professional persons. When child may be removed from surroundings without court order.                                     |
|                  | 17a-103 Reports by others.  |



#### **Homeless Students**

| Legal Reference: | Connecticut General Statutes (continued)  |
|------------------|---|
|                  | 17a-106 Cooperation in relation to prevention, identification and treatment of child abuse and neglect.   |
|                  | 46b-120 Definitions.  |
|                  | PA 17-194 An Act Concerning Access to Student Records for Certain Unaccompanied Youths  |
|                  | PA 19-179 An Act Concerning Homeless Students' Access to Education  |
|                  | McKinney-Vento Homeless Assistance Act, (PL 107-110-Sec 1032) 42<br>U.S.C. §11431-11435, as amended by the ESSA, P.L. 114-95.   |
|                  | Federal Register: McKinney-Vento Education for Homeless Children and Youths Program, Vol. 81, No. 52, 3/17/2016.  |
|                  | Federal Family Educational Rights and Privacy Act of 1974 (section 438 of the General Education Provisions Act, as amended, added by section 513 of P.L. 93-568, codified at 20 U.S.C. 1232g.)  |
|                  | Dept. of Educ. 34 C.F.R. Part 99 (May 9, 1980 45 FR 30802) regs.<br>Implementing FERPA enacted as part of 438 of General Educ. Provisions<br>Act (20 U.S.C. 1232g) parent and student privacy and other rights with<br>respect to educational records, as amended 11/21/96, and Final Rule 34 |

CFR Part 99, December 9, 2008, December 2, 2011.

Policy adopted: rev 11/17 rev 10/19 rev 2/20



#### CABE's revised mandated policy to consider.

## Students

#### **Student Records; Confidentiality**

Educational records, defined as records directly related to a student, will be kept for each student and will reflect the physical, emotional, social and academic aspects of a student's development in the educational process.

The Board of Education recognizes the need to comply with the legal state and federal requirements regarding the confidentiality, access to and amendment of student records. The procedures for the confidentiality of student records shall be consistent with federal statutes, including the Family Educational Rights and Privacy Act of 1974 (FERPA), as amended, and its implementing and revised regulations and the Connecticut General Statutes.

Safeguards shall be established by the school administration to protect the student and the student's family from invasion of privacy in the collection, maintenance and dissemination of information, and to provide accessibility to recorded information by those legally entitled thereto. Access to inspect or review a student's educational record or any part thereof may include the right to receive copies under limited circumstances.

#### For the purposes of this policy:

**"Parent"** means a natural parent, an adopted, or a legal guardian or an individual acting as a parent in the absence of a parent or guardian. If parents are divorced or legally separated the parent granted custody and the parent not granted custody of a minor child both have the right of access to the academic, medical, hospital, or other health records of the child, unless a court order prohibits access. Whenever a student has attained the age of 18 years or is attending an institution of post-secondary education, the permission or consent required of, and the rights accorded to, the parents or guardians of the student shall thereafter only be required of, and accorded to, the student. A parent who is incarcerated is also entitled to knowledge of and access to all educational, medical or similar records maintained in the cumulative record of any minor student of such incarcerated parent except in situations (1) where such information is considered privileged as defined in C.G.S. 10-154a, (2) such incarcerated parent has been convicted of sexual assault, or aggravated sexual assault, or (3) such incarcerated parent is prohibited pursuant to a court order.

"Student" means an individual who is or has been "in attendance" in person at an educational agency or institution for whom education records are maintained. It also includes those situations in which students "attend" classes but are not physically present, including attendance by videoconference, satellite, Internet, or other electronic information and telecommunication technologies.

"Student record" means any item of information directly related to an identifiable student, other than directory information, which is maintained by a school district or required to be maintained by an employee in the performance of his/her duties whether recorded in handwriting, print, computer media, video or audio tape, film, microfilm and microfiche. Student records include information relative to an individual student gathered within or without the school system and maintained within the school system, regardless of the physical form in which it is maintained.

#### Student Records; Confidentiality (continued)

"Student record" (continued) Student records include any information maintained for the purpose of review by a second party is considered a student record. Records that pertain to an individual's previous attendance as a student are "education records" under FERPA regardless of when they were created or received within the school system. Student records shall not include informal notes related to a student compiled by a school officer or employee which remain in the sole possession of the maker and are not accessible or revealed to any other person except a substitute. Records of the law enforcement unit of the District or school are not considered student records.

**"Law Enforcement Unit"** means an individual office, department, division, or other component of an education agency or institution that is officially authorized or designated by that agency or institution to (1) enforce laws or refer matters of law enforcement to appropriate authorities, or (2) maintain the physical security and safety of the agency or institution.

"Substitute" means a person who performs the duties of the individual who made the notes on a temporary basis, and does not refer to a person who permanently succeeds the maker of the notes in his or her position.

"School Official" means a person employed by the District as an administrator, supervisor, instructor, or support staff member, including health or medical staff and law enforcement unit personnel, a person serving on the Board of Education, a person or company with whom the district has contracted to perform a special task (such as an attorney, auditor, medical consultant, or therapist), or a parent or student serving on an official committee such as a disciplinary or grievance committee, or assisting another school official in performing his/her tasks.

"Authorized Representative" means any entity or individual designated by a state or local educational authority or an agency headed by an official listed in §99.31(a)(3) to conduct with respect to Federal or State-supported education programs, any audit or evaluation, or any compliance or enforcement activity in connection with Federal legal requirements that relate to these programs.

**"Education Program"** means any program that is principally engaged in the provision of education, including, but not limited to, early childhood education, elementary and secondary education, postsecondary education, special education, job training, career and technical education and adult education, and any program that is administered by an educational agency or institution.

**"Early Childhood Education Program"** means a Head Start program, a state licensed or regulated child care program, or a program that serves children from birth through age six that addresses the children's cognitive, social, emotional and physical development and is a (i) state prekindergarten program; (ii) a program authorized under the Individuals with Disabilities Education Act; or (iii) is a program operated by a local educational agency.

### Student Records; Confidentiality (continued)

**"Directory Information**" means information contained in a student's education record that would not generally be considered harmful or an invasion of privacy if disclosed. Directory information includes, but is not limited to, one or more of the following items: parent's name and/or e-mail address, student's name, address, telephone number, date and place of birth, major field(s) of study, participation in officially recognized activities and sports, photographic, computer and/or video images, grade levels, electronic mail address, weight and height of members of athletic teams, dates of attendance, degrees and awards received, and the most recent previous public or private school attended by the student.

A student's social security number or student ID number is prohibited from designation as directory information. However, student ID numbers and other electronic personal identifiers used to access or communicate in electronic systems may be disclosed only if the identifier is not used by itself to authenticate identity and cannot be used to gain access to education records.

A student's ID number or other unique personal identifier that is displayed on a student ID badge is considered directory information, but only if the identifier cannot be used to gain access to education records except when used in conjunction with one or more factors that authenticate the user's identity, such as a PIN, password, or other factor known or possessed only by the authorized user.

The Superintendent shall be responsible for ensuring that all requirements under federal and state statutes shall be carried out by the district. He/She will develop procedures (administrative regulations) providing for the following:

- 1. Annually informing parents of their rights.
- 2. Permitting parents to inspect and review educational records, including, at least, a statement of the procedure to be followed by a parent or eligible student who requests to inspect and review the educational records, with an understanding that the procedure may not deny access to educational records; a description of the circumstances in which the district feels it has a legitimate cause to deny a request for a copy of such records; a schedule of fees for copies; and a listing of the types and locations of education records maintained by the school and the titles and addresses of school officials responsible for those records.
- 3. Not disclosing personally identifiable information from a student's education records without the prior written consent of the student's parent, except as otherwise permitted by administrative regulations; including at least a statement of whether the school will disclose personally identifiable information from the records to other school officials within the school who have been determined by the school to have legitimate educational interests, and, if so, a specification of the criteria for determining which parties are "school officials" and what the school considers to be a "legitimate educational interest"; and a specification of the personally identifiable information to be designated as directory information.

#### Student Records; Confidentiality (continued)

- 4. Maintaining the record of disclosures of personally identifiable information from a student's education records and permitting a parent to inspect that record.
- 5. Providing a parent/guardian with an opportunity to seek the correction of the student's education records through a request to amend the records. If the District decides that an amendment of the records as requested is not warranted, to inform the parent/guardian or eligible student and advise him/her of the right to a hearing and permitting the parent/guardian or an eligible student to place a statement in the education records of the student.
- 6. Guaranteeing access to student records to authorized persons within five days following the date of request.
- 7. Assuring security of student records.
- 8. Enumerating and describing the student records maintained by the school system.
- 9. Annually informing parents under what conditions that their prior consent is not required to disclose information.
- 10. Ensuring the orderly retention and disposition, per applicable state statutes, of the districts student records.
- 11. Notifying parents of secondary school students that it is required to release the student's name, address and telephone listing to military recruiters and institutions of higher learning upon request. Parents or eligible students may request that the District not release this information, and the District will comply with the request.
- 12. Notifying parents annually of the District's policy on the collection or use of personal information collected from students for the purpose of marketing or selling that information or otherwise providing that information to others for that purpose, including arrangements to protect student privacy that are provided by the agency in the event of such collection, disclosure or use.

Legal Reference:Connecticut General Statutes1-19(b)(11) Access to public records. Exempt records.7-109 Destruction of documents.10-15b Access of parent or guardians to student's records. (as amended by PA 17-68, Section 4)

10-154a Professional communications between teacher or nurse & student.

## Student Records; Confidentiality

| Legal Reference: | Connecticut General Statutes (continued)  |
|------------------|---|
|                  | 10-209 Records not to be public.  |
|                  | 10-221b Boards of education to establish written uniform policy re: treatment of recruiters.  |
|                  | 11-8a Retention, destruction and transfer of documents  |
|                  | 11-8b Transfer or disposal of public records. State Library Board to adopt regulations.   |
|                  | 46b-56 (e) Access to Records of Minors.   |
|                  | Connecticut Public Records Administration Schedule V - Disposition of Education Records (Revised 1983).   |
|                  | Federal Family Educational Rights and Privacy Act of 1974 (section 438 of the General Education Provisions Act, as amended, added by section 513 of P.L. 93-568, codified at 20 U.S.C.1232g.).  |
|                  | Dept. of Educ. 34 C.F.R. Part 99 (May 9, 1980 45 FR 30802) regs. implementing FERPA enacted as part of 438 of General Educ. provisions act (20 U.S.C. 1232g)-parent and student privacy and other rights with respect to educational records, as amended 11/21/96, and Final Rule 34 CFR Part 99, December 9, 2008, December 2, 2011) |
|                  | USA Patriot Act of 2001, PL 107-56, 115 Stat. 272, Sec 507, 18 U.S.C.<br>§2332b(g)(5)(B) and 2331   |
|                  | Owasso Independent Sch. Dist. No.1-011 v. Falvo, 534 U.S.426 (2002)   |
|                  | P.L. 112-278 "The Uninterrupted Scholars Act"   |
|                  |   |
|                  |   |

Policy adopted: rev. 4/09 rev. 4/12 rev. 3/13 rev 4/17 rev 6/17