COMMUNITY RELATIONS

Use of School Facilities

While the District’s educational, co-curricular, and extra-curricular programs shall have priority for the use of the District’s schools and facilities, including fields and playgrounds, it is the policy of the Central Kitsap Board of Directors that schools and facilities should be considered a part of the community and that under necessary regulations for the protection and preservation of valuable school property should be made available for community use.

The general aim of community use of schools and District facilities is to advance the educational, cultural, and social values of the community. Such use is encouraged. School facilities shall not be used for public dances. Appropriate rental fees approved by the Board will be charged for building, equipment, and field use by non-school agencies. Consideration in rates may be granted to those organizations or events that support local charitable efforts, promote the general welfare of the community, or enhance opportunities for children of the community. Liability insurance may be required by the administration.

Youth organizations engaged in sports activities and using school facilities must provide a statement of compliance with the policies for the management of concussion, head injury, and sudden cardiac arrest in youth sports as required by RCW 28A.600.190.

The superintendent is authorized to establish procedures for use of school facilities, including rental rates (subject to Board approval), supervisory requirements, restrictions, and security.
Cross References:
3423  Student Sports—Concussion, Head Injury and Sudden Cardiac Arrest

Legal References:
RCW 4.24.660  Liability of school districts under contracts with youth programs
RCW 28A.230.180  Access to campus and student information directories by official recruiting representatives—Informing students of educational and career opportunities
RCW 28A.320.510  Night schools, summer schools, meetings, use of facilities for
RCW 28A.335.150  Permitting use and rental of playgrounds, athletic fields or athletic facilities
RCW 28A.335.155  Use of buildings for youth programs—Limited immunity
AGO 1973 No. 26,  School districts—Use of school facilities for presentation of programs—Legislature—Initiative No. 276  Elections
20 USC Sec. 7905  Boys Scout of American Equal Access Act
34 CFR Sec. 108.6  Equal Access to Public School Facilities for The Boy Scouts of America and Other Designated Youth Groups

Adoption Date:  June 10, 1985
Revised:  February 11, 1987
Revised:  May 23, 2001
Revised:  July 10, 2002
Revised:  January 27, 2010
Revised:  August 26, 2015