USE OF SCHOOL BOARD PROPERTY BY LICENSED CHILD CARE PROVIDERS

Background

The Government of British Columbia through Ministerial Order M326, the Child Care Order, and the District through Policy 22 promote the use of available District facilities and space either by the board or third party licensed child care providers between the hours of 7 a.m. and 6 p.m., during business days.

Procedures

- 1. Principals shall support such child care programs in accordance with <u>Policy 22</u> including support for information gathering work of the sub-committees prior to a determination as to whether such a program is to be operated either by the Board or a licensee on school district property.
- 2. As noted in <u>Policy 22</u>, the use of District property by licensed child care providers must not disrupt or otherwise interfere with the provision of educational activities, including early learning programs and extracurricular school activities.

Reference: British Columbia Declaration on the Rights of Indigenous Peoples Act

Freedom of Information and Protection of Privacy Act

School Act Sections 85.1, 85.2, 85.3, 85.4 Ministerial Order M326, the Child Care Order Declaration on the Rights of Indigenous Peoples Act

British Columbia Human Rights Code.

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