

BOARD GOVERNANCE BYLAWS

DECEMBER 2024

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SECTION 1: GENERAL

1.1 Purpose of Bylaws

- 1.1.1 TheseBylaws are enacted and administered by the Board of Trustees with support from the Director of Education and designated staff.
- 1.1.2 TheBylaws are the fundamental rules that support a policy model of governance and together, with the Rules of Order, prescribe the actions of Members and Student Trustees in Board and Committee Meetings and advance democratic decialing through fair and respectful dialogue and debate.
- 1.1.3 The Bylaws are based on the following principles of effective governance:
 - (a) The majority of Members have the right to decide on a matter;
 - (b) The minority of Members have a right to be heard; and
 - (c) All Members and Student Trustees have the right to:
 - (i) appropriate information to assist in decisionnaking, unless prohibited by law;
 - (ii) efficient, effective and professional meetings;
 - (iii) be treated with respect and courtesy, and
 - (iv) equal rights, privileges and obligations.

1.2 Application and Scope

The Director or Posignate may make any of the following nondestantive changes to the Bylaws:

- (a) Correction of spelling, punctuation or grammar and typographical errors;
- (b) Correction of format or layout of information to improve accessibility or electronic/print presentation;
- (c) Correction of crosseference errors or discrepancy in the numbering of provisions; and
- (d) Updates to position or organizational titles.

1.4.5 Technical Errors and Omissions

A technical error or omission regarding the notice of a Meeting (and related Agenda) or the application of these Bylawwill not affect the validity of subsequent decisions undertaken by the Board or its Committees, unless the error or omission results in a violation of law.

1.5 Definitions

For the purpose of these Bylawthe following definitions will apply:

- "Abstain Due to a Conflict of Interest'means theact of not voting at a Board or Committee Meeting as a result of having declared a pecuniary conflict of interest in accordance with the <u>Municipal Conflict of Interest Act.</u> Members who declare a conflict of interest on a matter cannot vote on that matter. The number of Members required to pass a motion is subsequently reduced by the number of Members who declared a conflict of interest;
- "Act" means the <u>Education Act</u> the regulations thereunder, and any related Ministry of Education policies, directives, memoranda, etc.;
- "Ad Hoc Trustee Committee heans a 6mmittee of Trustees established by the Board to fulfil a specific task or objective, which is dissolved after the completion of its task. An Ad Hoc Trustee Committee typically reports to a Standing Committee or directly to the Board;
- "Adjourn" means to end a meeting;
- "Advisory Committee" means an Advisory Committee approved by the Bownhitch includes members of the Educationalochmunity, in addition to Trustees, for the purpose of providing community advice and input on specified areas of the Board's responsibilities ial Education Advisory Committee and reater Essex Counts FCP arent Involvement Committee in the Education Matre Statutory Committees and not advisory committees within this definition;

[&]quot;Agenda"

- "Order of Busines'smeans the order that the items of business will be taken up on a Board or Committee Agenda
- "Organizational Meeting" occurs in year 2, 3 and 4 of the Term of Office and shall be held on or after the anniversary of the date the Term of Office of the Board began.
- "Parliamentary Inquiry is used when a Member wishes to ask the Presiding Officer a question about Parliamentary Procedure or the Rules of Order to understand the rationale for application in the current Meeting/context. The Presiding Officeresponse in this situation is an opinion, not a ruling, and therefore cannot be appealed. See Alsion, of Order and Appeal Ruling of Presiding Officer;
- "Point of Order tsouise(d) toy(a Methrate) timeai a compared to be for the compared to be compared to the comp

"Take from the Table's to resume consideration of a Motion that has been tabled or put aside earlier at the same Meeting. See alsoay a Motion on the Table;

"Term of Officë

SECTION 2: ROLES AND RESPONSIBILITIES

2.1 Board of Trustees

2.1.1 The Board of Trustees is the collective governing body of the GECtsStecision making authority rests with the entire Board of Trustees and not with individual Trustees.

As outlined in the Act, the Board of Trustees is expected to govern in a manner that is responsive to the needs of all students time Board. Individual Trustees must balance their role as representatives of the people who elected them with their responsibilities as Members of the Board of Trustees as a white includes their fiduciary duty to the GECDSB

- 2.1.2 In broad terms, the Board of Trustees is required to:
 - (a) Promote student achievement and welleing;
 - (b) Promptanatrability & school climate that is tinclusive in a partial apartial apartial of all relation () 10 (ta
 - c) Promote the 14 (d)-r5>>BDC ril0N414 (us)634i0 (t)-4 (iv)3_b(e)- (r)14 (us)6 (ul)4 (s)16

- (a) Make and file with the Secretary of the Board the Declaration of Office described n s.209 of the Act;
- (b) Sign the Code of Condu**a**tknowledgement and indertaking each year on or before the date of the Organizational Meeting
- (c) Attend and participate in Meetings of the Board and Committees, including Statutory and Advisory Committees of which they are member;
- (d) Bring the concerns of parents, students and the GEGDSB porters to the attention of the Board (using Board proved methods);
- (e) Uphold the implementation of any Board resolution after it is passed by the Board:
- (f) Entrust the dayto-day management of the GECD6Bts staff through the Director;
- (g) Maintain a focus on student achievement and wbeling;
- (h) Consult with parents, students and the GECDStakeholders on the Board's Multi-Year Strategic Plan;
- (i) Comply with the Code of Conduct;
- (j) Declare any pecuniary interest, whether direct, indirect, or deemed, in accordance with the <u>Municipal Conflict of Interest Act</u> at Board and Committee Meetings, including Statutory and Advisory committee meetings;
- (k) Not be Present at a Closed Session for matters where they have declared a conflict of interest;
- (I) Maintain confidentiality by not disclosing to anyone confidential information acquired by virtue of their office or during Closed Sessionless otherwise required by law

- unless all schools of the ECDS are closed, as described in ectronic Meeting and Meeting Attendanc Regulation 463/97;
- (d) Establishes Agendas for Board Meetings, in consultation with the Board's Director or Designate and the Chair
- (e) Conducts Meetings in accordance with these Board Baytemul any applicable GECDSB policies
- (f) Maintains order in Board Meetings and Committee of the Wloppen (Public) Sessionincluding to preserve order and decorum and decide all questions of order subject an Appeal Ruling of Presiding Officer;
- (g) Ensures that Members and Student Trustees have the information needed for informed discussion of the Agenda items;
- (h) Acts as spokesperson to the public on behalf of the Board of Trustees, unless otherwise decided by the Board;
- (i) Conveys the decisions of the Board to the Director;
- (j) Provides leadership to the Board in maintaining the Bosefrodcus on the Multi Year Strategic Plan established under #tote
- (k) Provides leadership to the Board in maintaining the Bissalfoccus on the GECDSIsmission and vision;
- (I) Is an ExOfficio Member of all Committees
- (m) Monitors the attendance and expenses Torfustees and address any potential, perceived, or actual violations these Bylaws, GECDSB policies Act or any other applicable legislation. The Chair will discuss the concern with the affected Trustee when it arises and the meticessary report the matter to the Board or appropriate action.
- (n) Decide on requests by Trustetesparticipate electronicallyn Meetings in accordance with Electronic Meeting and Meeting Attendance Regulation 463/97 and any applicable GECDSB policy or guided into:
- (o) Assumes such other responsibilities as may be specified by oard.

2.3.3 The ViceChair:

- (a) may perform the duties of the Chair during a temporary absence of the Chair;
- (b) presides at Committee of the Whole Closed (Private) Sessions; and
- (c) monitor the attendance and expenses of the Chair and address any potential, perceived or actual violations of these Bylaws, GECDSB policies, the Act or any other applicable legislation. The ViChair will discuss the concern with the Chair when it arisseand then if necessary, report the matter to the Board for appropriate action;
- 2.3.4 A Chair and Vie@hair will be elected each year at the Inaugumad Organizational Meetings, as the case may bim, accordance with the election process in Sec@lon The term of office of the Chair and Vi@hair shall be for one (1) year or until their successors are elected and will commence upon the date of their election.

- 2.3.5 There is no limit to the number of terms a Chair or Witnesir may serve.
- 2.3.6 If a vacancy occurs in the office of the Chair or -Qbair, at the first meeting of the Board after a vacancy occurs, the Board shall elect one of themselves to be Chair or Vice-Chair, as the case may be, and the newly elected person will hold the footing e

(b) Reporting to the Board from time to time, or as specifically requested by the Board, on all financial matters.

2.8 Signing Officers

- (a) Deeds, transfers, assignments, contracts, obligations, certificates, and other instruments be signed on behalf of the Greater Essex County District School Board by two persons, one of whom holds the office of Chairperson of the Board or ViceChairperson of the Board and the other of whom holds the office of Secretary of the Board or Treasurer of the Board. In addition, the Board may from time to time direct by resolution the manner in which and the person or persons by whom any particular instrument or class of instruments may or shall be signed. Any signing officer may affix the corporate seal thereto. If there is an urgent item to be signed and both the Chairperson of the Board and the ViceChairperson of the Board are unavailable then the Chairpersorof one of the Standing Committees all be authorized to sign on behalf of the Board.
- (b) Resolutions respecting banking and signing officers in the form required by Chartered Banks in Canada and Trust Companies and the same are hereby approved and the Secretary of the Board or Treasurer of the Board be and is hereby authorized and directed to send a certified copy of such resolution to the branch of the Chartered Bank or Trust Company where the Board will maintain its account.
- (c) The Superintendent of Business or Manager of Financial Services or Supervisor of Purchasing and Supply or Purchasing Agent or Buyer be authorized and empowered to sign purchase orders and any two of the Superintendent of Business, Manager of Financial Sees, Supervisor of Purchasing and Supply, Purchasing Agent or Buyer be authorized and empowered to sign the accompanying contracts on behalf of the Greater Essex County District School Board in accordance with Board purchasing policies.
- (d) The Superintendent of Business or Manager of Financial Services or Manager of Facility Services by authorized and empowered to sign rental and lease agreements, and licences and agreements related to Board wide licences and consortiums, on behalf of the Gater Essex County District School Board in accordance with Board policies.
- (e) The Director of Education or Superintendent of Business or Manager of Financial Services be authorized and empowered to sign agreements/contracts with Federal Government agenc.005 Tc -0.0oe ape utre2 (s)2 (ig)2 (nh)-4 ()10 umence

(e)

- **3.5** Election Procesfor Positions of Added Responsibility
 - 3.5.1 The election process will be used to select a Member for each of the following positions of addedresponsibility during the Inaugural and Organizational Meeting the case may begin the GECDSB
 - (a) Chair and Mce-Chair of the Boat, and
 - (b) Trustee Members of Statutorand Advisory Committees, there applicable
 - (c) OPSBA Director and OSPBA Voting Delegate and Alternate
 - 3.5.2 The election process for the ECDS will be as follows:
 - (a) Voting will be by secret ballot;
 - (b) A ballot vote may be taken by paper, electronic meansluding fax, email, text, or telephone)or electronic devices, provided threans or device can indicate a Member's choice without revealing how the individual Member voted, except to the scrutineer
 - (c) Members participating in a meeting to elect candidates must less the during the discussion leading up to any vote;
 - (d) Two external members from the Boards audit committee will serve as scrutineers for all elections one or both external member are not available to serve as scrutineer, the Director or Designate will appoint propriate external person as an alternate(s) scrutineer;
 - (e) The scrutineers will be responsible for distributing, collecting, counting and confirming voting results to the Presiding Officer, without disclosing the count, nor the order of the results:
 - (f) The Presiding Offic@hairwill call for nominations from Members for positions of responsibility described in Section 3.5.1;
 - (g) Nominationsdon't require a mover and a seconder;
 - (h) Candidates may nominate themselves;
 - (i) The nominator and candidate shall be permitted one minute each to speak to the nomination.
 - (j) Following a final call for nominations, the Presiding Officer will call for a motion to close nominations. The motion to close nominations requires a mover, a seconder and a Majority Vote;
 - (k) Where only one nomination is received for a position described in Section 3.5.1, the Presiding Officer will declare that Member acclaimed to the position;
 - (I) Where more than one nomination for any position is received and accepted, the election process will be conducted by secret ballot;
 - (m) Following the motion to close nominations, the Presiding Officer wilthæsk nominees whether they accept the nomination and if in the affirmatinveite nominators and nominees to speak, in the order of nomination, for upnter minute each regarding their candidacy;
 - (n) If a Member nominated for a position described in Sec@on1is not Present at the meeting, the nominator shall satisfy the Presiding Officer that the Member's consent to the nomination has been obtained in writing:

SECTION 3NAUGURAL AND ORGANIZATIONAL MEETINGS

- (o) Nominees who have not already declared otherwise, may also decline a nomination at this time;
- (p) The scrutineers will oversee tractivation of ballots to the Memberandtheir submission when completed the Members;
- (q) The scrutineers will withdraw from the meeting room to count the ballots or verify the votes if cast electronically, and will share number only of the successful candidate with the Presiding Officer, who shall annother ame of the successful candidate the Members;
- To be declared elected to any position, the winning candidate must receive a simple majority of ballots cast by Members;
- (s) An incomplete ballot a ballot that is uncleavill be considered a spoiled ballot. The total number of votes required to determine a simple majority will be reduced by one for each spoiled ballot;
- (t) Where a simple majority cannot be determined, and there are more than two candidates, the candidate with the least number of votes will be dropped from the ballot and voting will continue with the remaining candidates until a simple majority can be determined. The scrutineers will share the name only of the candidate with the least votes with the Presiding Officer who shall announce the name before a new vote continues.
- (u) In the case of multiple candidates and a **twa**y tie vote for last place, a drawing of lots will take place among the candidates who are tied after the Presiding Officer is advised of the names by the scrutineers and the Presiding Officer announces thoseames. The name drawn is an affirmative vote in favour of the candidate and the candidate whose name is drawn will result in the candidate remaining on the ballot for the next vote.
- (v) In the case of a three or fouray tie, each name drawn will result in the candidate remaining on the ballot for the next vote;
- (w) In the case of a tie vote with only two candidates remaining on the final ballot, one additional vote will be conducted before the drawing of lots by the candidates, as outlined in the Act (or in the case of the candidate participating electronically, as taken by a member of senior staff present in the board room); and
- (x) The Presiding Officer will announce the name of the newly elected Board Chair

SECTION 3NAUGURAL AND ORGANIZATIONAL MEETINGS

- consultation with the Director will bring forward recommendations for Standing Committee Members (as defined in Section) 16 approval.
- 3.6.2 The election or appointment of the air and vice-chair for Standing Committees, Ad Hoc Trustee Committees, Statutory Committees or other Advisory Committees will be as described in its Terms of Reference or applicable legislation

4.4 Membership of Committees

- 4.4.1 Members may be elected or appointed to Committees, as well as Statutory and Advisory Committees, at the Inaugur@rganizational Meeting(s)or at the first regular scheduled Board Meeting, following the Inaugural Board Meeting or OrganizationaMeeting, or as may be appointed by the Board from timoetime, or as vacancies arise.
- 4.4.2 The term of a member on a Standing Committee shall be **yteaus** or until their successor is elected or appointed by the Board.
- 4.4.3 The term of member on Ad Hoc Trustee Committees, Advisory Committees or Statutory Committees shall be as stated in the Terms of Reference for those committeesor legislation, which ever is applicable
- 4.4.4 A Member whose term on a Committee, or Advisory Committee, has expired may be re-appointed to a subsequent term by the Board at the Organizational Meeting(s) each year
- 4.4.5 Student Trustees magittend and participate in Committee Meetings the same manner as Trustees (see 4.4.7), subject to provisions contained in thet.
- 4.4.6 The membership of a Standing Committee, an Advisory Committee or Ad Hoc Trustee Committee will be determined by the Board, upon recommendation from the air and ViceChair, in consultation with the Director of Education.
- 4.4.7 Except for arExOfficio Member, aTrustee who is not anember of a Committee cannot move a motion, vote or be counted towards Quorum, but may attend a Committee Meeting as an observerand may speakonly if recognized bythe Committee Presiding Officer.
- 4.4.8 The Board may appoint Trustees to serve on other agencies, boards and commissions, including those external to the GECDSBhe Organizational Veting, or as it deems necessary or when requested, if supported by the Board and consistent with legislation.

4.5 Committee of the Whole

- 4.5.1 Committee of the Whole will be composed of all Memberth will participation and voting privileges, as outlined in the Ct. Student Trustees may also attend and participate, in accordance with legislation.
- 4.5.2 Quorumto hold a Committee of the Whole Meeting will be the presence of a simple majority of the Membersas defined in Section 1.5.

SECTION 4COMMITTEE MEETING STRUCTURE AND COMPOSITION

- 4.5.3 The Board may convene a Committee of the Whoteeting (Public or Private Session) to consider matters which require more informal and detailed discussion by all Membersand Student Trustees:
 - (a) at any time, in accordance with the notice provisions in Section5;
 - (b) at any time during a regularly scheduled Board Meeting Special Meeting upon a Majority Vote by the Members; or
 - (c) in accordance witlSection6.3 Delegations.
- 4.5.4 The Presiding Officer for Committee of the Whole Meetings (Private Sessions) will be the Board Vo SIC0a (by)8 ()10 (tmy)8 (0 (n4 (r)14mv)75Da3he)13 (75Da3he)13 3,

SECTION 4COMMITTEE MEETING STRUCTURE AND COMPOSITION

- (a) Audit Committee Ontario Regulation 361/10
- (b) Greater Essex Count Parent Involvement Committe Nown at Parent Involvement Committe Ontario Regulation 612/00
- (c) Special Education Advisory Committentario Regulation 464/97

(d)

SECTION 5: BOARD AND COMMITTEE MEETING RULES AND PARLIAMENTARY PROCEDURE

Board and Committee Meeting Rules

- **5.1** Scheduling a Meeting
 - 5.1.1 A Meeting of a Quorum of Members whether held electronically or in person to materially advance the business of the GECISSIBohibited, unless a proper notice and Agenda are given and published in accordance with these Styllage tings can never be held by email, text or other written medium.
 - 5.1.2 The

- **5.3** Open (Public) Sessions
 - 5.3.1 Unless all schools of the ECDS are

- (g) As necessary to comply with the uth Criminal Justice Act or the Municipal Freedom of Information Act, including solicitor and client privilege.
- 5.4.3 Anyrecommendations considered by the Members in a Closed (Private) Session, will be reported to the Board in an Open (Public) Session. A motion to Rise and Report will include the recommendations, in some cases, a brief description of the nature of the recommendation t

speak on a matter as described under Sec \mathfrak{S} 00.5 of these Bylav \mathfrak{s}) in accordance with the Act

5.8 Notice of Special Meeting and Agenda

- 5.8.1 The Director or Designate will notify all Members and Student Trustees, as applicable, in writing (or via email communication) of a Special Meeting at lefasty-eight (48) hours in advance of the Meeting and will include the Agenda for the Meetingtheith notice. Under extenuating circumstances notice may be waved provided that every effort is made to contact all Members and a Quorum is achieved.
- 5.8.2 Notice of a Special Meeting and the Agenda will be published on the Gεφαδια website.
- 5.8.3 The Agenda for a Special Meeting of the Boardinclude only the timesensitive or Emergency Business item(s) for which it was called, including a brief statement of the item(s) to be considered at the Meeting, including related materials when available, and indicating whether any part of the Meeting should be held in Public or in Private SessionOther Committees areot restricted in this way
- 5.8.4 A matter that is not included on the SpecMaleting Agendafor a Board Meeting cannot be considered, unless it also alifies a time sensitive or Emergency Business and a TwoThirdsVote of the Members Present and voting at the Meeting wish to consider the matter.
- If such a matter is added to the Agenda of a Special Meeting, in order for any action taken to become legal, any motion(s) must be ratified by the Board at the next regularly scheduled Board Meeting or, in extreme circumstances, at another Special Meeting of the Board properly called for that purpose, in accordance with the notice provisions in the GECDBpaws.

5.9 Board and Committee Meeting Minutes

- 5.9.1 The Director or Designate will maintain a complete set of Minutes (Open and Closed Session) for all Board Meetings including Special Meetings the Board, which includes the following information:
 - (a) Trustee attendance, including specific notations when a Member enters a Meeting while in progress or permanently withdraws from a Meeting prior to adjournment;
 - (b) Amendments to the Agenda (if anyin) accordance with Section 19.1;
 - (c) A brief summary of the discussion/rationale regarding Agenda I (emobuding oral and written reports) but will not be a verbatim transcript of the Meeting
 - (d) Motions and related mendments;
 - (e) Recorded Votes; where applicable; and
 - (f) Declarations for inclusion in the Conflict of Interest Registry, (where applicable).

- (e) Declarations of Conflict of Interest
- (f) Approval of Minutes from Previous Meeting
- (g) Delegations
- (h) A recommendation from a Closed (Private) Session (other than a Committee of the Whole) will first be reported to a Closed (Private)Session of the Committee of the Whole
- Receipt for information only minutes of Committee Closed (Private) Session Meetings
- (j) Adjournment

5.19 Agenda Amendments at Board and Committee Meetings

- 5.19.1 Agendas for a Board or Committee Meeting may not be amended attenting, or after the notice of the Meeting and Agenda has been circulated to Memberadd an item, unless the item qualifies as time sensitive or Emergency Business (defined in section 1.5) and the amendment to the Agenda is confirmed by a -Twiods Vote. This does not preclude a motion to amend the Order of Business on the Agenda remove an item from the Agenda, which requires a Majority Vote.
- 5.19.2 Agendas for a Board or Committee Meeting scheduled to be held in Closed (Private) Session may be amended to remove an Agenda item by a Majority Vote when a Member is of the opinion the item does not qualify to be discussed in **C(Pse**/ate) Session in accordance with Section 5.4.2

Board and Committee Meeting Parliamentary Procedure

5.20 Debate

- 5.20.1 The Presiding Officer will maintain a list of Members and Student Trustees who wish to speak to a motion and will control who speaks and when, in accordance with these Bylaws and Rules of Order.
- 5.20.2 The Presiding Officer will recognize a Member or Student Trustee to speak by referring to them as Trustee [last name] or Student Trustee [last name] and indicating that the Member or Student Trustee has the floor. A Member or Student Trustee may not speak a motion until recognized by the Presiding Officer.
- 5.20.3 Members, Student Trustees and any other participants in a Meeting will address their comments through the Presiding Officer.
- 5.20.4 Members and Student Trustees will confine their comments to the merits of the motion being considered.
- 5.20.5 The Presiding Officer may rule a question out of order if a Member or Student Trustee has already asked substantially the same question in another form.

5.23 Voting

- 5.23.1 A Member who is Present at a Meeting is entitled to vote once on each motion under consideration, unless disqualified from voting.
- 5.23.2 A Student Trustee who is Presenta Meeting is entitled to cast a noting vote once on each motion under consideration, unless disqualified from voting due to a conflict of interest.
- 5.23.3 Trustees who are not members of a Committee are not entitled to vote a Committee Meeting Student Trustees who are not members of a Committee are not entitled to suggest a motion.

- 5.25.3 A motion that has been moved and seconded may, without permission of the Members of the Board or Committee, be withdrawn, or a minor amendment made by the mover of the motion, until the Presiding Officer states the motion prior to opening the floor to debate.
- 5.25.4 A Member who moved a motion may also withdraw it from consideration after the motion is stated and before the vote is taken on the motion, provided that the seconder or no other Member Present objects to the motion being withdrawn.
- 5.25.5 If a Member objects to a request to withdraw a motion, the Members in attendance at the Meeting will immediately decide whether to permit the motion to be withdrawn by a Majority Vote.

5.26 Notice of Motion

5.26.1 A Member may request that a Notice of Motion be included in the Agenda for a Board Committee of the Wholer Standing Committeeneeting as advance notification of a matter to be considered in accordance with Section

5.27 Motions - Order of Precedence

5.27.1 A Main Motion is the starting point for the Board or a Committee to make a decision.

- (d) it is outside the scope of the purpose or authority of GECDSB
- (e) it is a dilatory motion, this includes
 - (i) misused with the purpose of obstructing the business of the Mee(text) Series of points of order, appeals, motions to table, etc.)
 - (ii) absurd in substance
 - (iii) Frivolouş and
 - (iv) Unwarranted.
- 5.28.2 If a Presiding Officer rules a motion out of order, the Presiding Officer will state the reason and, where applicable, the legislation, parliamentary procedure Bylaws, policies, offerms of Reference
- 5.28.3 The following motions are not in order at a Committee Meeting:
 - (a) Reconsider or rescind a previous decision of the Board; or
 - (b) Amend something previously adopted by the Board (unlessr Tc 0 Tw 8S (I)4 (I)4 ()Tj E

- 5.29.5 The vote on the motion, the amendment and any amendment to the amendment will be taken in the reverse order of that in which they were moved.
- **5.30** Motion to Refer
 - 5.30.1 A matter may be referred to the following for specific action or follows

SECTION 5:

5.35

A motion to continue must receive a Twoirds Voteotherwise the Meeting will be adjourned.

- **6.1** Public Participation in Board and Committee Meetings
 - 6.1.1 The GECDS Annual Schedule of Meetings will be published on the GES psblic website.
 - 6.1.2 Members of the public are welcome to physically attend as observers any regular PublicSession of Board or Committee Meetingsnless all schools of the GECDSB are closed pursuant to *Electronic Meeting and Meeting Attendance* Regulation 463/97.
 - 6.1.3 Members of the public may access a live audisoual recording for Public Board, Standing Committee, Ad Hoc Trustee Committees, a committee of the Whole Meetings on the GECDS Bublic website.
 - 6.1.4 When all schools of GECDS closed as described Electronic Meetings and Meeting Attendance Regulation 463.97, the public will be provided with electronic access to any public meetings outlined in Section 1.
- **6.2** Principles of Public Participation
 - 6.2.1 The Greater Essex District School Bovaridesinput from the community regarding its legislative authority to provide oversight for education programs and services for public school students who reside in the yof Windsorand County of Esselfore information about the scope of the Board sesponsibilities can be found in the Ontario Education Act and its regulations GECDS bylaws and the 2022–2026 Gloot atech

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- 6.2.3 Individuals with a question or concern are encouraged to contact@heater Essex District School & Most situations can be resolved with dialogue and cooperation at the local level. The board is committed to addressing concerns in affair, equitable and timely manner.
- 6.2.4 Parents/guardianshould refer to the GECDSB resource *Paf@nardian to School Communication*https://www.publicboard.ca/en/family-and-community-support/parent-guardian-to-school-communication.aspx. For broader concernsCo24 273.96 0.

- (h) regarding matters that are not within the jurisdiction of the GECasahe Board's governance responsibilities
- (i) if, within the last five (5) months the Delegate has requested Delegate and been denied or who has delegated to any Standing Committee of the Whole unless the subject matter has changed substantially; or
- (j) regarding subjects for which there are other opportunities for the Deletpate provide input to the Board, such as School Accommodation Review Meetings, the Budget Development Processe Boards Multi-Year Strategic Planning Process, etc.
- Request to Delegate
- 6.3.5 Delegates must submit Delegation request form, as follows.
- 6.3.6 Request must be received a minimum of 48 hours prior to the commencement of a Standing Committee Meeting or a previously scheduled Committee of the Whole Meeting. The timelines do not apply to a request to speak at a Committee of the Whole Meeting that has not yet been scheduled.
- 6.3.7 Alternative timelines may be considered **©** € CDSB
- 6.3.8 The Director's Office staff arevailable to respond to inquiries and to provide information to prospective Delegates.
- 6.3.9 Delegation request forms may be submitted on limedelivered in person mailed to the GECDSB Director's Office Park Street West. O. Box 210, Windsor ON N9A 6K1.
 - Delegation Request Form
- 6.3.10 The following information is required on the Delegation request form
 - (a) Name, preferred pronounshome addres and contact information p(hone and or e-mail addres) for each speaker
 - (b) Any affiliation with an association or group which has given consent for the Delegation to speak on its behalf;
 - (c) The agenda item or subject matter the legation wishes to speak about, including preferred meeting dates, if known;
 - (d) The verbatim speaking notes of the Delegatæresentation; and
 - (e) Employeesof the GECDSB must disclose their employment s(atutsposition or location) on the Delegation request form and, if givene legate status, at the beginning of their presentation to the anding Committee or Committee of the Whole.)
 - (f) Public school supporter.

6.3.11 Delegatesmay choose to have up to three (Speakers share the five (5) minutes allotted for making a presentation, provided this information is submitted on the Delegation request form.

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6.3.27 Trustees and t8dent Trustees in attendance at the meeting may ask questions of

6.4 Conflict of Interest Registry

- 6.4.1 Members have a responsibility to disclose any pecuniary conflict of interest, whether direct, indirect or deemed in accordance with the incipal Conflict of Interest Act at Board and committee Meetings by filing a written statement the Director's Office In Closed (Private) Session, Members must withdraw from and not be Present in the meeting room or participate via electronic means when a matter about which they have declared a conflict is being discussed.
- 6.4.2 The Director of Education or Designate will:
 - (a) File the written statement by the Member in the GECDSB's Conflict of Interest Registry;
 - (b)

SECTIOS: RESOURCES LIST

SECTION 7: RESOURCE DOCUMENTATION

- Legislation
 - Education Act
 - Municipal Conflict of Interest Act
 - Municipal Elections Act
 - Municipal Freedom of Information and Protection of Privacy Act

7.2 Other Documents

- Current edition of Roberts Rules of Orden lewly Revised
- Committees' Terms of Reference