

Cocurricular/Extracurricular Activities

All school activities, clubs, and athletic teams who receive financial support from district funds or student body funds are subject to and responsible for supporting and enforcing the Constitution of the United States and to the state of Oregon, federal and state laws and regulations, and district policies and district policies.

Sanctioned Club Activity

Definitions:

“Club Activity” refers to any extra-curricular or co-curricular activity that is not fiscally supported by the district’s general fund and pays for some or all school services that allow the club to function on district property.

“Sanctioned Club Activity” or “Club Sport” refers to any extra-curricular or co-curricular that is not directly fiscally supported by the district’s general fund, pays for some or all school services that allow the club to function on district property and is sanctioned by the Board in order for the club to represent the district and compete in Oregon School Activities Association’s (OSAA) sanctioned activities. For a Sanctioned Club Activity to qualify under OSAA the high school shall have control over the funds used to support the activity and control who is employed and/or approves of who volunteers to work with the students.

Policy

The Board recognizes that some OSAA sanctioned activities may not attract sufficient participants to field a team or that the district’s operating capital may not be sufficient to fiscally support an activity without having a negative imprint on The district’s core curriculum. In such instances, constituents may appeal to the Board in an effort to gain district support for a Club Activity or district Sanctioned Activity or Club Sport to be part of on campus programs.

Club Activities or Sanctioned Club Activities/Club Sports must provide assurance of sufficient capital and cash flow to pay all costs associated with sustaining or sponsoring the respective activity. Such clubs/activities must comply with all OSAA and district rules and regulations and appropriate federal and state statutes.

The superintendent or superintendent’s designee is to provide rules and regulations that allow consideration of club activity/sport participation while establishing prudent controls for the lawful, effective, safe, and cost-free implementation of the respective club activity/sport.

END OF POLICY

Legal Reference(s):

[ORS 332.107](#)

[ORS 339.240](#)

[ORS 339.250](#)

[OAR 581-021-0050 to -0075](#)

[OAR 581-022-1680](#)

Hazelwood School District v. Kuhlmeier, 484 U.S. 260 (1988).

Bethel School District No. 403 v. Fraser, 478 U.S. 675 (1986).

Havercamp v. Unified School District No. 380, 689 F Supp. 1055 (D. Kan. 1986); aff'd, _F.2d_ (10th Cir. 1987).

Westside Community Board of Education v. Mergens, 496 U.S. 226 (1990).

Equal Access Act, 20 U.S.C. Sections 4071-4074.

Title IX of the Education Amendments of 1972, 20 U.S.C. Sections 1681-1683; 34 CFR Part 106 (2000).