

Multnomah Education Service District

Code: **KN**
Adopted: 10/7/80
Readopted: 9/20/94; 12/16/08
Orig. Code(s): 2230.12; 5110-5142; 5200

Relations with Law Enforcement Agencies

MESD shall provide local service plans in accordance with applicable federal and state laws, state administrative rules and the constitutions of the State of Oregon and the United States.

Local Service Plans to Component Districts

Local Service Plans will be provided to component districts, subject to availability of resources, when such programs/services are (1) approved via the “resolution process” or (2) specified by a contract with component districts or master agreement among all component districts or (3) required by law or (4) are approved by this Board under provisions of Oregon Revised Statutes.

MESD will establish a process for appropriate involvement of component districts in the development of local service plans and which will allow appropriate interaction with those component districts regarding the operation of those programs.

Local Service Plans provided under authority of Oregon Revised Statutes shall be:

Agreed upon by March 1, by two-thirds of the component districts which have at least a majority of the ADM of the component districts.

Local Service Plans authorized under Oregon Revised Statutes may be provided via contracts or master agreement among all component districts calling for MESD reimbursement from component districts for actual costs involved. Such contracts shall specify, but not be limited to, the following:

1. Scope of work;
2. Performance requirements;
3. Penalties for non-performance;
4. Deliverable requirements;
5. Timelines and deadlines;
6. Payment schedule;
7. Provisions for termination;
8. Insurance requirements;
9. Dated signatures;
10. Legal review.

Services purchased from MESD by component districts shall (1) be on the basis of written contract or master agreement among all component districts (2) be fully self-supporting and (3) not erode the ability of MESD to provide services required by law or provided under authority of Oregon Revised Statutes.
Services to Non-component Districts

Services may be provided to non-component districts when such services (1) are provided on the basis of a written contract (2) are fully self-supporting and (3) do not erode the ability of MESD to provide services to component districts.

Services to Non-Public Schools

Services may be provided to non-public schools on the premise that such services benefit students enrolled therein, comply with the constitutional requirements of separation of church and state and when such services (1) are provided on the basis of a written contract (2) are fully self-supporting and (3) do not erode the ability of MESD to provide services to component districts.

Services to Other Tax Supported and Non-Profit Agencies

Services may be provided to other tax supported agencies or non-profit organizations when such services (1) are provided on the basis of a written contract (2) are fully self-supporting (3) do not erode the ability of MESD to provide services to component districts and (4) are appropriate for MESD to provide.

Notwithstanding, the above services may be provided to the Oregon Department of Education in the absence of reimbursement of costs when such services (1) are necessary to comply with the state standards or (2) are of benefit to the component districts and/or MESD.

END OF POLICY

Legal Reference(s):

[ORS 329.150](#)

[ORS 419B.015](#)

Letter Opinion, Office of the OR Attorney General (Aug. 18, 1986)