THE BOARD OF EDUCATION OF SCHOOL DISTRICT No. 41 ±BURNABY

Procedural Bylaw 2021

A bylaw to regulate the proceedings of the Board of School Trustees of the Board of Education of School District No. 41±Burnaby.

WHEREAS The School Act provides that Board of Education may make laws to

establish procedures governing the conduct of its meetings.

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to be revised and replace to reflect currenoperational requirements at the

requirements of the School Act.

THEREFORE The Board of Education of School District No. 4Burnaby, hereafter

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Part 1: Meetings

1. Inaugura Meeting

- a. An inauguralmeeting of the Board shade held annually inNovember The inaugural meeting shall be held at the time, place and date as determined by tiderBibarprevious year; and in the event that the Board shall not so determine, then such meeting shall be held at the hour of 7:00 p.mon thefourth Tuesday inNovember Following a general election of Trustees, the SecretaTyeasurer shall convene the first meeting of the Biraadcordance to the Election Actand the School Act
- b. The SecretaryTreasurer of the Board or designatellscall the meeting to order and shall preside at the meeting until a Chair is elected. The Secretarysurer shall announce the results of the general election, if applicable, ahall then report whether or not the Trustees have completed the declaious required by he School Act If they have not been completed beforehand, they shall be completed at this time.
- c. The SecretaryTreasurer shall then call for nominations for Cl(seconding is not necessary). Any Trustee may be nominated for Chair SelocetaryTreasurer will then announce the names of Trustees nominated and at that time any nominee may withdraw their name. If more than one nomination remains for Chair, a vote tryetballot shall be taken. All Trustees present at the meeting shallen vote. A clear majority of those voting shall be required for election. If there is no clear majority on the first ballot, balloting shall continue until a clear majority is achived.
- d. The Chair shall then preside over the meeting and call for noinnisator the office of Vice Chair. Any Trustee may be nominated for Viceair. The Chair will then announce the names of Trustees nominated and at that time any nominee may wither an ame. If more than one nomination remains for the office of Vicea

taken. All Trustees present at the meeting shall have a vote. A clear majority of those voting shall be required for election. If there is no aclenajority on the first ballot, balloting shall continue until a clear aprity is achieved.

- e. If for the election of either Chair or Vio@hair more than two nominations are received, and if at the first ballot no Trustee receives a clear majority, biadjosthall continue until one Trustee shallhave received a clear majority each successive ballot the name of the Trustee receiving the fewest votes at the ipness ballot shall be dropped. If by reason of an equality of votes it is not possible to derhine which name shall be dropped, then a special secretballot shall betaken for that purpose.
- f. The term of office of the Chair and Vicehair shall be one year.
- 2. Role of the Board Chair and Vicehair
- a. The Chair will preside over all board meetingslæmsure that such meetings are conducted in accordance with the ProceduBylaw.
- b. The Chair willbe keptinformed of significant developments within the district.

b.	A quorum shall be a majority of Trustees holding of ace he ime of the meetingTrustees								
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c. If, thirty minutes after the time appointed for the meeting of the Board, there sho**blel** anot quorum present, then the meeting shall stand adjourned to a date to be fixed by the Chair, or, in default of the Chair kiing the date, then until the next regular meeting. The Secretary Treasurer shall record the names of the members presentex pthation of the thirty minutes.

d.

- i. Personnel matters, including contract and collective agreement rieggetja matters pertaining to individual employees, including medical matters, appointment, promotion, demotion, rieger, conduct, complence, discipline, suspension, termination or irretment; grievances and requests of employees, board officers or their bargaining agents or representives; plans that relate to the management of patternel or the admisstration of the Board and that have not yet been implemented or made public.
- ii. Legal matters: accident claims and other matters where board liability may arise; legal opinions and advice respecting the liability or interest of the Board or respecting any matter to bensidered in closed seisn; information or action regarding legalactions or potential legal actions brought by or against the Board.
- iii. Matters pertaining to individual students, including medical matters and the conduct, discipline, suspension or elegion of students.
- iv. Acquisition and disposition of real property prtorfinalization, including future site planning and designation; negotiations regarding purchase, lease, sale or exchange of real property; purchase of real property; constiduted of reports and claims by owners; expropriation procedures.
- v. Matters pertaining to the safety, security or protection of board property.
- vi. Other matters where the Board decides that the public interest so requires.
- b. At the commencement of any sucb MHG PHHWLQJ D PRWLRQ VKDOO EH PI considers that the XEOLF¶V LQWHUHVW UHTXLUHV WKH H[FOXVLRQ members and officers (including resource persons), for the purpose of dealing with the matter(s) before the meetil ´, I WKH PRWLRQ LV FDUULHG WKH PHHWL dealwith the business stated. If the motion is defeated the matter(s) shall be referred to public session.
- c. All other matters shall be considered in public session unless the Boardtshallsæ determine.
- d. Notwithstanding any rule limiting reconsideration the agenda, a Trustee may make a motion to move a matter from the agenda of a closed meeting or session to the agenda of the open meeting, or the reverse. The motion requires and eccos debatable, and requires a simple majority to pass.
- e. No Trusteshall disclose to the public the proceedings of a closed meeting unless a resolution has been passed to allow such disclosure, or the matter has already been made public in some othermanner.
- f. The Board shall prepare a record containing a general statementhe nature of the matters discussed and the general nature of the decisions reached at a meeting from which persons other than Trustees or Officers of the Board are excludence of the closed meeting shall be open for inspection at all cereals by any person.

5. Presiding Member

- a. The Chair shall preside at all meetings of the Board. In the absence of the Chair, the Vice Chair, or in the absence of both the Chair thredViceChair, another member appointed by the Chair shall preside.
- b. Should the Chair, during any meeting of the Board, desire to leave the chair for the purpose of taking part in debate or to propose or second a motion, the Visit, or in the absence the ViceChair, another member of the Board appointed by the Shall preside.
- c. In the event that the Chair should vacate the office during the year or cease to be a Trustee, the ViceChair shall be the Chair of the Board for the remainder of the Board shall elect a ViceChair in the matter prescribed Part 1, section 1, paragraph d.
- d. If the Vice-

Adjournment

- b. Changes to the order of business may be proposed by any Trustee and thirds vote or unanimous consent.
- c. Only those items included on the agenda shall be considered by the Board unlest singles wo vote, or unanimous consent of the Trustages to consider additional items.

2. Delegations

- a. Delegationscomprised of an individual or groups of students, parents, teachers and others are welcome at regular meetings.
- b. Delegations who wish to appear before the Board shall submit an applicationing, outlining the item(s) they wish to present and naming aexpostrson. The Secretary Treasurer willreview the delegation request with the Chair to determine if the request is accepted, and if accepted will themake the appropriate arrangementous the delegation to appear as appropriate. A maximum of ten minutial soe allowed for each delegation to make its presentation.
- c. A delegationaccepted to the Board may present written material to the Board which, if provided to the Sedary-Treasurer in advance of the meeting, will be distributed (within reason) to the Trustees.
- d. 7KH %RDUG ZLOO KHDU WKH GHOHJDWLRQ¶V SUHVHQWDWL clarification but no recommendations or motions concerning the presentable be made at the time of the presentation.
- e. The matters rails G E \ WKH GHOHJDWLRQ PD \ EH FRQVLGHUHG GXL the same meetin, providing the delegation item is added to the agenda by thin the majority vote of Trustees prest.

3. Question Period

- a. A question period shall be held in conj**tion** with each regular Board meeting for a duration as long as deemed warranted by the Chair, but not to exceed twenty minutes.
- b. The following procedures shall apply to questions addresse

a.	When the Chair

- h. Meetings of the Committee of the Whole and Financian ding committees normally shall be open to the public. It is recognized that standing committees may material to consider such items as described in Part 1, section 4 of this bylaw. Merofibiles public attending public meetings will do so as obsersenly.
- i. If any vacancy shall occur in a standing committee of the Board, the Board shall name a successor to fill the position.
- j. The Board may from time to time appoint and committees to consider or inquire into any specified matter and to report to Board. The Cair and the member Trustees of arhad committee shall be appointed by the Board, but the combined number shall not exceed three. The Board may appoint natrustee participants to and committees who may fully participate in the committeemeetings, buonly appointed Trustee members of the committee may vote.
- k. A quorum for a committee shall be a majority of the member Trustees.
- I. The Chair of the committee shall preside and may vote on all motions. In the absence of the Chair, the members appoint on of their number to act as Chair for the meeting.
- m. All committees shall report their recommendations to the Board in writing. A minority of any committee may also report to the Board in writing.
- n. Meetings of committees shall be convened they Chair of the committee. Any two Trustee members of a committee may require a meeting of the rithere to be convened.
- o. Any member of the Board may attend meetings and participate in discussion of any committee, but only appointed Trustee members **excom**mittee may vote.
- p. Action of any committee shall not be binding until formally approved by the Board.
- q. The Superintendent of Schools or the Secretaeasurer or designate shall keep the Chair of each of the committees informed of matters within this diction of the committee.
- r. The Chair of each committee shall designate a member to act as **Chair** in sence. Such appointee shall assume all the powers and duties of the Chair when acting as such.
- Terms of Reference
- a. Committee of the Whole
 - i. <u>Strategic Plan:</u>To review and confirm direction contained in the Board Strategic Plan, including receiving progress reports from staff.
 - ii. <u>Education:</u>To consider matters affecting educational programs of the school district and make recommendations when appaterillo receive and consider reports and

- recommendations from district staff, partner groups and community groups on matters referred by the Board.
- iii. <u>Building & Grounds:</u>To consider matters of building construction, maintenance of district facilities, transortation and custodlaservices. To formulate longange plans for school district physical facilities.
- iv. Youth and Community Service To consider matters affecting the youth and community services por ams of the school district and make recommendations where appropriate. To receive and consider reports and recommendations from district staff, partner groups and community groups on youth and community services matters referred by the Board.
- v. <u>Policy Development</u>To consider questions of overall school tribis policy. To ensure existing school district policies are updated in accordance with the provisions of the School Actand other provincial legislation.
- vi. General To make recommendations to the Board on matters affecting the annual budget. To considerush other matters as may be referred by the Board and make recommendations thereon as required. To consider matters pertaining to Board advocacy and community re3(eon)9(a)9(s r)-5(eq)9(Bn)11(2T /Ff 1 0 0 1 126.02 520.)11(s)

iv. To consider such other matters as may be referred by the Board and make recommendations thereon as required.

Part 5: Bylaws

- a. Unless expressly required to be exercised by bylaw, all powers of the Board may be exercised by bylaw or resolution.
- b. Written notice of intention to propose a bylaw shall be given at least 48 hours in advance the meeting when the bylaw is to be proposed. Notice is deemed to be pibthetitem is included in the agenda package distributed at least 48 hours in advance of the meeting.
- c. The procedure for handling bylaws shall be as follows:
 - i. A written or printed copy of the bylaw shall be in possession of each Trustee and made available to each member of the public in attendance at the meeting and a brief explanation of the bylaw provided.
 - ii. \$ 7 U X V W H H V H F R Q G H G E \ D Q R W K yHlatur b 72 bdo 360 V e 264 dHa H V K D O O I L U V W W L P H ´ D Q G W K H T X H V Walen Roo Q de Lei. Writel ruth F s L Q H G Z L W K