

USE OF SCHOOL PROPERTY

The Southwest Technology Center Board of Education believes that the first priority in the use of its school property is the education of students and provision of related services to business and industry clients. Facilities are secondarily available for use by various businesses, organizations, and other purposes of general public interest. Local citizens are encouraged to use the property for other reasonable general public use including religious, political, literary, community, cultural, scientific, mechanical, agricultural, or parental involvement purposes.

General public interest does not include such things as personal and individual use for social gatherings, personal parties and celebrations, and other related gatherings. In consideration of the carpeting throughout the complex, its use is not suitable for activities involving dance or rhythmic activities of the feet.

Non-school groups, organizations, and/or individuals may utilize school equipment only by arrangement through the office of the superintendent.

The board shall exercise its authority to fix and collect rentals, rates, and charges for the occupancy or use of school property in such amounts and in such manner as may be determined.

The superintendent is directed to establish rules and regulations in support of this policy. The rules and regulations will require evidence of appropriate liability insurance coverage. The school district will not permit the use of school property or equipment by any person or organization that does not furnish evidence of insurance coverage.

REFERENCE: 20 USC §7905
70 O.S. §5-130
70 O.S. §11-103.7

NOTE: Senate Concurrent Resolution 60 of 1994 recommends that school districts make school transportation equipment available to community-based organizations in transporting elderly persons.

CROSS-REFERENCE: Policy CLB, Equipment Accountability
Policy CMA, Equipment Accountability, Lending
Policy CMAA, Use of School Property by District Employees

Adopted: January 1994 as policy F-102
Revised: November 1995
December 9, 2002, as policy F-104