

DISTRICT PRACTICE 6100

USE OF FACILITIES BY LICENSED CHILD CARE PROVIDERS

DISTRICT PRACTICE:

- 1. Licensed child care providers, as defined in <u>Section 85.1 (1) of the School Act</u>, wishing to establish programs in School District facilities are required to make such a request in writing to the Board of Education.
- 2. Requests will be considered based on the availability of surplus space that is suitable for the intended purpose.
- 3. Subject to the requirements of Section 85.1 of the *School Act* and this district practices the School District will enter into a license of occupation agreement with the licensed child care provider.

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References: <u>Section 85 School Act</u> ADOPTED: October 2013 Amended: February 8, 2022