

### PROVISION OF CHILD CARE

The Board of Education supports the use of Board property for the provision of child care programs between the hours of 7 a.m. and 6 p.m. on business days by either the Board or third party licensees.

1. The use of Board property by licensed child care providers must not disrupt or otherwise interfere with the provision of educational activities including early learning programs and extracurricular school activities.
2. The Board will, on an ongoing basis, assess community need for child care programs on Board property, through a process of engagement with employee groups, parents and guardians, Indigenous community representatives, Indigenous rights holders, Indigenous service providers, municipal partners and existing child care operators. The process for engagement will be reviewed on an ongoing basis, and conducted in a manner acceptable to the Board.

Legal References: *School Act, Sections 85.1, 85.2, 85.3 and 85.4,*  
*Community Care and Assisted Living Act, Chapter 75*  
Collective Agreements  
Order M326 The Child Care Order

Related Administrative Procedure: AP 551 Provision of Child Care

Approved: 2022.05.31