

ALTERNATIVE ARRANGEMENTS FOR
ACCOMMODATION OF STUDENTS

R.03

POLICY

1. A number of legislative provisions encourage school boards to consider alternate arrangements for the accommodation of elementary and secondary school pupils to the usual arrangement under which a school site is acquired and a stand-alone school is built on it.
2. Ontario Regulation 20/98 provides that the education development charge background study contain:
 - a. A statement of the board's policy concerning possible arrangements with municipalities, school boards or other persons or bodies in the public or private sector, including arrangements of a long-term or co-operative nature, which would provide accommodation for the new elementary school pupils and new secondary school pupils estimated under paragraph 3 of section 7, without imposing education development charges, or with reduction in such charges.
 - b. If a previous education development charge background study completed by the board included a statement under paragraph 6, a statement of how the policy referred to in the statement was implemented and, if it was not implemented, an explanation of why it was not implemented.
3. Regulation 446/98 (Reserve Funds) permits a school board to utilize proceeds in the Pupil Accommodation Allocation Reserve Fund for the acquisition of "school sites that are acquired as part of transactions under which the board also acquires school buildings on the school sites".
4. Section 110(12) of the Municipal Act, 2001, permits school boards to provide limited exemptions from municipal and school taxes and education development charges in exchange for the provision of school capital facilities, under certain circumstances.

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5. The board recognizes that alternative arrangements can provide an opportunity to improve service delivery and peak enrolment capacity, reduce duplication of public facilities, maximize the effective use of available dollars, and reduce site size requirements. They include a variety of acquisition strategies such as forward buying, options, purchases, lease buy-back, sites exchanges and joint venture partnerships.
6. The board will consider possible arrangements with municipalities, school boards or other persons or bodies in the public or private sector, including arrangements of a long-term or co-operative nature, which would provide accommodation for the new elementary school pupils and new secondary school pupils who are resident pupils of the board, subject to the Regulations set out below.

REGULATIONS

1. The arrangement must be cost effective and advantageous for the board compared to other possible arrangements including an acquisition of a school site and the construction of a free standing building.
2. The arrangement shall comply with any guidelines issued by the Ministry of Education.
3. The board may enter into lease arrangements respecting school facilities intended to be used to accommodate peak enrolment, but shall not enter into such arrangements respecting school facilities that are necessary to accommodate long-term enrolment unless the arrangements could result in ownership at the board's discretion.
4. The board shall retain sufficient governance authority over the facility to ensure that it is able to deliver the appropriate educational program to its pupils, and to ensure that its identity, ambience and integrity are preserved.
5. The facility shall have a separate entrance with the school name on the exterior of the school easily visible from the street.

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REAL PROPERTY

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H-WCDSB
POLICY
MANUAL

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BM 26 AUG 99, 1 June 04, 2 June 09, 06 May 14

RELATED BY-LAW(S)

7.04

RELATED BOARD COMMITTEE: Committee of the Whole

POLICY REVIEW DATE:

Five (5) Years