



Book	Policy Manual
Section	6000 Finances
Title	Copy of New Policy - Vol. 26, No. 2, Feb. 2026 - School Support Organizations - ACCOUNTABILITY AND OVERSIGHT OF FUNDRAISER AND CROWDFUNDING DISBURSEMENTS
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New Policy - Vol. 26, No. 2 - School Support Organizations

6608 - ACCOUNTABILITY AND OVERSIGHT OF FUNDRAISER AND CROWDFUNDING DISBURSEMENTS

The School Board recognizes that the proper accounting, oversight, and transparency of all disbursements from fundraisers and crowdfunding campaigns organized by students or parent groups for the purpose of providing benefits to the District's programming or facilities must be in alignment with applicable Federal and State accounting standards. Proper documentation and reporting are essential for compliance with the Governmental Accounting Standards Board Statement No. 84 (GASB 84) and Federal reporting requirements.

Fundraisers and crowdfunding campaigns conducted and organized by students, parent groups, and other private entities shall meet the compliance, accounting, and reporting requirements established herein. Parent groups may include Parent Teacher Associations (PTAs), Parent Teacher Organizations (PTOs), Educational Foundations, Booster clubs, and/or other private entities established for the benefit of the District, school, or a school organization. (See also Policy 5830 – *Student Fundraising*, Policy 9215 - *School Support Organizations (SSO)*).

Definitions

For purposes of this policy, the following terms shall be defined as:

Custodial Funds: Funds held and managed by the District for student activities under GASB 84.

Noncustodial Funds: Funds raised and managed independently by parent groups or private organizations.

F-33 Federal Financial Form Line 19: The line on the annual, mandated federal report that is required to detail the "Contributions and Donations From Private Sources," which includes revenue associated with private donations, stipends, or on-behalf payments through fundraising activities. (Financial Accounting for Local and State School Systems: 2014 Edition)

[DRAFTING NOTE: As identified above, private sources include, but are not limited to: School Support Organizations, including Educational Foundations, PTA/PTO organizations, Booster Clubs, and any other private entity that has been established for the benefit of the District, school, or a school organization.]

Accounting and Compliance Requirements – Custodial Funds

A. Student-Organized Fundraising

Funds raised by students whose funds are managed by the District are classified as custodial funds. All funds collected must be deposited into the District's custodial accounts and proper accounting and General Ledger code attribution is recommended.

Disbursements from the custodial accounts must be properly documented with receipts and expenditure records.

~~(X-)~~ A profit and loss report must be prepared and submitted to the ~~(-)~~ Principal ~~(X-)~~ _____ Principal or designee ~~[END OF OPTION]~~ within ten (10) business days following the close of the fundraiser on a monthly basis. The profit and loss report of each fundraiser shall be approved by the ~~(-)~~ Superintendent ~~(X-)~~ _____ Principal or designee ~~[END OF OPTION]~~.

As defined in the Financial Accounting for Local and State School Systems: 2014 Edition all revenues and expenditures from student fundraising must be included on the F-33 Federal Financial Report. This data is collected through the District's Annual Report to the Department of Public Instruction (DPI).

B. Parent Group-Organized Fundraising (Non-Custodial Funds)

Funds raised by parent groups and/or other private individuals are considered non-custodial funds under GASB 84.

(X-) Even though the funds raised by parent groups and/or other private individuals are non-custodial, parent groups are required to prepare and submit a profit and loss report for each fundraiser, donation or crowdfunding campaign.

(X-) The report submitted shall also include:

1. Total funds raised with explanation of use of proceeds.
2. Detailed listing of expenditures with receipts.
3. Description of disbursements to school district personnel, such as stipends or payments.
4. Description of disbursements to schools directly. Reports must be submitted to the ~~() Principal~~ **(X-)** school bookkeeper ~~()~~ **[END OF OPTION]** within fifteen (15) business days of the fundraiser's conclusion on a monthly basis. The report of each fundraiser shall be approved by the ~~() Principal~~ **(X-)** ~~Principal or designee~~ **[END OF OPTION]**.

Any disbursements to the school or District must follow the established procedures for gifts to the District. (See also Policy 7230 – *Gifts to the School District*)

[END OF OPTIONS]

District Oversight

[X-] All reports shall be available for the **(X-)** _____ Superintendent to review, approve, implement appropriate financial controls and maintain necessary record-keeping. **[END OF OPTION]**

~~**[]** These reports should be available in a format that enables web-based access, and can generate reporting of financial transactions as needed and both by program, source, or group, as well as in an aggregating manner to improve transparency and facilitate compliant reporting. **[END OF OPTION]**~~

Disbursements that include payments on behalf of the school district (e.g., purchase of equipment) must also be properly categorized in required annual reporting.

Failure to comply with this policy may result in suspension or restrictions to fundraising activities of a student group, foundation, parent organization, and/or other private entity. Improper reporting will result in additional audits or financial reviews of the offending organization's financial records. The ~~() Board~~ **(X-)** Superintendent ~~()~~ **[END OF OPTIONS]** may impose other corrective actions that are necessary and appropriate to protect the integrity of the Board's financial operations and to meet the financial reporting standards.

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