ADDENDUM REGULAR MEETING OF THE TORONTO CATHOLIC DISTRICT SCHOOL BOARD PUBLIC SESSION

Angela Kennedy, Chair Frank D'Amico, Vice Chair

Thursday, March 24, 2022 7:00 P.M.

8.

12.

19.

20.

OUR MISSION

		Pages
Notic	es of Motions	
8.a.	From Trustee Tanuan regarding Special Toronto Catholic District School Board Day of Prayer, Fasting, and Charity for the Consecration of Russia and Ukraine to the Immaculate Heart of Mary on March 25, 2022	1 - 6
8.b.	From Trustee Tanuan regarding Sri Lankan New Year Day April 14, 2022	7 - 8
8.c.	From Trustee Lubinski regarding the Elementary School Gifted Withdrawal Program should Return to the In-Person Learning Model during the 2021-2022 School Year	9 - 10
Deleg	gations	
12.a.	From Kumari Sade regarding to Recognize Sri Lankan New Year's Day on April 14 of Every Year	11 - 14
Repo	rts of Officials for the Information of the Board of Trustees	
19.c.	From the By-Law Review Ad Hoc Committee: Proposed Changes to the Toronto Catholic District School Board Operating By-Law Number 175 (Revised)	15 - 75
Repo	rts of Officials Requiring Action of the Board of Trustees	

	20.a.	Trustee Ward Alignment Review 2022 (Revised)	76 - 85
22.	Listing	g of Communications	
	22.c.	From Toronto Public Health regarding Update on COVID-19 Protocols to Toronto Catholic District School Board (TCDSB)	86 - 87
	22.d.	From Thushara Rodrigo, Consul General of Sri Lanka regarding Recognition of Sri Lanka New Year in April by the Toronto Catholic District School Board	88
	22.e.	From Edward Anura Ferdinand, President, Sri Lankan Heritage Foundation regarding Recognition of Sri Lankan New Year in April by the Toronto Catholic District School Board	89
	22.f.	Happy Sri Lankan-Canadian New Year Event	90



Garry Tanuan Trustee Ward 8

E-mail: Garry.Tanuan@tcdsb.org

Voicemail: 416-512-3408

To: Regular Board, March 24, 2022

From: Garry Tanuan, Trustee Ward 8

Subject: Notice of Motion: Special TCDSB Day of Prayer, Fasting, and Charity for the Consecration of Russia and Ukraine to the Immaculate Heart of Mary on March 25, 2022

MOVED BY: Garry Tanuan, Toronto Catholic District School Board. Seconded by: Teresa Lubinski

WHEREAS: In the apparition of July 13,1917, in Fatima, Our Lady had asked for the consecration of Russia to Her Immaculate Heart, stating that if this request were not granted, Russia would spread "*its errors throughout the world, promoting wars and persecution of the Church.*" "*The good,*" she added, "*will be martyred; the Holy Father will have much to suffer, various nations will be destroyed*";

WHEREAS: After the Fatima apparitions, there were various acts of entrustment and consecration to the Immaculate Heart of Mary. A growing number of Catholics and high-ranking prelates have been asking Pope Francis to perform the consecration in recent years; He said his decision to perform the Act of Consecration for the nations at war came partly in response to the "numerous requests by the People of God";

WHEREAS: The Feast Day on the Solemnity of the Annunciation of the Lord was chosen for the consecration. The Pope's choice to perform the Act of Consecration at Friday's Lenten Penitential Service is particularly fitting, since it allows us to "*invoke peace with hearts renewed by God's forgiveness*";

WHEREAS: The Ukrainian Greek Catholic Church (UGCC) of Ukraine headed by His Beatitude Sviatoslav, have addressed Pope Francis directly to "consecrate" Russia and Ukraine to the Immaculate Heart of Mary, "as requested by the Christians of Ukraine and to fulfill the words of the Blessed Virgin in Fatima";

Referencing Russia's invasion of Ukraine, they spoke of "*these hours of immeasurable pain and terrible ordeal*" and called for the consecration as a remedy and end the current conflict.; and

WHEREAS: The Pope is formally inviting all Bishops, priests, religious, and Catholic faithful worldwide to "assemble in their places of prayer on 25 March, so that God's Holy People may raise a heartfelt and choral plea to Mary our Mother." to join him to pray a "solemn Act of Consecration of humanity, and Russia and Ukraine in particular, to the Immaculate Heart of Mary";

WHEREAS: Pope Francis laid out the meaning behind the consecration of Russia and Ukraine. "This Act of Consecration is meant to be a gesture of the universal Church, which in this dramatic moment lifts up to God, through His Mother and ours, the cry of pain of all those who suffer and implore an end to the violence, and to entrust the future of our human family to the Queen of Peace"; and

WHEREAS: The Archdiocese of Toronto will answer the call of Pope Francis for dioceses around the world to pray in unity for peace to help bring about an end to the war in Ukraine.

BE IT RESOLVED THAT: TCDSB declare Friday, **March 25, 2022**, this Lent, as a Special Day of Prayer, Fasting, and Charity for the Consecration of Russia and Ukraine to the Immaculate Heart of Mary throughout the Board.

Invite the TCDSB community to participate and join in unity and prayer with Pope Francis, the bishops, and all Catholics worldwide, in the Consecration of Russia and Ukraine to the Immaculate Heart of Mary on Friday, March 25. Principals are invited to share this information with their respective parent/guardian/caregiver communities.

The Act of Consecration will take place during the Celebration of Penance at approximately 6:30 PM Rome (1:30 PM EST Toronto). All faithful will be able to join in the entire Celebration of Penance broadcast across all Vatican News' channels - YouTube, radio, website, and Facebook.

https://press.vatican.va/content/salastampa/it/bollettino/pubblico/2022/03/23/020 2/00434.html#en Locally, Cardinal Thomas Collins will celebrate the **12:10 p.m.** noon Mass at St. Michael's Cathedral Basilica, Toronto and pray the <u>Consecratory prayer</u> (attached).

To watch the Toronto Archdiocese livestream link, visit: https://www.stmichaelscathedral.com/live/.

Garry Tanuan, Trustee Ward 8

Traduzione in lingua inglese

ACT OF CONSECRATION TO THE IMMACULATE HEART OF MARY

O Mary, Mother of God and our Mother, in this time of trial we turn to you. As our Mother, you love us and know us: no concern of our hearts is hidden from you. Mother of mercy, how often we have experienced your watchful care and your peaceful presence! You never cease to guide us to Jesus, the Prince of Peace.

Yet we have strayed from that path of peace. We have forgotten the lesson learned from the tragedies of the last century, the sacrifice of the millions who fell in two world wars. We have disregarded the commitments we made as a community of nations. We have betrayed peoples' dreams of peace and the hopes of the young. We grew sick with greed, we thought only of our own nations and their interests, we grew indifferent and caught up in our selfish needs and concerns. We chose to ignore God, to be satisfied with our illusions, to grow arrogant and aggressive, to suppress innocent lives and to stockpile weapons. We stopped being our neighbour's keepers and stewards of our common home. We have ravaged the garden of the earth with war and by our sins we have broken the heart of our heavenly Father, who desires us to be brothers and sisters. We grew indifferent to everyone and everything except ourselves. Now with shame we cry out: Forgive us, Lord!

Holy Mother, amid the misery of our sinfulness, amid our struggles and weaknesses, amid the mystery of iniquity that is evil and war, you remind us that God never abandons us, but continues to look upon us with love, ever ready to forgive us and raise us up to new life. He has given you to us and made your Immaculate Heart a refuge for the Church and for all humanity. By God's gracious will, you are ever with us; even in the most troubled moments of our history, you are there to guide us with tender love.

We now turn to you and knock at the door of your heart. We are your beloved children. In every age you make yourself known to us, calling us to conversion. At this dark hour, help us and grant us your comfort. Say to us once more: "Am I not here, I who am your Mother?" You are able to untie the knots of our hearts and of our times. In you we place our trust. We are confident that, especially in moments of trial, you will not be deaf to our supplication and will come to our aid.

That is what you did at Cana in Galilee, when you interceded with Jesus and he worked the first of his signs. To preserve the joy of the wedding feast, you said

to him: "They have no wine" (*Jn* 2:3). Now, O Mother, repeat those words and that prayer, for in our own day we have run out of the wine of hope, joy has fled, fraternity has faded. We have forgotten our humanity and squandered the gift of peace. We opened our hearts to violence and destructiveness. How greatly we need your maternal help!

Therefore, O Mother, hear our prayer.

Star of the Sea, do not let us be shipwrecked in the tempest of war.

Ark of the New Covenant, inspire projects and paths of reconciliation.

Queen of Heaven, restore God's peace to the world.

Eliminate hatred and the thirst for revenge, and teach us forgiveness.

Free us from war, protect our world from the menace of nuclear weapons.

Queen of the Rosary, make us realize our need to pray and to love.

Queen of the Human Family, show people the path of fraternity.

Queen of Peace, obtain peace for our world.

O Mother, may your sorrowful plea stir our hardened hearts. May the tears you shed for us make this valley parched by our hatred blossom anew. Amid the thunder of weapons, may your prayer turn our thoughts to peace. May your maternal touch soothe those who suffer and flee from the rain of bombs. May your motherly embrace comfort those forced to leave their homes and their native land. May your Sorrowful Heart move us to compassion and inspire us to open our doors and to care for our brothers and sisters who are injured and cast aside.

Holy Mother of God, as you stood beneath the cross, Jesus, seeing the disciple at your side, said: "Behold your son" (*Jn* 19:26). In this way he entrusted each of us to you. To the disciple, and to each of us, he said: "Behold, your Mother" (v. 27). Mother Mary, we now desire to welcome you into our lives and our history. At this hour, a weary and distraught humanity stands with you beneath the cross, needing to entrust itself to you and, through you, to consecrate itself to Christ. The people of Ukraine and Russia, who venerate you with great love, now turn to you, even as your heart beats with compassion for them and for all those peoples decimated by war, hunger, injustice and poverty.

Therefore, Mother of God and our Mother, to your Immaculate Heart we solemnly entrust and consecrate ourselves, the Church and all humanity, especially Russia and Ukraine. Accept this act that we carry out with confidence and love. Grant that war may end and peace spread throughout the world. The "Fiat" that arose from your heart opened the doors of history to the Prince of Peace. We trust that, through your heart, peace will dawn once more. To you we consecrate the future of the whole human family, the needs and expectations of every people, the anxieties and hopes of the world.

Through your intercession, may God's mercy be poured out on the earth and the gentle rhythm of peace return to mark our days. Our Lady of the "Fiat", on whom the Holy Spirit descended, restore among us the harmony that comes from God. May you, our "living fountain of hope", water the dryness of our hearts. In your womb Jesus took flesh; help us to foster the growth of communion. You once trod the streets of our world; lead us now on the paths of peace. Amen.

[00434-EN.01] [Original text: Italian]



Angela Kennedy Trustee Ward 11

E-mail: Garry.Tanuan@tcdsb.org

Voicemail: 416-512-3408

To: Regular Board Meeting, March 24, 2022

From: Garry Tanuan, Trustee Ward 8

Subject: NOM: SRI LANKAN NEW YEAR DAY APRIL 14, 2022

MOVED BY: Garry Tanuan, Toronto Catholic District School Board.

WHEREAS: Toronto is home to a large and vibrant Sri Lankan community. According to the 2016 Census, **152,595** people reported themselves as being of Sri Lankan ethnicity;

WHEREAS: New Year is the biggest of all celebratory festivals in the Sri Lankan community and falls in the month of April;

WHEREAS: Since the first Sri Lankans arrived in Canada in the 1950's, Sri Lankan-Canadians have made significant contributions to many industries ranging from Civil Service, University Academia, Medical and Engineering Professions, Agriculture and Agri Business, Computer Sciences, Banking, Arts and Crafts, Service, Manufacturing, and many other Industries. Their contribution to Canada and to Toronto is immeasurable;

WHEREAS: Sri Lankan culture has been embraced in Ontario since at least 1898 when a town in Ontario was named Ceylon; and

WHEREAS: Sri Lankan New Year acknowledgement will create a fitting opportunity to showcase the contributions made by Sri Lankan Canadians to the advancement of the TCDSB while it will also create a forum for ALL students of Sri Lankan heritage, regardless of ethnicity, to feel involved and acknowledged.

BE IT RESOLVED THAT: The TCDSB declare and recognize April 14, 2022, as Sri Lankan New Year Day and to annually recognize Sri Lankan New Year Day; and

BE IT FURTHER RESOLVED THAT: Recognition in the form of a poster be displayed on the TCDSB website and where appropriate, flyers provided to schools for display. On this digital poster, approved by the Asian Heritage Committee, a link is provided to access information on traditions and customs related to the Sri Lankan New Year tradition.

Garry Tanuan Trustee Ward 8



Teresa Lubinski Trustee Ward 4

E-mail: Teresa.Lubinski@tcdsb.org

Voicemail: 416-512-3404

To: Regular Board Meeting, March 24, 2022

From: Teresa Lubinski, Trustee Ward 4

Subject: The elementary school Gifted Withdrawal Program should return to the in-person learning model during the 2021-2022 school year.

MOVED BY: Trustee Teresa Lubinski

WHEREAS: The TCDSB Gifted Program is an integral part of the Special Education umbrella and due to the Covid-19 pandemic instruction is delivered through virtual learning;

WHEREAS: The social-emotional learning that takes place in the Gifted Program is an asset, especially now, as most students look forward to attending in-person the Gifted Program;

WHEREAS: The students in the Gifted Program benefit by learning with like-minded individuals who are engaged in competitions and other work that involve a greater depth;

WHEREAS: Students have endured more than their fair share of the burdens of the pandemic has brought upon them;

WHEREAS: Majority of the TCDSB students that are not in Gifted Program attend schools in-person; and Page 9 of 90

WHEREAS: Most of the Covid restrictions have been lifted; there is no reason that the Gifted Program should be excluded from the in-person learning model.

BE IT RESOLVED THAT: The elementary school Gifted Withdrawal Program at the TCDSB schools returns to in-person learning model by Easter of 2022.

Teresa Lubinski

Trustee, Ward 4



DELEGATION REGISTRATION FORM FOR BOARD, STANDING OR OTHER COMMITTEES

Response Summary:

First Name: Sade

Last Name: Kumari

Please select the applicable Board, Standing, Statutory, Sub or Ad Hoc Committee at which you are requesting to depute.

Regular Board

Do you wish to Delegate by electronic means? Yes

Do you require assistance from the Recording Secretary's Office?If yes, please contact the Recording Secretary's Office at <u>delegations@tcdsb.org</u> or the Recording Secretary at <u>sophia.harris@tcdsb.org</u>.

Yes

Do you wish to make your deputation in private session because the matter involves the disclosure of intimate, personal or financial information in respect of a member of the Board or Committee, an employee or prospective employee of the Board or a pupil of his or her parent or guardian?

No

Date of Deputation: 03-24-2022

Topic of Deputation: To recognize Sri Lankan New Year's Day on April 14 of every year.



DELEGATION REGISTRATION FORM FOR BOARD, STANDING OR OTHER COMMITTEES

April 14 to be annually recognized by the TCDSB as Sri Lankan New Year.

Brief Summary of the Topic of Deputation:

There are many students of Sri Lankan heritage that attend our schools and celebrate the Sri Lankan New Year. It is the biggest festival in the Sri Lankan community that brings all cultures and ethnicities of Sri Lankan together. It would mean a lot to the Sri Lankan students, families and employees in our school board to see this day acknowledged every year.

Action Requested:

1. Permit the addition of a banner on the school board website to announce Sri Lankan New Year on April 14 of every year.

2. Offer the TCDSB community some background information about the culture and traditions for New Years as a gesture of inclusivity and as a learning opportunity for all students.

Please select one of the following options: I am an employee of the Board.

Submission Date: 03-14-2022

Sri Lanka New Year Day Recognition on April 14 by the TCDSB.

My parents immigrated to Canada from Sri Lanka in 1969. They applied for immigration to Canada in search of opportunities for me, their only child. At that time, there was a shortage of teachers in Canada and my father, although a successful barrister and solicitor, was also a qualified teacher working at a prominent boys high school in Sri Lanka. However, when he arrived in Canada, no school board would hire him because of his strange accent and his lack of Canadian qualifications. He had to work as a security guard at night and attend Teachers College during the day hoping that he wouldn't be denied a teaching job once he had Canadian teaching qualifications in hand. My mother did factory work to support us so that my father could go back to school at age 45. At that time, we did not know a single other Sri Lankan person in Canada. We were completely on our own.

But today, I am filled with gratitude as I say that it was only the MSSB that would give my father a teaching job. My father was always proud to say he taught 2nd grade at St. Bruno's until his retirement. Former students describe him as being strict, knowledgeable and funny and he dedicated his life to our school board. His love for teaching was passed on to me and I have been fortunate enough to follow in his footsteps since I started my teaching career at the TCDSB in 1997.

My father passed away not too long ago, and at this time of year, I am always reminded that the only thing he loved as much as he loved me was his annual visits to his homeland. So, my request today is very personal. Acknowledging the Sri Lankan New Year would be the ultimate tribute to him. As with most teachers, my dad didn't receive any accolades for the work he did but I know he inspired many students and he even saved a few along the way. For me, as his child, this would be the ultimate gift I could give to my father. He would be so proud and also humbled by this recognition of his homeland.

Sri Lankan culture has been embraced in Ontario since at least 1898 when a town in Ontario was named Ceylon. Statistics verify that Sri Lankans have been migrating to Canada since the 1960's as skilled workers and students, and many of them, on merits of their qualifications, have been offered Canadian citizenship.

I believe that acknowledging the Sri Lankan New Year will create a fitting opportunity to showcase the contributions made by Sri Lankan Canadians to the advancement of the TCDSB while it will also create a forum for all students of Sri Lankan heritage, regardless of ethnicity, to feel seen and acknowledged. I believe that this declaration will have a positive and lasting impression on our younger generation and will inspire them to follow the footsteps of their predecessors.

I thank you kindly for your consideration.

Kumari Sade



REGULAR BOARD

FROM THE BY-LAW AD HOC COMMITTEE – PROPOSED CHANGED TO TCDSB OPERATING BY-LAW NUMBER 175

For it is not the hearers of the law who are righteous before God, but the doers of the law who will be justified. **Romans 2:13**

Drafted	Meeting Date
February 24, 2022	March 24, 2022

Paul Matthews, General Legal Counsel Eric Roher, Borden Ladner Gervais LLP

INFORMATION REPORT

Vision:

At Toronto Catholic we transform the world through witness, faith, innovation and action.

Mission:

The Toronto Catholic District School Board is an inclusive learning community uniting home, parish and school and rooted in the love of Christ. We educate students to grow in grace and knowledge to lead lives of faith, hope and charity.



Brendan Browne Director of Education

Adrian Della Mora Associate Director of Academic Affairs & Chief Operating Officer

Derek Boyce Associate Director of Facilities, Business & Community Development

Ryan Putnam Chief Financial Officer & Treasurer

A. EXECUTIVE SUMMARY

This report provides an invitation to Trustee Colleagues from the Committee to the process of updating the Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016), for their input and additional recommendations for the committee to continue its work updating the Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016).

The cumulative staff time required to prepare this report was 3 hours

B. PURPOSE

The purposed of this report is to provide the Board with an update on the current work and proposed revisions to the Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016). It is an invitation to Trustees who are not on the By-Law Ad Hoc committee to provide additional recommendations.

C. BACKGROUND

- 1. The *Ad-hoc By-Laws Review Committee* met to discuss and review various articles of the Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016) and instructed staff to review matters discussed at the meeting and report back to the committee.
- 2. **February 24, 2022** The By-Law committee reviewed the proposed changes and recommended that the draft changes be reviewed by the Board by the end of March 2022. Some recommended changes are also to be reviewed by the Integrity Commissioner and the Governance and Policy Committee
- 3. Due to the addition of some proposed articles the new numbering has been indicated where possible. In the draft by-laws attached at Appendix B.

4. The Committee is pleased to report good ideas and proposals have been recommended, however further recommendations from other Board committees are ongoing. Once input from Board committees and the Board itself have been incorporated and discussed a final draft proposal will be submitted to the Board for approval.

D. EVIDENCE/RESEARCH/ANALYSIS

At the February 24, 2022 By-Law Ad-Hoc Committee Meeting there were proposed changes to the current Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016). Those changes are described in Appendix A & B of the report. Once the By-Law Ad-Hoc Committee has made final changes the draft Toronto Catholic District School Board Operating By-Law 175 (as amended on April 21, 2016) will be presented to the Board for final review.

E. CONCLUDING STATEMENT

This report is for the information of the Board of Trustees.

APPENDIX A – PROPOSED CHANGES TO DRAFT TORONTO CATHOLIC DISTRICT SCHOOL BOARD OPERATING BY-LAW 175 (AS AMENDED ON APRIL 21, 2016

Proposed Section Change	Proposed Change
Proposal: <u>Add new sections: Purpose</u> of Bylaws (NEW ARTICLE 2)	 These By-laws are enacted by the Board of Trustees with support of the Director of Education or designate; The By-laws govern the actions of Trustees in Board and Committee meetings and promote democratic decision- making through debate; and The By-laws will be in adherence with applicable legislation, including the <i>Education Act</i>, <i>Municipal Act</i>, and <i>Municipal</i>
Proposal: Acknowledgement of Traditional Lands (NEW ARTICLE 5.1) Proposal: Review Cycle (NEW ARTICLE 17.2)	Conflict of Interest Act. All Board and Committee meetings will include an acknowledgement of the Traditional Territories/Ancestral Lands of Aboriginal peoples recited by the Chair or Vice-Chair of Committees. The By-laws will be updated as
ARTICLE 17.2) Proposal: Audio/Video Recording of Meetings	required and reviewed at a minimum every four (4) years. Every Committee/Board meeting (private and public) shall be recorded.
Proposal: Add to Definitions	"Code of Conduct" means the Trustee Code of Conduct for the Toronto Catholic District School Board.

	 "Conflict of Interest Registry" means the registry of Trustees' conflict of interest declarations, established in accordance with the Municipal Conflict of Interest Act. "Integrity Commissioner" means the Integrity Commissioner appointed by the Board of Trustees.
Proposal: Add Attendance at Meetings (NEW ARTICLE 5.3.2)	A Trustee may be absent for 20 consecutive weeks or less, if the absence is a result of the Trustee's pregnancy, the birth of the Trustee's child or the adoption of a child.
Proposal: 5.6 <i>Composition of Ad-Hoc</i> <i>Committees</i> (NEW ARTICLE 6.6)	 that it is strongly recommended, line 3, be added as follows: To the extent possible the Board of Trustees shall ensure equitable distribution of Trustees on Committees and it is strongly recommended that
Proposal: 10.10.17 Inquiries and Miscellaneous (NEW ARTICLE 11.10.17)	that of an urgent nature be removed, 1 st line: only of an urgent nature , which may be the subject only of a motion for receipt
Proposal: 10.8 Member of a Committee Placing Matter/Notice of Motion on Agenda of Meeting (NB NEW 11.8.9)	10.8.9 Any recommended changes to policy, program or services from SEAC shall stand referred to staff for a report to the Board of Trustees.
Proposal: 10.8.10 Items on Order Paper of Committee Meetings (NB NEW 11.8.10)	Any recommended changes to policy, program or services from CPIC shall stand referred to staff for a report to the Board of Trustees; and

	Any matter dealing with
	•
	recommended changes to parent involvement/
	engagement policy of services shall, if
	adopted, stand referred to the
	Catholic Parent Involvement
	Committee (CPIC) where applicable,
	prior to submission to the Board of
	Trustees for consideration; and the
	staff report, along with any CPIC
	response, shall be submitted to the
	appropriate
	committee for review prior to
	submission to the Board of Trustees.
Proposal: Indemnification (NEW	18.1 Reimbursement for Costs and
ARTICLE 19.1)	Expenses Relating to Municipal
	Conflict of Interest Proceedings that
	upon receipt of a formal documented
	request, in consultation with the
	Board of Trustees, the TCDSB shall
	pay on behalf of or reimburse,
	irrespective of any awarded costs, all
	reasonable costs and expenses, as
	agreed or taxed, incurred by a Trustee
	who has been found not to have
	contravened Article 5 of the
	contravened Article 5 of the Municipal Conflict of Interest Act
	contravened Article 5 of the Municipal Conflict of Interest Act.

TORONTO CATHOLIC DISTRICT SCHOOL BOARD THE BOARD'S OPERATING BY-LAW NUMBER 175 (as amended at April 21, 2016)



Draft as of February 2022

1

ARTICLE 1. INTERPRETATION	5
1.1 MEANING OF TERMS	5
1.2 Committee of the Whole Board	7
1.3 INADVERTENT OMISSION	7
ARTICLE 2. PURPOSE OF THE BY-LAWS	7
2.1 BY LAWS EMACTED BY	7
2.2 BY LAWS GOVERNED BY	
2.3 APPLICABLE LEGISLATION	
ARTICLE 3. DUTIES OF THE BOARD OF TRUSTEES AND OFFICERS	
3.1 THE BOARD OF TRUSTEES	
3.2 TRUSTEES	
3.3 STUDENT TRUSTEES	
3.4 DUTIES OF THE DIRECTOR	
3.5 DUTIES OF OTHER SENIOR STAFF AND OTHER TCDSB EMPLOYEES	
3.6 OFFICERS NAMED	
3.7 DUTIES OF THE CHAIR OF THE BOARD OF TRUSTEES	
3.7 DUTIES OF THE CHAIR OF THE BOARD OF TRUSTEES	
3.9 DUTIES OF THE VICE-CHARGOF THE BOARD OF TRUSTEES	
3.10 DUTIES OF THE SECRETART	
3.11 CODE OF CONDUCT	
ARTICLE 4. INAUGURAL MEETING	
4.1 DATE OF INAUGURAL MEETING	
4.1 DATE OF INAUGURAL MEETING	
4.2 ORIENTATION 4.3 SERVICE OF DEDICATION OF THE ROMAN CATHOLIC TRUSTEE	
4.5 SERVICE OF DEDICATION OF THE ROMAN CATHOLIC TRUSTEE	
4.4 PROCEDURE AT INAUGURAL MEETING	
4.5 PRELIMINARY PROCEEDINGS	
4.0 FRELIMINARY FROCEEDINGS	
4.7 ELECTION OF CHAIR OF THE BOARD OF TRUSTEES	
4.9 ELECTION OF CHAIR AND VICE-CHAIR OF COMMITTEES	
4.9 ELECTION OF CHAIR AND VICE-CHAIR OF COMMITTEES	
4.10 FURTHER BUSINESS	
4.12 ELECTIONS	
ARTICLE 5. MEETINGS	
5.1 TRADITIONAL LAND ACKNOWLEDGMENT	
5.2 STANDING COMMITTEES	
5.5 REGULAR MEETINGS OF THE BOARD OF TRUSTEES	
5.4 SPECIAL MEETINGS OF THE BOARD OF TRUSTEES	
5.5 MEETINGS OF COMMITTEES	
5.7 CANCELLATION OF MEETINGS	
5.7 CANCELLATION OF MEETINGS	
5.9 QUORUM FOR MEETINGS OF ALL TRUSTEES	
5.10 How Quorum Is To Be Counted	
5.11 QUORUM FOR MEETINGS OF COMMITTEES	
5.12 CALL TO ORDER	
5.13 LACK OF QUORUM	
5.14 QUORUM LOST	
5.15 MEETINGS OPEN TO THE PUBLIC (PUBLIC SESSION)	
5.16 CONDUCT AT MEETINGS	
5.17 MEETINGS CLOSED TO THE PUBLIC (PRIVATE SESSION)	
5.17 MEETINGS CLOSED TO THE FOBLIC (FRIVATE SESSION)	

APPENDIX B

5.19 MAXIMUM LENGTH OF MEETING	
5.20 Extension of Length	
5.21 Agenda Review	
5.22 MINUTES OF MEETINGS TO BE KEPT	
5.23 MONTHLY SPECIAL MEETINGS OF THE BOARD	
ARTICLE 6. COMMITTEES	
6.1 Statutory Committees	
6.2 Standing Committees	
6.3 COMPOSITION OF STANDING COMMITTEES	
6.4 TERMS OF REFERENCE OF COMMITTEES	
6.5 ESTABLISHMENT OF AD-HOC COMMITTEES	
6.6 COMPOSITION OF AD-HOC COMMITTEES	
6.7 FUNCTIONS OF AD-HOC COMMITTEES	
6.8 DISSOLUTION OF AD-HOC COMMITTEES	
6.9 ESTABLISHMENT OF SUB-COMMITTEES	
6.10 COMPOSITION OF SUB-COMMITTEES	
6.11 DISSOLUTION OF SUB-COMMITTEES	
6.12 RIGHT OF THE CHAIR OF THE BOARD OF TRUSTEES	
6.13 RIGHT OF THE VICE-CHAIR OF THE BOARD OF TRUSTEES	
6.14 CHAIRS OF COMMITTEES	
6.15 VOTING AT MEETINGS OF COMMITTEES	
6.16 RESIGNATION FROM COMMITTEES	
6.17 VACANCIES ON COMMITTEES	
6.18 REFERRAL POWER OF THE BOARD OF TRUSTEES	
6.19 COMMITTEE PROCEDURES	
ARTICLE 7. COMMITTEE REPORTS TO THE BOARD	
7.1 EVERY COMMITTEE (EXCLUDING THE STANDING COMMITTEES) SHALL REPORT TO THE BOARD	
MEETINGS, BY WAY OF WRITTEN REPORTS CONTAINING RECOMMENDATIONS FOR ACTION	
7.2 INFORMATION TO BE INCLUDED	
7.3 COMMITTEE REPORTS AND MINUTES	
ARTICLE 8. FINANCE	
8.1 EXPENDITURES LIMITED TO APPROVED BUDGET	
8.2 SOURCE OF FUNDING TO BE SPECIFIED	
8.3 When Debt Incurred	
8.4 MAXIMUM DEBT CHARGES	
8.5 Emergency Expenditures	
8.6 BONDING.	
ARTICLE 9. RULES OF ORDER	
9.1 RULES AT MEETINGS OF THE BOARD OF TRUSTEES	
9.2 RULES AT MEETINGS OF COMMITTEES	
9.3 ROBERT'S RULES OF ORDER	
ARTICLE 10. PRESIDING OFFICER AT BOARD AND COMMITTEE MEETINGS	
10.1 Presiding Officer at Inaugural Meeting	
10.2 Chair to Preside	
10.3 WHEN VICE-CHAIR TO PRESIDE	
10.4 When Other Trustee to Preside	
10.5 Chair Permitted to Speak	
10.6 Chair Pro Tem	
ARTICLE 11. AGENDA AND ORDER PAPER	
11.1 DELIVERY OF DRAFT MEETING AGENDA TO TRUSTEES	
11.2 DELIVERY OF DRAFT MEETING AGENDA TO NON-TRUSTEES	
11.3 POSTING OF AGENDAS	

11.4 ITEMS C	ON AGENDA OR ORDER PAPER OF A MEETING OF A BOARD OF TRUSTEES	38
11.5 PLACEM	IENT WHERE CONSIDERED BY TWO OR MORE COMMITTEES	39
11.6 ITEMS O	N AGENDA OR ORDER PAPER OF A COMMITTEE	39
11.7 NOTICE	OF MOTION FOR A BOARD OF TRUSTEES MEETING	40
11.8 MEMBER	OF A COMMITTEE PLACING MATTER/NOTICE OF MOTION ON AGENDA OF A MEETING	40
	PAPER FOR REGULAR MEETINGS OF THE BOARD OF TRUSTEES	
	ON ORDER PAPER OF COMMITTEE MEETINGS OF BOARD OF TRUSTEES	
11.11 RECON	SIDERATION BY THE BOARD OF TRUSTEES	43
ARTICLE 12.	MOTIONS	44
12.1	ALL MOTIONS AT MEETINGS MUST BE MOVED, SECONDED, AND STATED BY THE CHAIR PRIOR TO ANY DEBATE	
12.2	DEBATABLE MOTIONS TO BE IN WRITING	
12.3	SUBSIDIARY MOTIONS RE: NOTICE OF MOTION	
12.4	MOTION OF RECEIPT NOT APPROVAL	
12.5	MOTIONS TO CALL THE QUESTION	
12.6	MOTIONS TO REFER	
ARTICLE 13. H	PROTOCOL FOR DEBATE	
13.1	Address of the Chair	
13.2	MEMBER TO AWAIT RECOGNITION	
13.3	CONDUCT OF MEMBER IN DEBATE	
13.4	Order of Discussion	
13.5	TIME LIMIT ON SPEAKERS	
13.6	TIME LIMIT ON DEBATE	
13.7	PROCEDURE WHEN TIME LIMIT EXPIRES	
13.8	INTERRUPTION OF SPEAKER BY ANOTHER MEMBER	
13.9	POINT OF INFORMATION	
13.10	MOTION MAY BE READ	
13.11	RULINGS OF THE CHAIR CHALLENGES TO RULINGS OF THE CHAIR	
13.12		
	/OTING	
14.1	VOTING	
14.2	VOTING	
14.3	MEMBER MUST BE PRESENT	
14.4	MAJORITY VOTE REQUIRED	
14.5	MINIMUM NUMBER	
14.6	METHODS OF VOTING	
14.7	DECLARATION OF RESULT	
14.8	DIVISION OF THE QUESTION	
ARTICLE 1 15.1	5. EXECUTION OF DOCUMENTS	
	CORPORATE SEAL	
15.2	AFFIXING THE CORPORATE SEAL	
15.3	CORPORATE SEAL REGISTER	
15.4 15.5	SIGNING AUTHORITIES Minutes	
15.5 15.6	MINUTES	
15.6 15.7	BY-LAWS CERTIFICATION OF DOCUMENTS	
	BANKING	
16.1	BANK SIGNING OFFICERS	
16.2	ENDORSEMENT FOR DEPOSIT	51

APPENDIX B

16.3	SIGNATURES BY REPRODUCTION	52
ARTICLE 17. A	AMENDMENTS TO BY-LAWS	52
17.1	Amendment after Notice	52
17.1	REVIEW CYCLE	52
ARTICLE 18. F	REPEAL OF PRIOR BY-LAWS	52
18.1	REPEAL OF PRIOR BY-LAWS	52
18.2	Exception	
18.3	Proviso	53
ARTICLE 19.	INDEMNIFICATION	53
19.1	REIMBURSEMENT FOR COSTS AND EXPENSES RELATING TO MUNICIPAL CONFLICT OF INTEREST PROCEEDINGS	53

ARTICLE 1. INTERPRETATION

1.1 Meaning of Terms

For this By-law and all other By-laws of the Board unless the context otherwise requires:

- 1.1.1 the singular includes the plural and vice versa;
- 1.1.2 words importing gender shall include all genders;
- 1.1.3 a reference to a statue, refers to that statute, and any regulations or rules issued thereunder, as amended, supplemented or replaced from time to time;
- 1.1.4 "Board of Trustees" means the Board of Trustees of the Toronto Catholic District School Board;
- 1.1.5 "Committee" includes any committee or subcommittee of the Board of Trustees established under this By-law;
- 1.1.6 "Deputy Minister" means the Ontario Deputy Minister of Education;
- 1.1.7 "Director" means the Director of Education;
- 1.1.8 "*Education Act*" and "*Act*" means the *Education Act*, R.S.O. 1990, c.E.2, and includes, where the context requires, the Regulations enacted thereunder;

- 1.1.9 "Inaugural Meeting" means the regular meeting at which the Chair of the Board of Trustees and the Vice-Chair of the Board of Trustees are elected and members of Committees are appointed in each year;
- 1.1.10 "Meeting" includes a meeting of the Board of Trustees and a meeting of a Committee;
- 1.1.11 "Member" when used in Article 10.8, Article 12, and Article 13, means a person who is a member of the Board of Trustees or a committee, as the case requires, who is entitles to vote at the relevant Meeting;
- 1.1.12 "Minister" means the Ontario Minister of Education;
- 1.1.13 "Multi-Year Plan" means the plan developed by the Board of Trustees in accordance with Article 2.1.6;
- 1.1.14 "Municipal Elections Act" means the Municipal Elections Act, 1996, S.O.
 1996, c.32 and includes, where the context requires, the Regulations enacted thereunder;
- 1.1.15 "Presiding Officer means the person determined to be the presiding officer in accordance with Article 3.5;
- 1.1.16 "Private Session" means a meeting from which the public has been excluded in accordance with Article 4.16;
- 1.1.17 "Public Session" means a meeting which is open to the public in accordance with Article 4.14;
- 1.1.18 "Roll Call" means taking attendance by the Chair of the meeting by way of calling out the names of the Trustees;
- 1.1.19 "Senior Staff" means an employee of the Board of Trustees at or above the level of Superintendent;
- 1.1.20 "Statutory Committee" means any committee that, by law, the TCDSB is required to establish;
- 1.1.21 "Student Trustee" means a Roman Catholic secondary school student, elected by a student body, to represent the interest of students in the last two years of the intermediate division and students in the senior division of the Toronto Catholic District School Board;
- 1.1.22 "TCDSB" means the Toronto Catholic District School Board;

- 1.1.23 "Trustee" means a person elected, acclaimed, or appointed to the office of trustee of the Board of Trustees according to the provisions of the *Education Act* or the *Municipal Elections Act*;
- 1.1.24 "Urgent Matter" means any matter of a time-sensitive nature which may result in financial loss or other harm to the TCDSB and to the Board of Trustees of the TCDSB, an employee, or student, if the matter is not dealt with before the next scheduled meeting;
- 1.1.25 "Year" means, unless qualified by the word "calendar", the period commencing on the first day of December, and ending on the last day of the next November.
- 1.1.26 "Code of Conduct" means, the Trustee Code of Conduct for the Toronto Catholic District School Board;
- 1.1.27 "Conflict of Interest Registry" means, the registry of Trustees' conflict of interest declarations, established in accordance with the *Municipal Conflict* of Interest Act; and

1.1.28 "Integrity Commissioner" means, the Integrity Commissioner appointed by the Board of Trustees;

1.2 <u>Committee of the Whole Board</u>

For the purposes of this By-Law references in the *Act* to a committee of the whole board shall be deemed to be references to the Board of Trustees.

1.3 Inadvertent Omission

If and whenever there is an inadvertent error or omission to give or deliver any notice, report or agenda, such inadvertent error or omission shall not affect the validity of any action or thing thereafter undertaken by the Board of Trustees or its Committees.

ARTICLE 2. PURPOSE OF THE BY-LAWS

2.1 These By-laws are enacted by the Board of Trustees with support of the Director of Education or designate;
2.2 The By-laws govern the actions of Trustees in Board and Committee meetings and promote democratic decision-making through debate; and
2.3 The By-laws will be in adherence with applicable legislation, including

ARTICLE 3. DUTIES OF THE BOARD OF TRUSTEES AND OFFICERS

3.1 <u>The Board of Trustees</u>

In addition to any other duties under the *Act* or this By-law or otherwise, the Board of Trustees shall:

- 3.1.1 promote student achievement and well-being;
- 3.1.2 effectively use and ensure effective stewardship of the resources entrusted to it for the purposes of delivering effective and appropriate education;
- 3.1.3 ensure the delivery of effective and appropriate education programs to TCDSB's students;
- 3.1.4 develop and maintain policies and organizational structures that,
 - 3.1.4.1 promote the goals referred to in Articles 2.1.1 to 2.1.3, and
 - 3.1.4.2 encourage students to pursue their educational goals;
- 3.1.5 monitor and evaluate the effectiveness of policies developed by the Board of Trustees under Article 2.1.4 in achieving the Board of Trustees' goals and the efficiency of the implementation of those policies;
- 3.1.6 develop a multi-year plan (the "Multi-Year Plan") for three or more school years aimed at achieving the goals referred to in Articles 2.1.1 to 2.1.3;
- 3.1.7 ensure that the Multi-Year Plan includes measures respecting the allocation of resources to improve student outcomes that fall below outcomes specified in regulations under the *Education Act*;
- 3.1.8 annually review the Multi-Year Plan with the Director;
- 3.1.9 have responsibility for hiring of the Director and shall ensure that the employment contract with the Director includes a conflict resolution

mechanism for dealing with any potential conflict between the Director and the Board of Trustees;

- 3.1.10 monitor and evaluate the performance of the Director, or the supervisory officer acting as the Director, in meeting,
 - 3.1.10.1 his or her duties under the *Act* or any policy, guideline, or regulation made under this *Act*, including duties under the Multi-Year Plan referred to in Article 2.1.6, and
 - 3.1.10.2 any other duties assigned by the Board of Trustees;
- 3.1.11 respond to any request by the Director regarding the criteria and process for the appointment of any associate or deputy Directors or supervisory officers; and
- 3.1.12 manage the resources entrusted to it in a manner that upholds public confidence.

3.2 <u>Trustees</u>

In addition to any other duties under the Act or this By-law or otherwise, each Trustee shall:

- 3.2.1 carry out his or her responsibilities in a manner that assists the Board of Trustees in fulfilling its duties under the *Act*, the regulations, and the guidelines issued under the *Act*;
- 3.2.2 attend and participate in meetings of the Board of Trustees, including meetings of Committees of which he or she is a member;
- 3.2.3 consult with parents, students, and supporters of the TCDSB on the Multi-Year Plan;
- 3.2.4 bring concerns of parents, students, and supporters of the TCDSB to the attention of the Board of Trustees;
- 3.2.5 uphold the implementation of any resolution of the Board of Trustees after it is passed by the Board of Trustees;
- 3.2.6 entrust the day to day management of the TCDSB to its staff through the Director;
- 3.2.7 maintain focus on student achievement and well-being; and
- 3.2.8 comply with the Board of Trustees' code of conduct.

3.3 Student Trustees

3.3.1 Student Trustees are not municipally elected members of the Board but are elected by their peers. They are an important role in representing the interests of students through their participation in meetings of CSLIT, the Board and its Committees. As outlined in the Education Act and its regulations including Ontario Regulation 7/07, Student Trustees:

(a) attend Board and Committee meetings but may not exercise a binding vote on a matter;

(b) Student Trustee is entitled to require that a matter before the Board or one of its Committees on which the Student Trustee sits by put to a recorded vote, and in that case there shall be;

i. a recorded non-binding vote that includes the Student Trustee's vote; and

ii. a recorded binding vote that does not include the Student trustee's vote;

(c) must disclose any conflict of interest to the Board or Committee. During the discussion of the matter that gives rise to conflict, the Student Trustee cannot participate in the discussion, attempt to influence the vote of Board members, cannot suggest a motion or exercise a non-binding recorded vote;

(d)may not move or second motions but are entitled to suggest a motion to be moved by a member;

(e) may attend closed session except on issues of personnel. Student Trustees may attend in camera (private) sessions but must not disclose or release to any member of the public, any confidential information acquired by virtue of their office or during private session, in accordance with the *Act* and *Ontario Regulation 7/07*;

(f)Student Trustees may not participate electronically in meetings that are closed to the public in accordance with the *Education Act*.

3.4 <u>Duties of the Director</u>

In addition to any other duties under the Act or the By-laws or otherwise, the Director shall;

3.4.1 annually review with the Board of Trustees the Multi-Year Plan;

- 3.4.2 ensure that the Multi-Year Plan establishes the TCDSB's priorities and identifies specific measures and resources that will be applied in achieving those priorities and in carrying out its duties under the *Act*, in particular, its responsibility for student achievement;
- 3.4.3 implement and monitor the implementation of the Multi-Year Plan;
- 3.4.4 report quarterly to the Board of Trustees on the implementation of the MultiYear Plan;
- 3.4.5 act as Secretary;
- 3.4.6 oversee the day to day management of the TCDSB;
- 3.4.7 have sole responsibility, either directly or indirectly through a designate or designates, for all hiring, monitoring, evaluation, and termination, other than the hiring, monitoring, evaluation, and termination of the Director including the responsibility to determine what positions are required;
- 3.4.8 establish a process for the hiring of any associate or deputy Director, which process shall include participation of the Chair of the Board of Trustees and up to two other Trustees chosen by the Board of Trustees;
- 3.4.9 collaborate with the Board of Trustees in setting the criteria and process for the appointment of supervisory officers, which criteria shall ensure that the TCDSB's values and vision are reflected;
- 3.4.10 immediately upon discovery bring to the attention of the Board of Trustees any act or omission by the Board of Trustees that in the opinion of the Director may result in, or has resulted in, a contravention of the *Act* or any policy, guideline, or regulation made under the *Act*; and
- 3.4.11 if the Board of Trustees does not respond in a timely and satisfactory manner to an act or omission brought to its attention under Article 2.3.10 advise the Deputy Minister or Minister of the act or omission.

3.5 Duties of other Senior Staff and other TCDSB Employees

Senior Staff and other persons employed or retained by the TCDSB shall have such duties as may be assigned to them by law, contract, the By-laws of the Board of Trustees, or the Director.

3.6 Officers Named

The officers of the TCDSB shall be:

- 3.6.1 the Chair of the Board of Trustees, who shall be a Trustee;
- 3.6.2 the Vice-Chair of the Board of Trustees, who shall be a Trustee;
- 3.6.3 the Secretary, who shall be the Director;
- 3.6.4 the Treasurer, who shall be the Associate Director, Business Services; and
- 3.6.5 the Honorary Director of Education, who shall be the Archbishop of Toronto.

3.7 Duties of the Chair of the Board of Trustees

In addition to any other duties under the *Act* or the By-laws or otherwise, the Chair of the Board of Trustees shall:

- 3.7.1 preside over meetings of the Board of Trustees;
- 3.7.2 conduct the meetings in accordance with the Board of Trustees' procedures and practices for the conduct of Board of Trustees meetings;
- 3.7.3 establish agendas for Board of Trustees meetings, in consultation with the Director or his or her designate acting as the Director;
- 3.7.4 ensure that members of the Board of Trustees have the information needed for informed discussion of the agenda items;
- 3.7.5 act as spokesperson to the public on behalf of the Board of Trustees, in consultation with the Director, unless otherwise determined by the Board of Trustees, provided, however, that when there is doubt as to the interpretation of policy, or there is no established policy, the Chair of the Board of Trustees shall seek direction from the Board of Trustees regarding the substance and manner in which the matter is to be expressed;
- 3.7.6 convey the decisions of the Board of Trustees to the Director or the supervisory officer acting as the Director;

- 3.7.7 provide leadership to the Board of Trustees in maintaining the Board of Trustees' focus on its Multi-Year Plan;
- 3.7.8 provide leadership to the Board of Trustees in maintaining the Board of Trustees' focus on the Board of Trustees' mission and vision;
- 3.7.9 provide leadership to the Board of Trustees in adhering to the Board of Trustees' Code of Conduct; and
- 3.7.10 assume such other responsibilities as may be specified by the Board of Trustees.

3.8 <u>Duties of the Vice-Chair of the Board of Trustees</u>

In addition to any other duties assigned under the *Act*, or the By-laws, or otherwise, the Vice-Chair of the Board of Trustees shall:

- 3.8.1 in the absence of the Chair of the Board of Trustees, or in the event of the inability of the Chair of the Board of Trustees to act, assume any or all of the duties of the Chair of the Board of Trustees, except those which are precluded by law, By-law, or regulation;
- 3.8.2 perform such other duties as may be prescribed by the Board of Trustees from time to time.
- 3.9 Duties of the Secretary

In addition to any other duties assigned under the *Act* or the By-laws or otherwise, the Secretary, who shall be the Director, shall:

- 3.9.1 attend in person all Meetings of the Board of Trustees and, in person or by delegated representative, Meetings of all Committees;
- 3.9.2 prepare or arrange to have prepared by a delegated representative minutes of all Meetings;
- 3.9.3 keep records or arrange to have kept records as required by law and subject to the directions of the Board of Trustees;
- 3.9.4 conduct the official correspondence on behalf of the Board of Trustees;

3.9.5 receive and pass on to the Board of Trustees or the relevant Committee all correspondence, petitions, and reports of other officials;

- 3.9.6 prepare, in consultation with the appropriate Chair, the draft agenda of all Board of Trustees and Committee Meetings;
- 3.9.7 maintain an up-to-date policy register;
- 3.9.8 have charge of all correspondence, reports, and other documents;
- 3.9.9 promulgate all orders, policies and other directions of the Board of Trustees and other matters in accordance with requirements of the law;
- 3.9.10 bring to the attention of the Board of Trustees any matter in respect of which, in the opinion of the Secretary, it may be necessary or useful for the Board of Trustees to be aware; and
- 3.9.11 perform such other duties as may be prescribed by the Board of Trustees from time to time.

3.10 Duties of the Treasurer

In addition to any other duties assigned under the *Act* or the By-laws or otherwise, the Treasurer shall:

- 3.10.1 submit to the Board of Trustees annually, and quarterly, a statement of estimated revenue and expenditures;
- 3.10.2 have prepared for submission to the Board of Trustees the annual financial statements and the auditor's report;
- 3.10.3 report annually to the Board of Trustees particulars of existing insurance and fidelity bonds expiring during such year with recommendations for renewal;
- 3.10.4 report to the Board of Trustees from time to time and as requested by the Board of Trustees on all financial matters; and
- 3.10.5 perform such other duties as may be prescribed by the Board of Trustees from time to time.

3.11 Code of Conduct

3.11.1 The Board of Trustees shall adopt a code of conduct.
APPENDIX B

- 3.11.2 A member of the Board of Trustees who has reasonable grounds to believe that a member of the Board of Trustees has breached the Board of Trustees' code of conduct may bring the alleged breach to the attention of the Board of Trustees.
- 3.11.3 If an alleged breach is brought to the attention of the Board of Trustees under Article 2.10.2, the Board of Trustees shall make inquiries into the matter and shall, based on the results of the inquiries, determine whether the member has breached the Board of Trustees' code of conduct.
- 3.11.4 If the Board of Trustees determines under Article 2.10.3 that the member has breached the Board of Trustees' code of conduct, the Board of Trustees may impose one or more of the following sanctions:
 - 3.11.4.1 censure of the member;
 - 3.11.4.2 barring the member from attending all or part of a meeting of the Board of Trustees or a meeting of a Committee of the Board of Trustees, which, for the sake of certainty, shall be deemed to be an authorized absence by the member; or
 - 3.11.4.3 barring the member from sitting on one or more Committees of the Board of Trustees, for the period of time specified by the Board of Trustees.
- 3.11.5 A member of a Board of Trustees who is barred from attending all or part of a meeting of the Board of Trustees or a meeting of a Committee of the Board of Trustees under Article 2.10.4 is not entitled to receive any materials that relate to that meeting or that part of the meeting and that are not available to members of the public.
- 3.11.6 If a Board of Trustees determines that a member has breached the Board of Trustees' code of conduct under Article 2.10.3,
 - 3.11.6.1 the Board of Trustees shall give the member written notice of the determination and of any sanction imposed by the Board of Trustees;
 - 3.11.6.2 the notice shall inform the member that he or she may make written submissions to the Board of Trustees in respect of the determination or sanction by a date specified in the notice that is at least 14 days after the notice is received by the member; and
 - 3.11.6.3 the Board of Trustees shall consider any submissions made by the member in accordance with Article 2.10.6.2 and shall confirm or revoke the determination within 14 days after the submissions are received.

- 3.11.7 If the Board of Trustees revokes a determination under Article 2.10.6.3, any sanction imposed by the Board of Trustees is revoked.
- 3.11.8 If the Board of Trustees confirms a determination under Article 2.10.6.3, the Board of Trustees shall, within the time referred to in that Article, confirm, vary, or revoke the sanction.
- 3.11.9 Despite Article 2.10.2 but subject to Article 2.10.10, the part of a meeting of the Board of Trustees during which a breach or alleged breach of the Board of Trustees' code of conduct is considered may be closed to the public when the breach or alleged breach involves any of the following matters:
 - 3.11.9.1 the security of the property of the TCDSB;
 - 3.11.9.2 the disclosure of intimate, personal or financial information in respect of a member of the Board of Trustees or Committee, an employee or prospective employee of the TCDSB, or a student or his or her parent or guardian;
 - 3.11.9.3 the acquisition or disposal of a school site;
 - 3.11.9.4 decisions in respect of negotiations with employees of the TCDSB; or
 - 3.11.9.5 litigation affecting the TCDSB.
- 3.11.10 A Board of Trustees shall do the following things by resolution at a meeting of the Board of Trustees, and the vote on the resolution shall be open to the public:
 - 3.11.10.1 make determination under Article 2.10.3 that a member has breached the Board of Trustees code of conduct;
 - 3.11.10.2 impose a sanction under Article 2.10.4;
 - 3.11.10.3 confirm or revoke a determination under Article 2.10.6.3;
 - 3.11.10.4 confirm, vary, or revoke a sanction under Article 2.10.8.
- 3.11.11 A member who is alleged to have breached the Board of Trustees' code of conduct shall not vote on a resolution to do any of the things described in paragraphs 1 to 4 of Article 2.10.10.
- 3.11.12 The passage of a resolution to do any of the things described in paragraphs 1 to 4 of Article 2.10.10 shall be recorded in the minutes of the meeting.
- 3.11.13 *The Statutory Powers Procedure Act*, R.S.O. 1990, C.S. 22, does not apply to anything done under this Article.

ARTICLE 4. INAUGURAL MEETING

4.1 <u>Date of Inaugural Meeting</u>

Subject to any statutory requirement, the Board of Trustees shall, at or before the last regular meeting in November in each calendar year that is not an election year and in October in an election year, fix a day and time for an Inaugural Meeting of the Board of Trustees for the following Year, provided however that the Inaugural Meeting to be held in the calendar year in which all Trustees are elected at the regular election or acclaimed under the *Municipal Elections Act* shall be held not later than the 8th day of December. The Director will plan the Inaugural Meeting in consultation with the Chair of the Board of Trustees. The Inaugural Meeting is a regular Meeting of the Board of Trustees.

4.2 <u>Orientation</u>

Each Trustee is expected to participate in an orientation program which generally will commence after the final results of the election and prior to the Inaugural Meeting.

4.3 <u>Service of Dedication of the Roman Catholic Trustee</u>

At or immediately before the commencement of each Inaugural Meeting of the Board of Trustees, all Trustees shall participate in the Service of Dedication of the Roman Catholic Trustee:

- 4.3.1 in the calendar year in which all Trustees are elected, the Service of Dedication shall take place at the Inaugural Meeting, and shall be, unless and until otherwise provided by resolution, the "Commissioning of Catholic Trustees"; and
- 4.3.2 in the calendar year other than that in which all Trustees are elected, the Service of Dedication shall take place at the Inaugural Meeting and shall be, unless and until otherwise provided by resolution, the "Rite of Renewal of Trustees".

4.4 <u>Procedure at Inaugural Meeting</u>

The procedure at the Inaugural Meeting of the Board of Trustees in each year, subject to other By-laws, shall be as set out in Article 3.5 through Article 3.12.

4.5 <u>Presiding Officer at Inaugural Meeting</u>

The Presiding Officer at the Inaugural Meeting shall be:

- 4.5.1 the Director until the first of the persons below who is present is elected;
- 4.5.2 the Chair of the Board of Trustees upon election to office, if present;
- 4.5.3 in the absence of the Chair of the Board of Trustees, the Vice-Chair of the Board of Trustees upon election to office, if present; and
- 4.5.4 in the absence of the Chair of the Board of Trustees and the Vice-Chair of the Board of Trustees, the Trustee present who shall have been elected by the Trustees present to be chair of the Inaugural Meeting.

4.6 <u>Preliminary Proceedings</u>

The Presiding Officer shall,

- 4.6.1 open the meeting with a prayer and read memorials;
- 4.6.2 in a year in which Trustees are elected, read the returns of any elections, following which the newly elected Trustees shall take their places.
- 4.6.3 ensure each Trustee takes the Declaration of Office and Oath of Allegiance, as required by the *Education Act;*
- 4.6.4 read apologies and call the Roll; and
- 4.6.5 in a year in which Trustees are elected, declare the Board of Trustees legally constituted.

4.7 <u>Election of Chair of the Board of Trustees</u>

The Presiding Officer shall then proceed with the election of the Chair of the Board of Trustees, which shall be conducted in accordance with the provisions of Article 3.12.

4.8 <u>Election of Other Officials</u>

The Presiding Officer shall proceed with the election of the Vice-Chair of the Board of Trustees and any other officers being elected, which shall be conducted in accordance with the provisions of Article 3.12.

4.9 <u>Election of Chair and Vice-Chair of Committees</u>

The Presiding Officer shall then proceed with the election of the Chair and Vice-Chair of each Committee, as necessary. The election shall be conducted in the manner set out in Article 3.12.

4.9.1 The Director shall convene the initial meeting of the Committee within seven days of the adoption of the resolution establishing the Committee. The first matter considered by the Committee shall be the Election of the Chair at the first scheduled meeting of the Committee.

4.10 Other Appointments

The Presiding Officer shall then proceed with the election of persons who are to be appointed to local boards and other organizations, which elections shall be conducted in accordance with the provisions of Article 4.12.

4.10.1 The Presiding Officer shall then proceed with the election of Trustees who will be appointed to the Board's Internal Standing, Statutory, *Ad-hoc*, or other Committees.

4.11 Further Business

The Presiding Officer shall then deal with any other urgent business of the Board of Trustees.

4.12 Elections

The election of Trustees and others to positions required to be filled by the Board of Trustees shall be conducted by the Presiding Officer as follows:

4.12.1 Nominations shall be sought, each of which shall be moved and seconded;

- 4.12.2 After the nominations for the position have been closed and before the vote is taken, each candidate who has not already so declared, and in the sequence nominated, shall declare whether or not he or she will accept the nomination;
- 4.12.3 If there are two or more nominations for any position, the vote shall be conducted by secret ballot, provided that, with the agreement of a majority of Trustees, a recorded vote may be used pursuant to which the identity of both the Trustee voting and the name of the candidate are recorded and announced;
- 4.12.4 With the approval of the Board of Trustees, two returning officers shall be

appointed, the duties of whom shall include the distribution and counting of the ballots; and

- 4.12.5 After each ballot has been counted in any round of balloting, the name of every candidate receiving no votes, and the name of the candidate otherwise receiving the lowest number of votes shall be dropped, and the balloting shall so continue until a candidate has received a majority of the votes of the Trustees present;
- 4.12.6 At any time that there are three or more names remaining on a ballot and two or more nominees are tied with the least number of votes, a vote shall be taken to decide which of such tied nominees shall remain on the list of names to be voted upon in the next round of voting; and
- 4.12.7 In the case of an equality of votes between two, or among three or more, candidates for any office or position, during three consecutive ballots, the candidates shall draw lots to fill the office or position.
- 4.12.8 The Election of Board and Committee Chair and Vice-Chair Nominations for Chair and Vice-Chair of the Board and its Committees will be received from members, including through self-nomination.

ARTICLE 5. MEETINGS

5.1 Traditional Land Acknowledgement

All Board and Committee meetings will include an acknowledgement of the Traditional Territories/Ancestral Lands of Aboriginal peoples recited by the Chair or Vice-Chair of Committees.

5.2 <u>Seating</u>

As for as practicable, for all meetings the Chair of the Board or Committee shall be seated at the mid-point of the Boardroom table with the Vice-Chair of the Board or Committee to the immediate right.

- 5.2.1 The remaining Trustees shall be seated in sequence of Ward numbers.
- 5.2.2 The Director and other support staff shall sit in close proximity and visible to the Trustees and Public.
- 5.2.3 The Student Trustees shall be seated in the Ward seats vacated by the Chair and Vice-Chair of the Board or Committee.

5.3 <u>Regular Meetings of the Board of Trustees</u>

Unless otherwise ordered by special motion, the regular Meeting of the Board of Trustees shall be held at the business office of the TCDSB commencing at 6:00 p.m. (with respect to matters to be considered in private) and 7:00 p.m. (with respect to all other matters) on the third Thursday in each month and if any such Thursday falls on a statutory or civic holiday, such meeting shall be held commencing at the same hour within eight (8) days on a date to be determined by the Director and Chair.

The Board will resolve into Private Session no later than 10:00 p.m. to address all private matters.

Attendance at meetings shall be as prescribed by the *Education Act*.

5.3.1 A Trustee vacates his or her seat if he or she absents himself or herself without being authorized by resolution entered in the minutes, from three consecutive regular meetings of the Board of Trustees.

A Trustee must be physically present in the meeting room of the Board of Trustees for at least three regular meetings of the Board of Trustees in each 12month period beginning December 1.

5.3.2 A Trustee may be absent for 20 consecutive weeks or less, if the absence is a result of the Trustee's pregnancy, the birth of the Trustee's child or the adoption of a child.

5.4 Special Meetings of the Board of Trustees

Special Meetings of the Board of Trustees shall be held only to consider matters of urgency:

- 5.4.1 at the call of the Director;
- 5.4.2 at the call of the Chair of the Board of Trustees;
- 5.4.3 at the written request to the Director from five Trustees on a date fixed by the director that is within seven days of receipt of the request; and
- 5.4.4 where the Chair of the Board of Trustees and the Director are in agreement such meeting may be held with twenty-four (24) hours' prior notice delivered to each Trustee.

5.5 <u>Meetings of Committees</u>

Unless otherwise ordered by special motion of the Board of Trustees, Meetings of Standing or Statutory Committees:

- 5.5.1 shall be held at the business office of the Board of Trustees;
- 5.5.2 the Private session shall be held at 6:00 p.m.; and
- 5.5.3 the Public session shall be held commencing at 7:00 p.m.; or such other time as approved by a majority of members of the committee assuming required staff is available.

5.6 <u>Notice of Other Than Required Regular Monthly Meetings</u>

Subject to the provisions of Article 4.3 and Article 10, written or electronic notice of every special Meeting of the Board of Trustees and of every Meeting of every Committee shall:

- 5.6.1 be communicated to each Trustee at least one-hundred-and-twenty (120) hours prior to the time of the Meeting;
- 5.6.2 state all business to be considered; and

5.6.3 for Special meetings a matter that is not included on the agenda may be considered at a Special Meeting of the Board only if all members of the Board are present at the meeting and if all members of the Board unanimously agree to consider the matter.

5.7 <u>Cancellation of Meetings</u>

A Meeting for which a notice is required may be cancelled:

- 5.7.1 in the case of a Special Meeting of the Board of Trustees called by the Director under Article 4.3.1 or 4.3.3, or by the Chair of the Board of Trustees under Article 4.3.2., if the Director or Chair of the Board of Trustees, respectively, deems that the need for such Special Meeting no longer exists;
- 5.7.2 in the case of a Meeting called under Article 4.3.3, if not less than half of the Trustees at whose request the Special Meeting was called, give a further written request that such Special Meeting be cancelled; or
- 5.7.3 in the case of any other regular or Special Meeting of the Board or Committee, where a polling of Trustees indicates that quorum will not be reached at the scheduled time or in extraordinary circumstances, such as inclement weather, the Director in consultation with the Chair of the Board of Trustees or Chair of the Committee.

5.8 <u>Automatic Cancellation by Inaugural Meeting</u>

Unless otherwise ordered by special motion of the Board of Trustees, the holding of the Inaugural Meeting of the Board of Trustees as prescribed in Article 3 shall automatically cancel any Meeting that is not fixed in the By-laws of the Board of Trustees.

5.9 Quorum for Meetings of All Trustees

Subject to the *Municipal Conflict of Interest Act* (R.S.O. 1990 c. M.50) (hereinafter, the "*Municipal Conflict of Interest Act*"), a majority of the Trustees of the Board of Trustees eligible to vote shall constitute a quorum for Meetings of the Board of Trustees and of a Committee where a Committee is composed of all Trustees.

5.10 How Quorum Is To Be Counted

Whenever the quorum is or must be counted at a Meeting of the Board of Trustees, and of a Committee where a Committee is composed of all Trustees, the presence of only those Trustees who are in the room where the Meeting is being held shall be included provided, however, that where a Trustee is participating electronically, their attendance will be included for as long as they remain electronically connected to the meeting.

5.10.1 Where quorum as defined in Article 4.8 or Article 4.10 is not possible due to Trustees declaring a conflict under the *Municipal Conflict of Interest Act*, the remaining Trustees who have not declared a conflict, will constitute quorum where that number is at least two Trustees

5.11 Quorum for Meetings of Committees

Subject to the provisions of Article 4.8, a majority of Trustees who are members of the Committee eligible to vote shall constitute a quorum for Meetings of that Committee.

5.12 Call to Order

Every Meeting shall be called to order at the scheduled start time or as soon thereafter as a quorum is present.

5.13 Lack of Quorum

If a quorum is not present within thirty minutes after the time appointed for any Meeting, the Recording Secretary shall record the names of the Trustees and officials of the Board of Trustees who are present and the Meeting shall stand adjourned.

5.14 Quorum Lost

Subsequent to a meeting being called to order as provided in Article 4.11, whenever a motion is to be discussed or a vote called, the Chair shall ensure there is quorum, and to the extent quorum is no longer present the Chair shall note that fact and the Recording Secretary shall record in the Minutes of the Meeting the names of the Trustees who are present and the Meeting shall stand adjourned.

5.15 Meetings Open to the Public (Public Session)

Subject to the provisions of Article 4.16 and subject to legislation governing Statutory Committees each Meeting of the Board of Trustees and of a Committee of the Board shall be open to the public, and no person shall be excluded except for improper conduct.

5.16 <u>Conduct at Meetings</u>

No person shall at any Meeting, refer to any other person, by name, title, position or other means of personal identification in a negative, critical, or derogatory manner. In the event any person engages in behaviour contrary to this Article, it shall be the duty of the Chair of the Board of Trustees to advise such person to cease such behaviour, failing which the person shall be evicted from such Meeting.

5.17 Meetings Closed to the Public (Private Session)

A Meeting of the Board of Trustees and of a Committee of the Board of Trustees may be closed to the public, as may be determined from time to time by the Committee or the Board of Trustees, when the subject matter under consideration involves:

- 5.17.1 the security of the property of the TCDSB;
- 5.17.2 the disclosure of intimate, personal or financial information in respect of a member of the Board of Trustees or Committee, an employee or prospective employee of the TCDSB, or a student, or the parent or guardian of the student;
- 5.17.3 the acquisition or disposal of a school site;
- 5.17.4 decisions in respect of negotiations with employees of the TCDSB; or
- 5.17.5 litigation affecting the TCDSB.

Meetings closed to the public may have individuals in attendance other than Trustees.

5.18 Recess of Meeting by the Chair

At any time, except during a vote, the Chair may recess a Meeting for any purpose, including for the purpose of solidifying quorum, for a period of not more than twenty (20) minutes, and for this purpose, may interrupt a speaker. No meeting shall continue in Session for more than 3 hours without a recess.

- 5.18.1 The Chair shall call the roll call following a recess;
- 5.19 Maximum Length of Meeting

No Meeting shall continue in session for more than four hours provided that in the case of a regular Meeting of the Board of Trustees, the beginning of the Meeting for the purposes of this Article shall be the beginning of the public session of the Meeting.

5.20 Extension of Length

Notwithstanding Article 4.18 and subject to maintaining a quorum, upon the consent of a majority of members eligible to vote, a meeting may be extended without limit beyond the maximum length otherwise provided in order to complete an item currently on the floor or to deal with a matter on the agenda deemed to be urgent.

Notwithstanding Article 4.18 upon the unanimous consent of all members eligible to vote who are present, a meeting may be extended without limit to deal with any item or items on the agenda.

5.21 Agenda Review

- 5.21.1 Every meeting shall at 9: 00 p.m. or as soon thereafter as practical, review the outstanding items remaining on the Meeting agenda to determine urgent business requiring action in the current monthly cycle.
- 5.21.2 At a Meeting of a Committee, the Committee will determine, without debate, which outstanding items should be deferred, or referred to the next Regular Board of Trustees Meeting, or dealt with that evening.
- 5.21.3 At a Meeting of the Board of Trustees, the Board of Trustees will determine which outstanding items should be deferred or dealt with at that meeting.

5.22 Minutes of Meetings To Be Kept

A full and correct account of the proceedings of every Meeting shall be kept. Minutes of Meetings shall contain the following information:

5.22.1 the date of the Meeting;

- 5.22.2 whether the Meeting was a regular or special Meeting;
- 5.22.3 the names of attendees:
 - 5.22.3.1 the Trustees/members and their arrival and departure time,
 - 5.22.3.2 Senior Staff (or delegate, if applicable),
 - 5.22.3.3 external consultants,
 - 5.22.3.4 the TCDSB auditors and TCDSB solicitors,
 - 5.22.3.5 the Recording Secretary, and
 - 5.22.3.6 any other individuals invited to attend who were present;
- 5.22.4 a list of those Trustees who were absent; and
- 5.22.5 under the heading "Disclosure of Interest",
 - 5.22.5.1 the name of each Trustee who disclosed an interest in any matter on the Agenda of such Meeting,
 - 5.22.5.2 an identification of the matter in which the Trustee disclosed the interest,
 - 5.22.5.3 if the public was not excluded from the Meeting, the general nature of the interest so disclosed,

and to the extent an interest is declared later in the Meeting, the matters set out in Articles 5.22.5.1, 5.22.5.2 and 5.22.5.3 shall be recorded as well at the point in the minutes when the declaration was made;

- 5.22.6 all motions, and
- 5.22.7 the particulars of all matters that were placed upon the Agenda, and the disposition thereof.

5.23 Monthly Special Meetings of the Board

A Special Meeting of the Board shall be held immediately following the conclusion of the regular meetings of all standing committees solely for the purpose of permitting the standing committee to rise and report to the Board on matters considered at such meeting of the standing committee provided that:

- 5.23.1 all matters, for which a clear majority of the full Board was not received, questioned by a minimum of at least three (3) Trustees at such Special Meeting of the Board shall, without debate, stand referred to the next regular meeting of the Board provided in 4.2.
- 5.23.2 at any time during a standing committee meeting, any matter may be identified for questioning and such will be noted without debate.

ARTICLE 6. COMMITTEES

6.1 <u>Statutory Committees</u>

The following Statutory Committees shall be established as prescribed by the *Education Act* and its Regulations:

- 6.1.1 Audit Committee;
- 6.1.2 Special Education Advisory Committee (SEAC);
- 6.1.3 Catholic Parent Involvement Committee (CPIC);
- 6.1.4 Suspension and Expulsion Committee; and
- 6.1.5 Supervised Learning Committee.

The composition and terms of reference for Statutory Committees shall be as prescribed by the *Education Act* and its Regulations.

6.2 <u>Standing Committees</u>

Standing Committees of the Board of Trustees may, by resolution of the Board of Trustees, be established consistent with the Board of Trustees' obligations under the *Education Act* and these By-Laws to consider policy issues for the Board of Trustees; such resolution shall define in detail the terms of reference of such Committee, which terms of reference shall not include dealing with the day to day management of the TCDSB.

6.3 <u>Composition of Standing Committees</u>

Membership of two (2) of the Standing Committees: Corporate Services and Student Achievement, shall include all members of the Board of Trustees. Membership of the Governance and Policy Committee shall include five (5) members of the Board of Trustees.

6.4 <u>Terms of Reference of Committees</u>

To the extent prescribed by the *Education Act* or its Regulations, the terms of reference of each Standing Committee shall be as prescribed and otherwise shall be as determined by the Board of Trustees from time to time. Terms of reference for Committees shall be published on the TCDSB website in conjunction with the By-laws and shall appear on the agenda of Committees.

6.5 Establishment of Ad-Hoc Committees

Ad-Hoc Committees of the Board of Trustees may be established consistent with the Board of Trustees' obligations under the *Education Act* and these By-laws by resolution of the Board of Trustees; such resolution shall define in detail the terms of reference of such Committee, which terms of reference shall not include dealing with the day to day management of the TCDSB.

6.6 <u>Composition of Ad-Hoc Committees</u>

Membership of *Ad-Hoc* Committees shall be a fixed number of Trustees, being no more than one third of the Board of Trustees. To the extent possible the Board of Trustees shall ensure equitable distribution of Trustees on Committees and **it is strongly recommended** that each Trustee shall sit on a maximum of three *Ad-Hoc* Committees. Committee membership shall include TCDSB staff as determined by the Director and other appropriate individuals as determined by the Board of Trustees from time to time. Trustees will be appointed by the Board when the *Ad-Hoc* Committee is established or may be appointed at a later time.

6.7 <u>Functions of Ad-Hoc Committees</u>

Unless otherwise provided by resolution, where an *Ad-Hoc* Committee has been established:

- 6.7.1 if relevant and permitted by law, matters within its terms of reference are removed from the terms of reference of the appropriate Standing Committee until the *Ad-Hoc* Committee is dissolved; and
- 6.7.2 it shall report, as required, directly to the Board of Trustees.

6.8 <u>Dissolution of Ad-Hoc Committees</u>

An *Ad-Hoc* Committee shall be dissolved:

- 6.8.1 upon the delivery of its final report to the Board of Trustees;
- 6.8.2 at any time upon a resolution of the Board of Trustees; or
- 6.8.3 at the end of the Year,

whichever first occurs;

provided however that any such Ad-Hoc Committee may be reconstituted in a subsequent year.

6.9 Establishment of Sub-Committees

Sub-committees may be established by any Committee to consider any matter within the terms of reference of that Committee.

6.10 Composition of Sub-Committees

Membership of a Sub-committee shall be determined by the appointing Committee and may include persons who are not members of the Committee.

- 6.10.1 All Trustees may attend sub-committee meetings. Trustees who are not members of the sub-committee may participate in discussion/debate at the meeting but may not move a motion or vote on any matter.
- 6.10.2 Neither the Chair or the Vice-Chair of the Board have ex-officio status on an sub-committee. Trustee membership on all sub-committees will be listed on the Board's website.

6.11 Dissolution of Sub-Committees

A Sub-committee shall be dissolved:

- 6.11.1 upon the delivery of its final report to the Committee; or
- 6.11.2 at any time upon a resolution of the Board or of the appointing Committee;
- 6.11.3 at the end of the year,

whichever occurs first.

6.12 Right of the Chair of the Board of Trustees

If eligible by law to vote on a matter, the Chair of the Board of Trustees, when present, shall:

- 6.12.1 be counted in determining quorum; and
- 6.12.2 have the right to vote,

at all Committee Meetings;

6.12.3 provided, however, that in the case of a Statutory Committee, the provisions of this Article shall only apply when the Chair of the Board of Trustees is a member of such Committee.

6.13 Right of the Vice-Chair of the Board of Trustees

If eligible by law to vote on a matter, the Vice-Chair of the Board of Trustees, when present, shall:

- 6.13.1 be counted in determining quorum; and
- 6.13.2 have the right to vote,

at all Committee Meetings.

6.13.3 provided, however, that in the case of a Statutory Committee, the provisions of this Article shall only apply when the Vice-Chair of the Board of Trustees is a member of such Committee.

6.14 Chairs of Committees

Chairs and Vice-Chairs of Committees shall be determined in accordance with Article 3.9.

6.15 Voting at Meetings of Committees

Members who are eligible to vote, including Trustees, may vote at Meetings at which they are present, as follows:

- 6.15.1 in the case of the Chair of the Board of Trustees and Vice-Chair of the Board of Trustees, in accordance with what is provided in Article 5.12 and Article 5.13; and
- 6.15.2 in the case of a Trustee appointed or elected to a Committee, at all Meetings of such Committee.

6.16 Resignation from Committees

A member may resign from any Committee at any time by notice in writing to the Chair of the Committee.

6.17 Vacancies on Committees

A vacancy, however caused, on a Committee, or in the office of the Chair or Vice-Chair of any Committee, shall be filled by election by the Board of Trustees at the earliest practicable time but in any event not later than the second Meeting after the vacancy occurs.

6.18 Referral Power of the Board of Trustees

Notwithstanding anything contained in the By-laws, the Board of Trustees, upon the majority vote of all Trustees eligible to vote on the matter, shall have the power to refer any matter to any Committee, regardless of the terms of reference of any Committee.

6.19 Committee Procedures

Each Committee may:

- 6.19.1 subject to the approval of the Board of Trustees, and subject to the other relevant provisions of the by-laws, establish procedures for the efficient operation of the Committee;
- 6.19.2 request from the Director reports concerning matters within its terms of reference; provided that, in the case of Statutory Committees, advance approval of the Board of Trustees shall be required before the Director acts upon the request;

- 6.19.3 receive reports from any officer of the Toronto Catholic District School Board concerning matters within its terms of reference;
- 6.19.4 hear delegations concerning matters within its terms of reference; and
- 6.19.5 receive and consider communications and petitions addressed to the Board of Trustees on any subject within the terms of reference of such Committee, without first being referred to the Board of Trustees.

ARTICLE 7. COMMITTEE REPORTS TO THE BOARD

7.1 Every Committee (excluding the Standing Committees) shall report to the Board of Trustees after each of its Meetings, by way of written reports containing recommendations for action.

7.2 Information to be Included

A full and correct account of the proceedings of every Meeting shall be kept. Minutes of Meetings shall contain the following information:

- 7.2.1 the name of the Committee;
- 7.2.2 the date of the Meeting;
- 7.2.3 whether the Meeting was a regular or special Meeting;
- 7.2.4 the names of:
 - 7.2.4.1 the Trustees and, where applicable, other members and their arrival and departure time;
 - 7.2.4.2 Senior Staff (or delegate, if applicable);
 - 7.2.4.3 external consultants;
 - 7.2.4.4 the TCDSB auditors and TCDSB solicitors;
 - 7.2.4.5 the Recording Secretary; and
 - 7.2.4.6 any other individuals invited to attend who were present:
- 7.2.5 under the heading "Disclosure of Interest",

- 7.2.5.1 the name of each Trustee who disclosed an interest in any matter on the Agenda of such Meeting;
- 7.2.5.2 an identification of the matter in which the Trustee disclosed the interest; and
- 7.2.5.3 if the public was not excluded from the Meeting, the general nature of the interest so disclosed,

and to the extent an interest is declared later in the Meeting, the matters set out in Articles 7.2.5.1, 7.2.5.2 and 7.2.5.3 shall be recorded as well at the point in the minutes when the declaration was made;

- 7.2.6 all motions; and
- 7.2.7 the particulars of all matters that were placed upon the Agenda of the Committee and the disposition thereof.
- 7.3 <u>Committee Reports and Minutes</u>
 - 7.3.1 The Committee shall transmit its recommendations to the Board in a written report in the format to be established by a procedure adopted by the Board from time to time.

ARTICLE 8. FINANCE

8.1 <u>Expenditures Limited to Approved Budget</u>

Subject to the provisions of Article 7.5, all expenditures and orders issued committing expenditures shall be made within current budget estimates in accordance with: current purchasing policies, prevailing contracts, agreements, schedules, and employment policies with teaching and non-teaching staff.

8.2 <u>Source of Funding to be Specified</u>

No By-law or Resolution of the Board of Trustees that authorizes the expenditure of funds that have not been included in the approved estimates of the TCDSB shall be enacted or passed unless there is contained therein the specific identification of the source (or sources, as the case requires) of funding from:

8.2.1 Provincial grants;

- 8.2.2 Other grants and revenue sources;
- 8.2.3 TCDSB reserves; or
- 8.2.4 borrowed funds

in any combination, for both the current and subsequent years.

8.3 When Debt Incurred

Whenever it shall be necessary to borrow funds in order to finance any expenditure:

- 8.3.1 the Board of Trustees shall have previously considered a report from the Treasurer as to the then total annual debt charges for principal and interest and sinking fund charges in respect of all outstanding borrowings of the TCDSB, set out for each year, including the last year in which debt is projected to be outstanding;
- 8.3.2 the affirmative vote of a majority of all Trustees entitled to vote shall be required; and
- 8.3.3 the vote on the By-law or resolution shall be conducted by means of a Recorded Vote as described in Section 13.6.4.

8.4 <u>Maximum Debt Charges</u>

The Board of Trustees may by resolution authorize the Treasurer and the Chair or Vice-Chair of the Board of Trustees to borrow from time to time the sums that the Board considers necessary to meet the current expenditures of the Board, until the current revenue has been received.

- 8.4.1 The Board may borrow the sums that the Board considers necessary to meet the debt charges payable in any fiscal year until the cash has been received; and
- 8.4.2 The amounts that the Board may borrow at any one time for the purposes referred to in Articles 7.4 and 7.4.1, together with the total of any similar borrowings that have not been repaid and any accrued interest on those borrowings, shall not exceed the un-received balance of the estimated current revenues of the Board.
- 8.5 <u>Emergency Expenditures</u>

Notwithstanding Article 7.1, in the event of emergencies which require the immediate expenditure of funds for the continued operation of any part of the school system, the Director of Education may authorize the expenditure in accordance with the policy of the TCDSB current at the time;

- 8.5.1 provided, however, that such expenditure shall be reported at the next regular Meeting of the Board of Trustees.
- 8.6 <u>Bonding</u>

The TCDSB shall provide for the bonding of officers and employees, as necessary.

ARTICLE 9. RULES OF ORDER

9.1 <u>Rules at Meetings of the Board of Trustees</u>

The rules of order to be observed at Meetings of the Board of Trustees shall be in accordance with the provisions of these By-laws.

9.2 <u>Rules at Meetings of Committees</u>

The rules of the Board of Trustees shall be observed at Meetings of all Committees.

9.3 <u>Robert's Rules of Order</u>

In all cases for which no specific provision is made in these By-laws, the rules and practice of the most recent version of *Robert's Rules of Order, Newly Revised* ("RONR") shall govern so far as applicable. The edition of Robert's Rules to be used may be changed from time to time by a resolution of the Board of Trustees.

ARTICLE 10. PRESIDING OFFICER AT BOARD AND COMMITTEE MEETINGS

10.1 Presiding Officer at Inaugural Meeting

Notwithstanding anything set out in this Article 9, the Presiding Officer at the Inaugural Meeting shall be determined in accordance with what is set out in Article 3.

10.2 Chair to Preside

The Chair (of the Board of Trustees, or a Committee, as the case may be) shall preside at all meetings at which the Chair is present.

10.3 When Vice-Chair to Preside

The Vice-Chair (of the Board of Trustees, or a Committee, as the case may be) shall preside in the absence of the Chair. The Vice-Chair will vacate the Chair upon arrival of the Chair after the disposition of the main motion then being debated.

10.4 When Other Trustee to Preside

If at any Meeting the Chair and Vice-Chair (of the Board of Trustees, or a Committee, as the case may be) are absent, the Trustees present may elect one of themselves to be Chair for that meeting. The Trustee will vacate the chair upon the arrival of the Chair or Vice-Chair and the disposition of the main motion then being debated.

10.5 Chair Permitted to Speak

In the interest of facilitating the discussion of a motion before the Board of Trustees, the Chair may frame the context or background of the motion and the parameters of the discussion around the motion. In the event the Chair wishes to express a personal opinion on any main or subsidiary motion on the floor, the Chair shall leave the chair in order to participate in the discussion.

10.6 Chair Pro Tem

If the Chair of a Meeting elects to vacate the chair for any reason, the Chair shall call upon a member who is not the mover or seconder of any motion, or subsidiary motion, on the floor (and preferably though not necessarily a member who has not spoken) to fill the place of the Chair until the main motion is disposed of, in the following sequence:

- 10.6.1 Vice-Chair if that person has not spoken;
- 10.6.2 another member present if that person has not spoken;
- 10.6.3 Vice-Chair even if that person has spoken; and
- 10.6.4 another member present even if that person has spoken.

ARTICLE 11. AGENDA AND ORDER PAPER

11.1 Delivery of Draft Meeting Agenda to Trustees

The Chair of the Board of Trustees, or a Committee, as the case may be, in consultation with the Director, shall establish the agenda for every Meeting. The draft Agenda and related materials for Standing Committees and Regular Board shall, subject to Article 4.3.4, be delivered to each Trustee one-hundred-and-twenty (120) hours (5 days) prior to the Meeting.

11.1.1 The Agenda and supporting materials may be delivered electronically.

11.2 Delivery of Draft Meeting Agenda to non-Trustees

Where a Committee includes persons who are not Trustees, the draft Agenda for every Meeting that is not closed to the public, and every Meeting of the Committee of which the person is a member, together with notice or reminder of such Meeting (as the case may be), shall be delivered to each such person one-hundred-and-twenty (120) hours (5 days) in advance of such Meeting.

11.3 Posting of Agendas

The Draft agendas of any regular meeting will be posted electronically on the Board website onehundred-and-twenty (120) hours (5 days) before the meeting.

11.4 Items on Agenda or Order Paper of a Meeting of a Board of Trustees

No matter shall be placed on the draft Agenda or Order Paper of a Meeting of the Board of Trustees:

- 11.4.1 unless it is a matter that is referred to the Board of Trustees by a Committee;
- 11.4.2 unless the Committee having cognizance of the matter has delivered its written reports containing recommendations for action as prescribed by Article 6.1, and the reports have been sent electronically to each Trustee not less than one hundred-and-twenty (120) hours (5 days) before the meeting, with hard copies to be sent to each Trustee not less than 72 hours (3 days) before the meeting;

- 11.4.3 unless it is a recommendation or report from a statutory committee established under the *Education Act* and OCSTA;
- 11.4.4 unless it is a Notice of Motion as prescribed in Article 10.7;
- 11.4.5 unless the matter is one for which Notice of Motion has been given at a prior Meeting of the Board of Trustees;
- 11.4.6 unless it is a presentation given with the approval of the Board of Trustees, which approval shall be determined without debate;
- 11.4.7 unless it is a communication for receipt, referral, or both receipt and referral, and a written copy thereof has been delivered to each Trustee not less than one hundred-and-twenty (120) hours before the Meeting;
- 11.4.8 unless it is an inquiry or miscellaneous item as prescribed in Article 10.9.19;
- 11.4.9 unless with the majority affirmative vote of all Trustees eligible to vote on the matter; or
- 11.4.10 unless it is a matter that, in the opinion of the Director, requires action by the Board of Trustees as a matter of urgency.

11.5 Placement Where Considered by Two or More Committees

Whenever the same matter has been considered by two or more Committees, or has been included in two or more Categories, the motions relating thereto shall be placed on the Draft Agenda and Order Paper so that the disposition of all Committees on the matter may be considered at the same time.

11.6 Items on Agenda or Order Paper of a Committee

No matter shall be placed on the draft Agenda or Order Paper of a Meeting of a Committee unless the matter is within the terms of reference of the Committee, and unless:

11.6.1 it is contained in the approved or unapproved minutes of its Sub-Committee, or is a report of Board of Trustees officials or the Director or Board of Trustees representatives;

- 11.6.2 or it is a Trustee Matter (submitted by a Trustee)/Notice of Matter (submitted by a member of a Committee other than a Trustee) as prescribed in Article 10.8; and
- 11.6.3 the person giving the notice, if not a Trustee, is a member of the Committee; or
- 11.6.4 the person giving the notice, being a Trustee, has the right to vote at a Meeting of the Board of Trustees with respect to such matter;
- 11.6.5 or it is a presentation or delegation, for receipt, referral, or both receipt and referral, made with the approval of the Committee, which approval shall be determined without debate;
- 11.6.6 or it is a communication for receipt, referral, or both receipt and referral;
- 11.6.7 unless it is an inquiry or miscellaneous item as prescribed in Article 10.9.19; or
- 11.6.8 or it is placed on the Order Paper upon the affirmative vote of a majority of all members of the Committee eligible to vote on the matter.

11.7 Notice of Motion for a Board of Trustees Meeting

A Trustee may place a Notice of Motion, regarding any matter with respect to which the Trustee has a right to vote, upon the Draft Agenda and Order Paper of a Meeting of the Board of Trustees; such Notice of Motion:

- 11.7.1 shall be wholly in writing in the form of a motion to be presented and debated;
- 11.7.2 shall have a seconder;
- 11.7.3 may be accompanied by an explanatory notice;
- 11.7.4 shall be delivered to the Secretary of the Board of Trustees before the Board of Trustees Meeting;
- 11.7.5 shall, if it does not appear in writing on the Order Paper, be read in full;
- 11.7.6 may be referred by resolution of the Board of Trustees to the appropriate Committee; and
- 11.7.7 shall not be the subject of any debate or comment at the Meeting at which it is introduced.

11.8 Member of a Committee Placing Matter/Notice of Motion on Agenda of Meeting

A Trustee, or member of a Committee who is not a Trustee, may place on the Draft Agenda of a Meeting of a Committee any matter within the terms of reference of such Committee, and with respect to which the Trustee, or member of a Committee who is not a Trustee, has a right to vote at a Meeting of the Committee; such Notice of Motion:

- 11.8.1 shall be wholly in writing, in the form of a motion to be presented and debated;
- 11.8.2 shall have a seconder;
- 11.8.3 may be accompanied by an explanatory notice;
- 11.8.4 shall be delivered to the Secretary of the Board of Trustees one-hundred-and twenty (120) hours before the Committee Meeting;
- 11.8.5 shall, if it does not appear in writing on the Order Paper, be read in full; and
- 11.8.6 shall not be the subject of any debate or comment at the Meeting at which it is introduced.

Provided that:

- 11.8.7 any matter dealing with recommended changes to policy, program, or services shall, if adopted, stand referred to staff for a report and to SEAC, where it relates to special education services or delivery, prior to submission to the Board of Trustees for consideration;
- 11.8.8 the staff report, along with any SEAC response, shall be submitted to the appropriate Committee within sixty days for review prior to submission to the Board of Trustees;

11.8.9 any recommended changes to policy, program or services from SEAC shall stand referred to staff for a report to the Board of Trustees;

11.8.10 any matter dealing with recommended changes to parent involvement/engagement policy of services shall, if adopted, stand referred to the Catholic Parent Involvement Committee (CPIC) where applicable, prior to submission to the Board of Trustees for consideration; and the staff report, along with any CPIC response, shall be submitted to the

appropriate committee for review prior to submission to the Board of Trustees.

11.9 Order Paper for Regular Meetings of the Board of Trustees

Subject to the provisions of Article 10.4, the order of business for regular Meetings of the Board of Trustees that are open to the public shall be as follows:

- 11.9.1 Call to Order;11.9.2 Memorials and Prayer;
- 11.9.3 Singing of O Canada A Capella;
- 11.9.4 Roll Call and Apologies;
- 11.9.5 Approval of the Agenda;
- 11.9.6 Reports from Private Session;
- 11.9.7 Notices of Motions;
- 11.9.8 Declarations of Interest;
- 11.9.9 Approval and signing of the Minutes of the Previous Meetings;
- 11.9.10 Presentations, not to exceed 15 minutes, given with the approval of the Chair of the Board of Trustees and the Director, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;
- 11.9.11 Delegations, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;
- 11.9.12 Consideration of Motions for which previous notice has been given;
- 11.9.13 Unfinished Business from Previous Meetings;
- 11.9.14 Matters referred/deferred from Committees /Board;
- 11.9.15 Reports of Officials for the information of the Board of Trustees;

- 11.9.16 Reports of Officials Requiring Action of the Board of Trustees which have not been Reviewed by Committee;
- 11.9.17 A recommendation or report from a statutory committee established under the *Education Act* and OCSTA;
- 11.9.18 Listing of communications, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;
- 11.9.19 Inquiries and Miscellaneous, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;
- 11.9.20 Updating of Pending Items List;
- 11.9.21 Closing Prayer; and
- 11.9.22 Adjournment.

11.10 Items on Order Paper of Committee Meetings of Board of Trustees

A matter shall be placed on the draft Agenda and Order Paper of a Meeting of a Committee of the Board of Trustees as follows:

- 11.10.1 Call to Order;
- 11.10.2 Opening Prayer (Chair or designate);
- 11.10.3 Singing of O Canada A Capella;
- 11.10.4 Roll Call and Apologies;
- 11.10.5 Approval of the Agenda;
- 11.10.6 Report from Private Session;
- 11.10.7 Declarations of Interest;
- 11.10.8 Approval and Signing of Minutes;
- 11.10.9 Delegations;
- 11.10.10 Presentations, not to exceed 15 minutes, given with the approval of the Chair of

the Committee of Trustees and the Director, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;

- 11.10.11 Notices of Motion;
- 11.10.12 Consent and Review;
- 11.10.13 Unfinished Business;
- 11.10.14 Matters referred or deferred;
- 11.10.15 Staff reports;
- 11.10.16 Listing of communications, which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff:
 - 11.10.16.1 A communication shall be delivered to each Trustee electronically at least 24 hours prior to the meeting and included on the addendum prior to the meeting;
- 11.10.17 Inquiries and Miscellaneous, only of an urgent nature which may be the subject only of a motion for receipt, or a motion of referral to the appropriate Committee or to Staff, or a motion of both receipt and referral to the appropriate Committee or to Staff;
- 11.10.18 Updating of the Pending List;
- 11.10.19 Closing Prayer; and
- 11.10.20 Adjournment.

11.11 Reconsideration by the Board of Trustees

Any matter which has been decided upon by the Board of Trustees, for a period of three months thereafter, may be reconsidered by the Board of Trustees only on an affirmative vote of two-thirds of all Trustees of the Board of Trustees entitled to vote, thereafter only on an affirmative vote of a majority of all Trustees of the Board of Trustees entitled to vote thereon. Thereafter a matter may be reconsidered only on a vote of a majority of all Trustees of the Board of Trustees entitled to vote thereon.

ARTICLE 12. MOTIONS

12.1 All Motions at Meetings must be moved, seconded, and stated by the Chair prior to any debate.

12.2 Debatable Motions to be in Writing

All debatable motions subject to debate must be in writing or sent in electronic form to the Recording Secretary or at the Committee except:

- 12.2.1 where a date, time, single figure or single word is to be added;
- 12.2.2 where one or more words are to be deleted without substitution;
- 12.2.3 motions to;
 - 12.2.3.1 adjourn;
 - 12.2.3.2 fix the time of adjournment;
 - 12.2.3.3 take a recess;
 - 12.2.3.4 limit or extend limits of debate;
 - 12.2.3.5 call the question;
 - 12.2.3.6 receipt and/or referral;
 - 12.2.3.7 hear delegations;
 - 12.2.3.8 adoption of the minutes of previous meeting; and
 - 12.2.3.9 hear inquiries and miscellaneous.

12.3 Subsidiary Motions re: Notice of Motion

Except in the case of a Notice of Motion intended to be an Amendment to the By-laws as contemplated in Article 17, an amending motion, or motion to defer consideration to a subsequent Meeting, or a motion to lay on the table, may not be applied to a motion in respect of which Notice of Motion has been previously given, except with the consent of the Trustee who gave such Notice of Motion.

12.4 Motion of Receipt Not Approval

12.4.1 A motion to receive or hear a delegation or presentation, or a motion to receive a communication or other matter shall not be construed as constituting the approval of the Board of Trustees.

12.5 Motions to Call the Question

No motion to Call the Question shall be in order on a main motion until all members wishing to speak have spoken once.

12.6 Motions to Refer

All motions to refer require appropriate and succinct instructions for the receiving body.

ARTICLE 13. PROTOCOL FOR DEBATE

13.1 Address of the Chair

The Chair of any Meeting shall be addressed in accordance with the preferences of the person occupying the position.

13.2 Member to Await Recognition

A member shall seek and await recognition by the Chair before speaking.

13.3 Conduct of Member in Debate

After recognition by the Chair, a Member shall at all times during debate:

- 13.3.1 maintain a courteous tone;
- 13.3.2 avoid personalities;
- 13.3.3 act in respectful manner to other members, staff, and the public;
- 13.3.4 avoid allusions to the motives of other members, staff, and the public;
- 13.3.5 refer to other Members by their last name or their ward;
- 13.3.6 address all debate, remarks, questions, and the like to the Chair; and
- 13.3.7 confine all remarks, questions, and the like to the motion which is the subject of debate.

13.4 Order of Discussion

On any motion, the mover of the motion may speak first and the seconder may speak second. The mover may request to be the last speaker to the motion.

13.4.1 Each person wishing to speak, will have the opportunity to speak once before any member shall speak for the 2nd time.

13.5 Time Limit on Speakers

No member shall speak more than once, or for longer than three (3) minutes, on the same motion without the leave of the Meeting, except that the mover of the main motion may, subject to the provisions of Article 13.4 and 13.6, have an additional two (2) minutes to reply.

13.5.1 A member's time limit shall not include time expended in staff responses and/or procedural discussions.

13.6 Time Limit on Debate

No matter, including any subsidiary motions, and points of information and answers related to it shall be debated longer than 30 minutes after it has been stated by the Chair. At the expiration of time for debate, and notwithstanding Article 13.8, the Chair shall put the question, "Is it the will of the meeting to extend debate for 15 minutes?" The vote shall be taken immediately without debate.

13.6.1 No more than two extensions of debate will be permitted.

13.7 Procedure When Time Limit Expires

In the event that a matter has not been disposed of at a meeting within the time limits set out in Article 12.6, then, notwithstanding anything in the by-laws, the Chair shall call for a motion to call the question; and if such a motion:

- 13.7.1 is not moved; or
- 13.7.2 if moved, is not seconded; or
- 13.7.3 if moved and seconded, is not passed;

the matter shall stand referred to the appropriate Committee or Board meeting.

13.8 Interruption of Speaker by Another Member

No Member who does not have the floor shall interrupt a Member who does have the floor except:

- 13.8.1 on a point of order;
- 13.8.2 on a question of privilege;
- 13.8.3 to request permission to withdraw a motion; or
- 13.8.4 to appeal a ruling of the chair;

and in the event that a Member interrupts a speaker in accordance with the authority provided in this Article, he or she shall first gain the recognition of the Chair and shall confine all remarks to the particular point.

13.9 Point of Information

A Member may rise on a point of information, that is, to make a request for information relevant to the matter under discussion but not related to procedural questions, only if the Member then speaking consents to the interruption, in which case the time consumed in responding to the point of information will be included as part of the speaker's allotted time. Should the member who is then speaking declines to be interrupted by the point of information, it will be heard next.

13.10 Motion May Be Read

Any member may require a motion under discussion to be read at any time in the debate, but not so as to interrupt any Member while speaking

13.11 <u>Rulings of the Chair</u>

Whenever the Chair is called upon to decide a point of order or procedure, the Chair shall, before deciding, state the rule applicable to the case, without comment, and the ruling of the Chair shall, subject to the right of appeal provided in Article 13.12, be final and binding.

13.12 Challenges to Rulings of the Chair

Any person entitled to vote on the main motion on the floor may appeal to the meeting from the ruling of the Chair on a point of order or procedure. Such an appeal must be seconded and may not be amended. The vote shall be determined by a majority vote and the results shall be final and binding. Such motion appealing the ruling of the Chair shall explain the basis for the challenge. The Chair shall put the question: "The ruling of the Chair has been appealed, is it the will of the meeting that the ruling of the Chair shall stand as the judgement of the meeting?" All those in favour of supporting or upholding the ruling of the Chair shall vote yes and those who do not support the ruling of the Chair vote no.

ARTICLE 14. VOTING

14.1 Voting

At the Board and Standing Committee meetings, every vote shall be recorded with the exception of: Approval of the Agenda, Approval of Minutes, Motions of Receipt of Presentations.

14.2 <u>Voting</u>

Each member, including the Chair, present at the meeting, seated at the Board table, and/or participating through electronic means, who has not declared a conflict of interest under the *Municipal Conflict of Interest Act* shall vote on all questions on which the Member is entitled to vote. Those who have declared a conflict of interest shall remove themselves from the area in

which the vote is being taken. Where the meeting is not open to the public, the Member shall leave the meeting room. Where the meeting is open to the public, the Member may leave the meeting room or may sit in the public gallery, but shall leave the area in which the vote is being taken.

14.3 Member Must be Present

Only Members present at the Meeting, seated at the Board table or participating by electronic means when a vote is taken shall have the right to vote.

14.4 Majority Vote Required

Except as otherwise provided in the *Education Act* or in these By-laws, an affirmative vote shall require a majority of the votes of the Members present either in person or electronically and entitled to vote.

14.5 Minimum Number

Any matter, on which there are fewer than two Members eligible to vote at a Committee Meeting shall automatically stand referred to the Board of Trustees

14.6 Methods of Voting

Every matter considered by the Board of Trustees or a Committee shall be disposed of by a recorded vote of all Members in one of the following ways (preference being given in the following sequence):

- 14.6.1 by general (or unanimous) consent, in which the Chair, exercising discretion, states that the motion will be adopted in the absence of objection;
- 14.6.2 by show of hands, in which each Member raises the Member's own hand in response to the request of the Chair for the votes, in the affirmative and in the negative, as the case may be, until the votes are counted;
- 14.6.3 by rising, in which each Member, as able, stands in response to the requests of the Chair for the votes, in the affirmative and in the negative, as the case may be, until the votes are counted and reported;
- 14.6.4 by recorded vote, in which each Member stands (as able) in place in response to
the requests of the Chair for the votes, in the affirmative and in the negative, as the case may be, until the Chair has called the name of each Member as voting, respectively, in the affirmative, or in the negative, or in the case of selection from three or more alternatives, as voting in succession for one of the alternatives;

- 14.6.5 by ballot, in which each Member shall mark on a paper provided by the Secretary, the Member's choice from among the available alternatives, the papers being collected and counted immediately thereafter; and
- 14.6.6 by electronic voting machine, in which each Member shall indicate the Member's choice from among the available alternatives.

14.7 Declaration of Result

The Chair shall declare the result of all votes.

14.8 Division of the Question

At the request of any Trustee made before a vote is called by the Chair, any multiple-part question, each individual part of which is capable of independent implementation, shall be divided and voted upon as if each part were a separate motion. Such division shall not be permitted if doing so will alter the original intent of the motion.

ARTICLE 15. EXECUTION OF DOCUMENTS

15.1 Corporate Seal

The Seal in the form affixed in the margin hereof shall be the Corporate Seal of the Toronto Catholic District School Board.

15.2 Affixing the Corporate Seal

The Corporate Seal of the Toronto Catholic District School Board shall be in custody of the Secretary who shall be responsible for affixing it to such documents as may be required.

15.3 Corporate Seal Register

The Secretary shall keep a record of each use of the Corporate seal in a designated register.

15.4 Signing Authorities

All deeds, conveyances, mortgages, bonds, debentures, approved by the Board of Trustees shall be signed by the Director or any one of the associate Directors and either the Chair or Vice-Chair of the Board of Trustees.

15.5 Minutes

The Chair of the Board of Trustees or other presiding members and the Secretary shall sign the approved minutes of all Board and Committee Meetings.

15.6 <u>By-laws</u>

Every By-law, upon adoption, shall be signed by the Chair of the Board of Trustees, or the Chair of the Meeting at which it is adopted, and by the Secretary.

15.7 Certification of Documents

All certificates authenticating By-laws, resolutions or extracts of minutes shall be signed by the Chair of the Board of Trustees and the Secretary, and the Corporate seal shall be affixed thereto.

ARTICLE 16. BANKING

16.1 Bank Signing Officers

The signatures of two of:

- 16.1.1 the Chair of the Board of Trustees; or
- 16.1.2 the Vice-Chair of the Board of Trustees;
- 16.1.3 the Secretary;
- 16.1.4 the Treasurer;

(provided that one of the signatures must be that of the Secretary or Treasurer) are required when:

- 16.1.5 making, drawing, accepting, endorsing, negotiating, lodging, depositing, or transferring all or any cheques, promissory notes, drafts, acceptances, bills of exchange, order for payment of money, contracts for letters of credit and forward exchange; and
- 16.1.6 issuing cheques, drafts or orders for payment drawn on the bank accounts of the TCDSB.

16.2 Endorsement for Deposit

The Treasurer, by signature or by rubber stamp endorsement, may negotiate or deposit with, or transfer to, the bankers for the TCDSB, but for the credit only of the account of the TCDSB, all or any cheques, promissory notes, drafts, acceptances, bills of exchange, and orders for the payment of money.

16.3 Signatures by Reproduction

Signatures of persons authorized to sign may be printed, lithographed, or otherwise mechanically or electronically reproduced as provided by the *Education Act*.

ARTICLE 17. AMENDMENTS TO BY-LAWS

17.1 Amendment after Notice

By-laws of the Board of Trustees may be amended from time to time at a Meeting of the Board of Trustees (such Meeting hereinafter referred to as the "later meeting") upon the affirmative vote of two-thirds of all Trustees provided:

- 17.1.1 written notice of motion proposing the amendment shall have been given at a regular meeting held prior to the later meeting;
- 17.1.2 the text and a brief statement of intended purpose of the amendment shall have been included in the notice of motion; and
- 17.1.3 the text of the amendment as so enacted is substantially the same as either the text set out in the notice of motion or the text as recommended by the appropriate Committee.

17.2 <u>Review Cycle</u>

17.2 The By-laws will be updated as required and reviewed at a minimum every four (4) years.

ARTICLE 18. REPEAL OF PRIOR BY-LAWS

18.1 Repeal of Prior By-laws

Subject to the provisions of Article 17.2 hereof, all prior By-laws, resolutions, and other enactments of the Board of Trustees heretofore enacted or made are repealed.

18.2 Exception

The provisions of Article 17.1 shall not extend to any By-law or resolution heretofore enacted for the purpose of providing to the Board of Trustees the power or authority to borrow.

18.3 Proviso

The repeal of prior By-laws, resolutions, and other enactments shall not impair in any way the validity of any act or thing done pursuant to any such repealed By-law, resolution, or other enactment.

ARTICLE 19. INDEMNIFICATION

19.1 <u>Reimbursement for Costs and Expenses Relating to Municipal Conflict of Interest</u> <u>Proceedings</u>

On the advice of the Director as Chief Executive Officer and Secretary of the Board, and upon receipt of a formal documented request, in consultation with the Board of Trustees, the TCDSB shall pay on behalf of or reimburse, irrespective of any awarded costs, all reasonable costs and expenses, as agreed or taxed, based on the individual merits of each case, and not to be arbitrarily withheld, incurred by a Trustee who has been found not to have contravened Article 5 of the Municipal Conflict of Interest Act.

APPENDIX B

Upon receipt of a formal documented request, in consultation with the Board of Trustees, the TCDSB shall pay on behalf of or reimburse, irrespective of any awarded costs, all reasonable costs and expenses, as agreed or taxed, incurred by a Trustee who has been found not to have contravened Article 5 of the *Municipal Conflict of Interest Act*.

PUBLIC



REGULAR BOARD

TRUSTEE WARD ALIGNMENT REVIEW 2022

According to the grace of God given to me, like a skilled master builder I laid a foundation, and someone else is building on it. Each builder must choose with care how to build on it. 1 Corinthians 3:10

Drafted	Meeting Date			
March 8, 2022	March 24, 2022			
J. Howley, Sr. Manager, Planning and Accountability				
B. Leporati, Sr. Coordinator, Planning Services				
M. Loberto, Superintendent, Planning and Development Services				

RECOMMENDATION REPORT

Vision:

At Toronto Catholic we transform the world through witness, faith, innovation and action.

Mission:

The Toronto Catholic District School Board is an inclusive learning community uniting home, parish and school and rooted in the love of Christ. We educate students to grow in grace and knowledge to lead lives of faith, hope and charity.



Brendan Browne Director of Education

Adrian Della Mora Associate Director of Academic Affairs & Chief Operating Officer

Derek Boyce

Associate Director of Facilities, Business & Community Development

Ryan Putnam Chief Financial Officer & Treasurer

A. EXECUTIVE SUMMARY

In an election year, *Ontario Regulation 412/00* provides guidance in determining the eligible number of Board members for each jurisdiction and an opportunity for realignment of Trustee Wards with a focus on equitable distribution of eligible Catholic Supporters.

Based on guidance in the Ontario Regulation 412/00, Trustee seats will remain at 12. Therefore, Trustees are not required to change the ward configuration, however, it is the only opportunity to do so under the Education Act prior to the 2022 election.

No later than March 31 of an election year, the Board is required to determine the number of members to the Board in accordance with the formula set out in *Section 3 of Ontario Regulation 412/00: Elections To And Representation On District School Boards.*

The cumulative staff time required to prepare this report was 14 hours

B. BACKGROUND

- 1. **Before February 15** in an election year, the Municipal Property Assessment Corporation (MPAC) is required to determine the population of the Board's electoral group using data as of January 1st of that year.
- 2. No later than March 31 of an election year, the Board is required to determine the number of members to the Board in accordance with the formula set out in Section 3 of Ontario Regulation 412/00: Elections To And Representation On District School Boards.

C. EVIDENCE/RESEARCH/ANALYSIS

- 1. On February 14, 2022, staff received the Population of Electoral Groups (PEG) Report from the Municipal Property Assessment Corporation. Before each general municipal election, every Board of Trustees determines the number of Trustee positions required for their board and distributes these positions across the board's area of jurisdiction.
- 2. This process is known as Trustee determination and distribution. By March 31, 2022, school boards are required to complete a report showing their

determination and distribution calculations. By April 3 of the election year, school boards must submit their report to:

- The Ministry of Education;
- The election clerks for all municipalities within the board's jurisdiction; and
- The secretary of every other board that is wholly or partially within the board's area of jurisdiction
- 3. The process of re-aligning Trustee Ward boundaries is governed by the *Education Act (Sec. 58.1)* and *Ontario Regulation 412/00 Elections to and representation on District School Boards.*
- 4. In establishing Trustee boundaries, *two key criteria* must be considered:
 - *Electoral Quotient* represents the *equitable distribution of eligible Catholic supporters* in each Trustee Ward, as outlined in the *Education Act, Ontario Regulation 412/00.*
 - Trustee Ward boundaries can combine but *not split municipal wards*.
- 5. The Electoral Quotient is the method used to determine the proportion of eligible Catholic supporters per Trustee Ward.

$$Electoral Quotient = \frac{a \times b}{c}$$

Where,

- **a** is the number of eligible Catholic supporters within each Trustee Ward
- **b** is the total number of Trustee Wards
- c is the total number of eligible Catholic supporters in the City of Toronto
- 6. Based on the aforementioned process and information contained in *Ont. Reg.* 412/00, Trustee seats remain at 12. Therefore, *Trustees are not required to change the ward configuration, however, it is the only opportunity to do so under the Education Act prior to the election.*
- 7. This report presents the result of the application of the Electoral Quotient on the current Trustee Ward configuration as well as additional options for consideration which provide the balance of eligible voters as indicated in the

legislation with the aim to achieve as close as possible an Electoral Quotient calculation of 1.0 per Ward.

- Appendix 'A' Side by Side numeric data
- Appendix 'B' Maps
- Appendix 'C' School Gain and Loss Tables

D. IMPLEMENTATION, STRATEGIC COMMUNICATIONS AND STAKEHOLDER ENGAGEMENT PLAN

- 8. A copy of this report and decision will be provided
 - (a) the Minister;
 - (b) the school board election clerks for the City of Toronto; and
 - (c) the secretary of every other board located within the area of jurisdiction of the board.
- 9. The agreed upon All impacted schools will be notified upon approval of the report and Trustee Ward boundary changes will be reflected on the Board's website and directory.
- 10. Communications will be issued on multiple social media platforms.

E. STAFF RECOMMENDATION

1. That the Board of Trustees approve a Trustee Ward configuration for the October 2022 Municipal Election based on the options provided in this report.

Trustee Ward Realignment - Status Quo





N

Trustee Ward Realignment - Option 1



Trustee Ward Realignment - Option 2



Status Quo

Option 1 - Most Balanced Electoral Quotient

Ward	# of Supporters	Quotient	# of Schools
1	33115	0.70	12
2	43650	0.93	14
3	40856	0.87	13
4	53600	1.14	18
5	73879	1.57	27
6	41178	0.88	13
7	40731	0.87	14
8	40719	0.87	22
9	45343	0.96	16
10	45755	0.97	10
11	64379	1.37	23
12	40862	0.87	18

Ward	# of Supporters	Change in Supporters	Quotient	# of Schools	Change in Schools	
1	33115	0	0.70	12	0	I
2	43650	0	0.93	14	0	Ī
3	40856	0	0.87	13	0	Ī
4	53600	0	1.14	18	0	Ī.
5	48560	-25319	1.03	18	-9	
6	50149	8971	1.07	16	3	Ī
7	48646	7915	1.03	24	10	
8	43335	2616	0.92	18	-4	Ï
9	51193	5850	1.09	18	2	Ī
10	45755	0	0.97	10	0	Ī
11	59492	-4887	1.27	21	-2	
12	45716	4854	0.97	18	0	

Option 2 - Closest to Status Quo with Slight Rebalancing

	Ward	# of Supporters	Change in Supporters	Quotient	# of Schools	Change in Schools
ſ	1	33115	0	0.70	12	0
ſ	2	43650	0	0.93	14	0
	3	40856	0	0.87	13	0
	4	53600	0	1.14	18	0
	5	63945	-9934	1.36	24	-3
	6	41178	0	0.88	13	0
	7	40731	0	0.87	14	0
	8	40719	0	0.87	22	0
	9	45343	0	0.96	16	0
[10	45755	0	0.97	10	0
	11	60275	-4104	1.28	21	-2
	12	54900	14038	1.17	23	5

Notes:

1) The aim is to achieve an Electoral Quotient calculation closest to 1.0 for each Trustee Ward.

2) Tables reflect current school locations, including temporary sites.

3) All alternative learning centres are the responsibility of Trustee Ward 9 and have been excluded from the total school counts above.

OPTION 1

Trustee Ward 1 - Joseph Ma	rtino	
School Name	Pan	el Changes
St Maurice	E	
Dante Alighieri Academy (Temp. Site)	S	
Msgr Percy Johnson	S	
St Stephen	E	
St Benedict	E	
Holy Child	E	
St Dorothy	E	
Father Henry Carr	S	
St John Vianney	E	
St Andrew	E	
Msgr John Corrigan	E	
St Angela	E	

Trustee Ward 2 - Markus de Domenico		
School Name	Panel	Changes
St Clement	E	
Our Lady of Peace	E	
Nativity of Our Lord	E	
Michael Power/St Joseph	S	
Josyf Cardinal Slipyj	E	
St Gregory	E	
Mother Cabrini	E	
St Marcellus	E	
Holy Angels (Temp. Site)	E	
St Demetrius	E	
All Saints	E	
Father Serra	E	
Transfiguration	E	
St Eugene	E	

Trustee Ward 3 - Ida Li P	Trustee Ward 3 - Ida Li Preti			
School Name	Panel	Changes		
St Simon	E			
St Andre	E			
St Basil the Great College	S			
St Jude	E			
St Jane Frances	E			
Blessed Margherita of Citta Castello	E			
St Roch	E			
St Francis de Sales	E			
Venerable John Merlini	E			
St Wilfrid	E			
St Charles Garnier	E			
James Cardinal McGuigan	S			
St Augustine of Canterbury	E			

Trustee Ward 7 - Michael Del Grande

ubinski
Panel Changes
E
S
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Trustee Ward 5 - Maria Rizzo		
School Name	Panel	Changes
Sts Cosmas and Damian	E	9
Marshall McLuhan	S	9
Regina Mundi	E	9
St Charles	E	9
Our Lady of the Assumption	E	9
Blessed Sacrament	E	9
St Raphael	E	
St Margaret Annex	E	9
Madonna	S	
St Conrad	E	
St Norbert	E	
St Margaret	E	9
St Martha	E	
Loretto Abbey	S	9
St Jerome	E	
St Robert	E	
St Edward	E	
Cardinal Carter Academy for the Arts - Elementary	E	
Cardinal Carter Academy for the Arts - Secondary	S	
Cardinal Carter Academy for the Arts - Annex	S	
St Gabriel	E	
St Antoine Daniel	E	
St Cyril	E	
St Paschal Baylon	E	
St Joseph Morrow Park	S	
St Agnes	E	
Brebeuf College	S	

Trustee Ward 6 - Frank D'Amico			
School Name	Panel	Changes	
St Helen	E		
St Mary Catholic Academy	S		
St Sebastian	E		
St Luigi	E		
St Anthony	E		
St Rita	E		
St Mary of the Angels	E		
St Paul VI	E		
Loretto College	S		
St Clare	E		
Stella Maris	E		
St Nicholas of Bari	E		
St John Bosco	E		
Bishop Macdonell	E	9	
St Mary	E	9	
St Michael	E	9	

	School Name	Panel	Changes
	St Joan of Arc Catholic Academy	S	12
	Precious Blood	E	12
	St Albert	E	12
	St Nicholas	E	12
	St Lawrence	E	12
	St Kevin	Ε	12
	Our Lady of Wisdom	E	12
	St Victor	E	12
	Holy Spirit	E	
	St Aidan	E	
	Epiphany of Our Lord Academy	E	
	St Sylvester	E	
	St Henry	E	
	Mary Ward	S	
	St Elizabeth Seton	Ē	8
	St Bartholomew	E	8
	St Barnabas	E	8
	St Ignatius of Loyola	E	8
	Francis Libermann	S	8
	St Marguerite Bourgeoys	E	8
	Our Lady of Grace	E	8
	St Gabriel Lalemant	E	8
	St Rene Goupil	E	8
	The Divine Infant	E	8
	Prince of Peace	E	8
	Blessed Pier Giorgio Frassati	E	8
	St Timothy	E	11
	St Gerald	E	11
	St Kateri Tekakwitha	E	11
	Blessed Trinity	E	11
7	Our Lady of Guadalupe	E	11
	St Matthias (Temp. Site)	E	11

	-	_
St James	E	
Trustee Ward 8 - Garry Ta	nuan	
School Name		Changes
St Malachy	r anter IF	changes
St Brendan	E	
St Elizabeth Seton	F	7
St Bartholomew	F	7
Cardinal Leger	F	,
St Barnabas	F	7
St Dominic Savio	F	,
St Florence	F	
St lean de Brebeuf	F	
St Ignatius of Loyola	E	7
St Columba	F	/
Francis Libermann	S	7
	S F	7
St Marguerite Bourgeoys St Mother Teresa Catholic Academy	E S	/
Our Lady of Grace	E	7
Sacred Heart	F	/
St Gabriel Lalemant	F	7
St Bede	F	/
	F	7
St Rene Goupil The Divine Infant	E	/
Prince of Peace	F	/
Blessed Pier Giorgio Frassati	E	/
St Ursula	F	12
St Orsula St Rose of Lima	F	12
St Rose of Lima St Barbara	F	12
St Barbara St Martin De Porres	E	12
St Martin De Porres	E F	12
	-	12
St Thomas More	E	12
St Edmund Campion	-	12
St John Paul II	S	12

School Name	Pane	I Changes
Bishop Macdonell	E	6
St Mary	E	6
St Michael	E	6
Pope Francis	E	
St Michael's Choir Sr.	S	11
St Michael's Choir Jr.	E	11
St Paul	E	11
St Francis of Assisi	E	
St Josephs College	S	
Our Lady of Lourdes	E	11
St Bruno-St Raymond	E	
St Alphonsus	È	
Holy Rosary	E	
Our Lady of Perpetual Help	E	
D'Arcy McGee	E	
St Thomas Aquinas	E	
Sts Cosmas and Damian	E	5
Marshall McLuhan	S	5
Regina Mundi	E	5
St Charles	E	5
Our Lady of the Assumption	E	5
Blessed Sacrament	E	5
St Margaret Annex	E	5
St Margaret	E	5
Loretto Abbey	S	5

Note: Tables reflect current school location, including temporary sites. Note: All Alternative Learning Centres fall within the responsibility of Ward 9 .

Schools Lost	
School Gain	
School Remain	

Trustee Ward 10 -Daniel	Di Gio	rgio
School Name	_	Changes
St Oscar Romero	S	
St Matthew	E	
Santa Maria	E	
Our Lady of Victory	E	
Immaculate Conception	E	
St Bernard	E	
St John the Evangelist	E	
Chaminade College	S	
St Francis Xavier	E	
St Fidelis	E	

School Name	Panel Char
St Joseph	E
St Denis	E
Holy Name	E
St Patrick	S
St John	E
Notre Dame	S
St Brigid	E
Holy Cross	E
Canadian Martyrs	E
St Anselm	E
St Monica	E
St John XXIII	E
St Bonaventure	E
St Catherine	E
Senator O'Connor College	S
Annunciation	E
St Isaac Jogues	E
St Timothy	E
St Gerald	E
St Kateri Tekakwitha	E
Blessed Trinity	E
Our Lady of Guadalupe	E
St Matthias (Temp. Site)	E
St Michael's Choir Sr.	S
St Michael's Choir Jr.	E
St Paul	E

Trustee Ward 12 - Nancy Crawford			
School Name	Panel	Changes	
Neil McNeil	S		
St Dunstan	E		
Immaculate Heart of Mary	E		
Our Lady of Fatima	E		
St Joachim	E		
St John Henry Newman	S		
St Theresa Shrine	E		
St Agatha	E		
St Maria Goretti	E		
St Boniface	E		
St Ursula	E	8	
St Rose of Lima	E	8	
St Barbara	E	8	
St Martin De Porres	E	8	
St Richard	E	8	
St Thomas More	E	8	
St Edmund Campion	E	8	
St John Paul II	S	8	
St Joan of Arc Catholic Academy	S	7	
Precious Blood	E	7	
St Albert	E	7	
St Nicholas	E	7	
St Lawrence	E	7	
St Kevin	E	7	
Our Lady of Wisdom	E	7	
St Victor	E	7	

OPTION 2

Trustee Ward 1 - Joseph M	artino	
School Name	Panel C	hanges
St Maurice	E	
Dante Alighieri Academy (Temp. Site)	S	
Msgr Percy Johnson	S	
St Stephen	E	
St Benedict	E	
Holy Child	E	
St Dorothy	E	
Father Henry Carr	S	
St John Vianney	E	
St Andrew	E	
Msgr John Corrigan	E	
St Angela	E	

Trustee Ward 5 - Maria Rizzo

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	-	
Trustee Ward 2 - Marku	s de Do	menico
School Name	Panel	Changes
St Clement	E	
Our Lady of Peace	E	
Nativity of Our Lord	Е	
Michael Power/St Joseph	S	
Josyf Cardinal Slipyj	Е	
St Gregory	E	
Mother Cabrini	E	
St Marcellus	E	
Holy Angels (Temp. Site)	E	
St Demetrius	E	
All Saints	Е	
Father Serra	E	
Transfiguration	Е	
St Eugene	E	

School Name	Panel	Change
St Simon	E	
St Andre	E	
St Basil the Great College	S	
St Jude	E	
St Jane Frances	E	
Blessed Margherita of Citta Castello	E	
St Roch	E	
St Francis de Sales	E	
Venerable John Merlini	E	
St Wilfrid	E	
St Charles Garnier	E	
James Cardinal McGuigan	S	
St Augustine of Canterbury	E	

School Name	Panel Change
St Leo (Temp. Site)	E
Father John Redmond	S
The Holy Trinity	E
St Josaphat	E
St Ambrose	E
St Louis	E
Bishop Allen Academy	S
St Mark	E
St Elizabeth	E
Holy Family	E
St Vincent de Paul	E
St Vincent de Paul, Bldg. 2	E
Our Lady of Sorrows	E
St Pius X	E
Bishop Marrocco/Thomas Merton	S
St Cecilia	E
James Culnan	E
St James	F

School Name	Panel	Changes
Sts Cosmas and Damian	E	11
Marshall McLuhan	S	11
Regina Mundi	E	11
St Charles	E	11
Our Lady of the Assumption	E	11
Blessed Sacrament	E	11
St Raphael	E	5
St Margaret Annex	E	11
Madonna	S	5
St Conrad	E	5
St Norbert	E	5
St Margaret	E	11
St Martha	E	5
Loretto Abbey	S	11
St Jerome	Ε	5
St Robert	Ε	5
St Edward	Ε	5
Cardinal Carter Academy for the Arts - Elementary	E	5
Cardinal Carter Academy for the Arts - Secondary	S	5
Cardinal Carter Academy for the Arts - Annex Site	S	5
St Gabriel	E	5
St Antoine Daniel	Ε	5
St Cyril	Ε	5
St Paschal Baylon	Ε	5
St Joseph Morrow Park	S	5
St Agnes	Ε	5
Brebeuf College	S	5
St Timothy	E	11
St Gerald	E	11
St Kateri Tekakwitha	E	11
Blessed Trinity	E	11
Our Lady of Guadalupe	E	11
St Matthias (Temp. Site)	E	11

	Trustee Ward 6 - Fran	nk D'An	nico	ΙF	
ges	School Name	Panel	Changes	S	5
11	St Helen	Е		S	
11	St Mary Catholic Academy	S		F	
11	St Sebastian	E		S	
11	St Luigi	E		S	
11	St Anthony	E		S	51
11	St Rita	E		S	
5	St Mary of the Angels	Е		C S	D
11	St Paul VI	Е		S	51
5	Loretto College	S		ŀ	ł
5	St Clare	E		S	51
5	Stella Maris	E		E	1
11	St Nicholas of Bari	E		E S	51
5	St John Bosco	E		S	51

S	School Name	Panel	Changes
	St Joan of Arc Catholic Academy	S	
	Precious Blood	E	
	St Albert	E	
	St Nicholas	E	
	St Lawrence	E	
	St Kevin	E	
	Our Lady of Wisdom	E	
	St Victor	E	
	Holy Spirit	E	
	St Aidan	E	
	Epiphany of Our Lord Academy	E	
	St Sylvester	E	
	St Henry	E	
	Mary Ward	S	

Trustee Ward 7 - Michael Del Grande

Trustee Ward 8 - Garry Tanuan			
School Name	Panel	Changes	
St Malachy	E		
St Brendan	E		
St Elizabeth Seton	E		
St Bartholomew	E		
Cardinal Leger	E		
St Barnabas	E		
St Dominic Savio	E		
St Florence	E		
St Jean de Brebeuf	Е		
St Ignatius of Loyola	E		
St Columba	E		
Francis Libermann	S		
St Marguerite Bourgeoys	E		
St Mother Teresa Catholic Academy	S		
Our Lady of Grace	E		
Sacred Heart	E		
St Gabriel Lalemant	E		
St Bede	E		
St Rene Goupil	E		
The Divine Infant	E		
Prince of Peace	E		
Blessed Pier Giorgio Frassati	E		



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Schools Lost	
School Gain	
School Remain	

1	Trustee Ward 10 -Daniel Di Giorgio		
S.	School Name	Panel	Changes
	St Oscar Romero	S	
	St Matthew	E	
	Santa Maria	E	
1	Our Lady of Victory	E	
	Immaculate Conception	E	
	St Bernard	E	
	St John the Evangelist	E	
	Chaminade College	S	
	St Francis Xavier	Ε	
	St Fidelis	E	

Scioschi	-	11
St Denis	E	12
Holy Name	E	11
St Patrick	S	11
St John	E	12
Notre Dame	S	12
St Brigid	E	12
Holy Cross	E	11
Canadian Martyrs	E	12
St Anselm	E	11
St Monica	E	11
St John XXIII	Е	11
St Bonaventure	Е	11
St Catherine	Е	11
Senator O'Connor College	S	11
Annunciation	E	11
St Isaac Jogues	E	11
St Timothy	E	5
St Gerald	E	5 5 5 5 5 11
St Kateri Tekakwitha	E	5
Blessed Trinity	E	5
Our Lady of Guadalupe	E	5
St Matthias (Temp. Site)	E	5
Sts Cosmas and Damian	E	
Marshall McLuhan	S	11
Regina Mundi	E	11
St Charles	E	11
Our Lady of the Assumption	E	11
Blessed Sacrament	E	11
St Margaret Annex	E	11
St Margaret	E	11
Loretto Abbey	S	11

Trustee Ward 11 - Angela Kennedy

Panel Changes

School Name

St Joseph

Trustee Ward 12 - Nancy Crawford		
School Name	Panel	Changes
Neil McNeil	S	
St Dunstan	E	
Immaculate Heart of Mary	E	
Our Lady of Fatima	E	
St Joachim	E	
St John Henry Newman	S	
St Theresa Shrine	E	
St Agatha	E	
St Maria Goretti	E	
St Boniface	E	
St Ursula	E	
St Rose of Lima	E	
St Barbara	E	
St Martin De Porres	E	
St Richard	E	
St Thomas More	E	
St Edmund Campion	E	
St John Paul II	S	
St Denis	E	11
St John	E	11
Notre Dame	S	11
St Brigid	E	11
Canadian Martyrs	E	11



Dr. Eileen de Villa Medical Officer of Health

Toronto Public Health 277 Victoria Street, 5th Floor Toronto, Ontario M5B 1W2 Tel: 416-338-7820 Fax: 416-392-0713 medicalofficerofhealth@toronto.ca toronto.ca/health

March 22, 2022

Angela Kennedy Chair, Toronto Catholic District School Board 80 Sheppard Ave. E. Toronto, ON M2N 6E8

Dear Ms. Kennedy:

Re: Update on COVID-19 Protocols

Thank you for the opportunity to share information with you on supporting the health of students at Toronto Catholic District School Board (TCDSB). This letter is in response to the motion from your committee meeting on Thursday March 10, 2022, with the request for Toronto Public Health (TPH) to send written communication to address the changes to the Ministry of Education guidelines.

At the beginning of the pandemic, as COVID-19 was a new virus, we were only starting to learn about how it was transmitted. Two years later, we have a greater understanding of how this virus spreads from person-to-person and the body's response to infection. We can now detect, diagnose, and treat COVID-19 more effectively and we have tools, including vaccines and therapeutics, to better protect ourselves against serious health outcomes of COVID-19.

As has been the case throughout the pandemic, policy related to schools is within the provincial government's purview. This includes all policies related to mask mandates in schools. Further, with the most recent update to the Reopening Ontario Act, local medical officers of health are precluded from issuing Letters of Instruction to implement local measures, including the requirement that masks be worn in schools or other locations.

Even in the absence of regulations requiring their use, masks continue to be an important part of our community's COVID response. We can still use well-fitting, high-quality masks to protect our health alongside vaccination, staying home when sick, screening and other protective measures. We encourage the TCDSB to ensure that their schools are mask-friendly places, to help people who choose to wear a mask to do so, including continuing to provide mask breaks for those staff and students during the school day. As has been the case throughout the pandemic, the team here at TPH stands prepared to support the TCDSB and all its schools in this regard.

Toronto Public Health has worked closely throughout the pandemic with the TCDSB to provide recommendations and guidance that are evidence-informed and timely, to keep schools as safe as possible. Additionally, TPH and our Team Toronto vaccination partners have

successfully collaborated with TCDSB senior and school staff to offer COVID-19 vaccination clinics at school sites for staff, students and their families.

The excellent work of school staff to support these clinics during school hours and after hours has contributed to the high rates of COVID-19 vaccine coverage in our community, with first dose vaccination rates approaching 60 per cent for 5-11 year-olds and 95 per cent for 12-17 year-olds. This is a testament to the incredible partnership between TPH and the TCDSB to ensure that vaccination, the most effective measure to combat COVID-19, is available to those in school settings.

We also recognize that based on the potential for the emergence of new variants and the spread of COVID-19, and as stated by the Chief Medical Officer of Health, there may be a time in the future when the Province reinstates mask mandates. As such, my team and I will continue to work with the Province and the Chief Medical Officer of Health to closely monitor the key public health and health care system indicators and work closely with you and your team at the TCDSB.

Sincerely,

Rinoo

Eileen de Villa, MD, MBA, MHSc, CCFP, FRCPC Medical Officer of Health

cc. Brendan Browne, Director of Education



CONSULATE GENERAL OF SRI LANKA TORONTO, CANADA

1, Eglinton Avenue East, # 501, Toronto, Ontario M4P 3A1

Tel: 001-416-323-9133/416-323-0729 Fax: 001-416-323-3205 E-mail: srilanka@bellnet.ca

March 23, 2022

Board of Trustees Toronto Catholic District School Board 80 Sheppard Avenue East Toronto, ON M2N 6E8

Recognition of Sri Lanka New Year in April by the Toronto Catholic District School Board

As the Consul General of Sri Lanka in Toronto, it is my pleasure to support a Motion to have the Sri Lankan New Year, celebrated in April every year, acknowledged by the Toronto Catholic District School Board.

Sri Lankans have been immigrating to Canada since the 1940s. Cities across the country including Ottawa, Toronto, Montreal, Charlottetown and Calgary have been organizing cultural events in April to celebrate the Aluth Avurudu (also known as New Year) with the participation of many distinguished guests.

Over the last 60-70 years, naturalized immigrants from Sri Lanka have made Canada their home and contributed significantly to the economy, the political landscape, and the social and cultural landscape of Canada. There are many successful Sri Lankan-Canadian business owners providing jobs to thousands. They also work at various levels in educational institutions, healthcare and many other professions contributing to the growth and prosperity of Canada.

The Sri Lankan New Year in April is an important time for Canadian-Sri Lankans to celebrate and recognize Sri Lankans of all ethnicities in Canada and their contributions to our society. My sincere hope is that you will support this Motion and acknowledge the significance of the Sri Lankan New Year in April for years to come.

Sincerely,

Thushara Rodrigo

Thubhara Rodrig6 Consul General of Sri Lanka

SRI LANKAN CANADIAN HERITAGE FOUNDATION

info@SriLankanHeritage.ca 42, Rue Alice-Parizeau, Gatineau, J8P 0K3

March 23, 2022

Trustee Garry Tanuan Toronto Catholic District School Board 80 Sheppard Avenue East Toronto, ON M2N 6E8

Dear Mr. Tanuan and Board of Trustees,

I am writing this letter in support of a motion to recognize Sri Lankan New Year Day at the Toronto Catholic District School Board. I respectfully request that the Board of Trustees vote favorably on the motion.

At The Sri Lankan Heritage Foundation, our mission is to recognize and share the hard work and achievements of Sri Lankan-Canadians.

Over 40 years, we have been organizing cultural activities with the graceful presence of many distinguished guests representing the Canadian government and non-governmental bodies. We have received many letters of congratulations from government representatives including Hon. Justin Trudeau, Hon. Stephan Harper and Hon. Kathleen Wynne.

Sri Lanka has a rich and distinct culture dating over 2,500 years. Sri Lanka's unique heritage is filled with arts, crafts, music and architecture that cannot be seen anywhere else in the world. Sri Lankan events in Canada provide an opportunity to share this rich culture and heritage with all Canadians, and provide the younger generations an opportunity to appreciate and revitalize the passion to protect it. We focus on culture, history, heritage, sports and language when showcasing Sri Lankan heritage.

Since April is a key month in terms of cultural value, we hope to pursue a recognition of April as Sri Lankan Heritage Month in Canada. Recognizing the New Year Day is a vital part of that recognition.

I respectfully urge the Toronto Catholic District School Board to approve this motion and strongly believe that this effort will benefit our students and our community at large. Thank you for your consideration of this issue.

Sincerely,

Anura Ferdinand

Edward Anura Ferdinand President Sri Lankan Heritage Foundation 613-700-4849 info@srilankanheritage.ca

Happy Sri Lankan-Canadian Mew Year!

Greeting In Sinhalese: Suba Aluth Avuruddak Veva

Greeting in Tamil: Puththandu Vaalthukkal Urithakaddum

April 14, 2022

<u>Our</u> Traditions



K-12 students are welcome to enter the **Limitles's Lanka** Logo competition! See details <u>here.</u>