PUBLIC



REGULAR BOARD

RECOMMENDED CHANGES TO STANDING COMMITTEE MEETINGS RESULTING FROM REGULATION 463/97

When you come together, each one has a hymn, a lesson, a revelation, a tongue, or an interpretation. Let all things be done for building up. Corinthians 14:26

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Drafted	Meeting Date
June 3, 2025	June 12, 2025
Brendan Browne, Director of Education	5 ,
RECOMMENDATION REPORT	
<text><text><text><text><text><text><text></text></text></text></text></text></text></text>	Brendan Browne Director of EducationAdrian Della Mora Associate Director of Academic Affairs & Chief Operating OfficerDerek Boyce Associate Director of Corporate Services and Chief Commercial OfficerRyan Putnam Chief Financial Officer and Treasurer
	Ver2.6

A. EXECUTIVE SUMMARY

In July 2024, the Ontario Government amended Ontario Regulation 463/97 – Electronic Meetings and Meeting Attendance, with some changes taking effect on July 29, 2024, and further changes taking effect on September 1, 2025.

Effective September 1, 2025, a Trustee will be deemed to have vacated their seat if they:

- a) absent themselves without being authorized by resolution entered in the minutes, from three consecutive regular meeting of the Board; or
- b) fail to be physically present at a regular meeting of the Board or Committee of the Whole Board without approval of an exemption allowing attendance by electronic means, in accordance with the Board's Electronic Meetings and Meeting Attendance Policy

The current practice of the Board is to "rise and report" by resolving into Board at the end of the Student Achievement and Corporate Services Committee meetings in order to approve all decisions made in committee. Since the By-Laws require that both committees are comprised of all members of the Board, all Trustees are part of decision making at these two committee meetings. This process has worked well for the Board and is only being reconsidered in light of the changes to Regulation 463/97.

As Secretary to the Board of Trustees, the Director of Education has considered potential risk to Trustees as a result of this amendment to Regulation 463/97. In light of the changes taking effect on September 1, 2025 – particularly b) above – continuing the practice of "rise and report" at the end of committee meetings presents a risk to Trustees when resolving into full Board if they are not in attendance at a committee meeting.

The Director of Education recommends that the Board discontinue its practice of rising and reporting to the Board after meetings of its Student Achievement and Well-Being and Corporate Services Committee meetings, whose membership includes all members of the Board.

A report outlining this recommendation and the suggested changes was brought to May 22nd Board meeting. The Board approved the recommendation to bring this change to the June 12th Board meeting as per Operating Bylaw 175.

The cumulative staff time required to prepare this report was 2 hours

B. PURPOSE

- 1. This Report is on the Order Paper of the Regular Board because it recommends revision to Board Bylaw 175.
- 2. The recommended revision to the Board Bylaw is to delete Article 6.2 of Bylaw 175 and replace it with the language found in Appendix A.
- 3. The changes to Ontario Regulation 463/97 that take effect September 1, 2025 mean that a Trustee may be deemed to have vacated their seat, if they fail to be physically present at a regular meeting of the Board or Committee of the Whole Board without approval of an exemption allowing attendance by electronic means, in accordance with the Regulation.
- 4. As Secretary of the Board, the Director of Education reviewed the impact of the Government's changes to electronic participation of the Board of Trustees.
- 5. The Director's review resulted in a recommendation that the Board amend Bylaw 175. The Director's recommendation is made in the interest of eliminating any potential risk that the "rise and report' to Board after the Corporate Services and Students Achievement standing committee meetings (whose membership is all Board members), is considered a regular board meeting which would require in person attendance or electronic attendance only with approval as per Regulation 463/97.

C. BACKGROUND

- 1. In July 2024, *Ontario Regulation 463/97- Electronic Meetings and Meeting Attendance* (O. Reg 463/97) was amended by *Ontario Regulation 313/24* with some changes taking effect on July 29, 2024, and further changes taking effect on September 1, 2025.
- 2. The requirements for a trustee to physically attend at least three regular board meetings during each 12-month period beginning November 15, 2022, and to physically attend at least one meeting in each four-month period starting November 15 of each year, both currently in effect, is revoked effective September 1, 2025.
- 3. Effective September 1, 2025, a Trustee will be deemed to have vacated their seat if they:

- a. absent themselves without being authorized by resolution entered in the minutes, from three consecutive regular meetings of the Board; or
- b. fail to be physically present at a regular meeting of the Board or Committee of the Whole Board without approval of an exemption allowing attendance by electronic means, in accordance with the Board's Electronic Meetings and Meeting Attendance Policy

D. EVIDENCE/RESEARCH/ANALYSIS

- 1. Article 6.2 of the Board By-law provides that a Special Meeting of the Board shall be held immediately following the conclusion of the regular meetings of all standing committees of the Board solely to permit the standing committee to rise and report to the Board on matters considered at such meetings.
- 2. All Board members are members of the Corporate Services Committee and the Student Achievement and Well-Being Committee, as provided in Bylaw Article 7.3.2.1.
- 3. Regulation 463/97 does not mandate in person attendance or electronic attendance with approval, for standing committee meetings.
- 4. Though the "rise and report" into Board provided in article 6.2 is referenced as a "Special monthly meeting of the Board." it has potential to be considered a regular meeting of the Board, and therefore captured by Ontario Regulation 463/97.
- 5. The recommended amendment to Article 6.2 will require minor amendments to Articles 6.3, 8.1, 9.4, and 9.9 so that these provisions are consistent with the revisions to Article 6.2.

E. RECOMMENDATION

That the Board amend By-Law 175 by:

1) Deleting Article 6.2 "Monthly Special Meetings of the Board" and replacing it with Article 6.2 "Reports from Standing Committees to the Board – Governance and Policy, Corporate Services, and Student Achievement" found in Appendix A; and

2) Making minor amendments to Articles numbering (as shown in Appendix A) dealing with how committee reports move to the Board agenda so that these provisions are consistent with the revised Article 6.2. The highlights in Appendix A show additions and the strikethrough shows deletions."