



School District No. 46 (Sunshine Coast)

Administrative Regulations

FACILITIES – NEW DRAFT

3850

- d. The Secretary-Treasurer is responsible for determining rental rates on a cost recovery basis.
- e. Opportunities for proposals to occupy available space will be posted to BC Bid.
- f. When proposing a full-time child care program, proponents must be open to collaborating with early learning educators and should also be comfortable with the Early Learning Vision established by the school district.
- g. Licensed child care providers must sign a license agreement which specifies license rates, terms and conditions for the use of board property.
- h. The site will be offered “as-is” and the cost of improvements and furnishings to facilitate child care activities will be borne by the child care provider.
- i. Licensed child care providers are responsible for ensuring that they comply with regulatory requirements associated with operating a licensed child care facility.

Date adopted:
Revised:

Reference: *School Act Section 85.1*, Board Policy 12.2,

Supt. Signature: