BOOSTER CLUB
SANCTIONING

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OVERVIEW

Oklahoma law requires that all funds collected by programs to aid students such as booster clubs, PTA’s, etc., must go into a school activity fund and be under the control of the school district.

--OKLA. STAT. tit. 70, § 5-129

There is one exception - the exception is when the organization is sanctioned by the board of education.
WHAT IS SCHOOL SANCTIONING

- All school districts are required to have sanctioning policies to allow booster clubs to be exempt from the activity fund controls

- What is sanctioning?
  - It does not mean an “approval” to act on behalf of the School District.
  - It does not mean a “penalty” by the School District.

- Sanctioning is just this: funds collected by booster clubs and other organizations are exempt from the regulations of the School District’s school activity fund

- This means that organizations may, by and large, control their own funds and the use of those funds for the benefit of students within certain exceptions
WHAT IF AN ORGANIZATION IS NOT SANCTIONED?

• If an organization is not sanctioned by the board of education, then that organization must deposit its funds in a board approved school activity account which must follow the district’s policies and procedures.
• Most school districts have a sanctioning policy.
• All administrators who deal with booster clubs should review the School District’s policy annually and be very familiar with it.
• All booster club officers should review the policy annually and be very familiar with it.

• So, in summary, a booster club or PTA, if sanctioned, **is not** subject to School Activity Fund requirements.

• But the booster club or PTA, if “sanctioned” **is** subject to the School District’s sanctioning policy requirements.
THE SANCTIONING PROCESS
THE APPLICATION PROCESS

• Ensure the application is submitted by the district’s deadline
• The superintendent makes a recommendation to the board concerning sanctioning of any particular organization.
• The board reviews the organization’s application and decides to approve or decline it.
• The board’s decision is final and nonappealable.
• In deciding to sanction or renew a sanctioning application, the board of education may require further information.
• For example, the board of education may require financial statements.
• The booster club is obliged to keep accurate and current records.
BOARD CONSIDERATIONS AS TO SANCTIONING

- In determining whether to sanction an organization a board of education considers:

- if the program is an extension, expansion or related to school curriculum

  OR

- whether the organization assists student government or other activities

  OR

- whether the organization promotes activities approved by the board
• At any time, the board of education may, in its discretion, withdraw sanctioning if it deems it to be in the best interests of the school district;

• The board's decision is final and nonappealable

• It is clear that sanctioning/de-sanctioning is in the total discretion of the board of education
APPLICATION PARTICULARS
• The application form requires a statement of purpose, goals, organizational structure, and membership requirements of the organization

• The application form requires a detailed statement of how the school district and its students will benefit if the organization is sanctioned

• A statement of nondiscriminatory under Oklahoma law and federal law

• Financial and performance audits, if any, which have been performed by an independent accounting firm

• Again, remember the application needs to be timely submitted by the deadline
SANCTIONED ORGANIZATION REQUIREMENTS
Sanctioned Organization may be required to provide, on an annual basis, financial and performance audits by an independent accounting firm. If requested, such audits are required to be provided to the School District within 90 days of request.

As may be requested, Sanctioned Organizations must promptly provide copies of any and all records to the School District.

The board of education can withdraw sanctioning at any time.

No Sanctioned Organization can publish or otherwise publicly indicate that it has been sanctioned by the School District.
NON-DISTRICT LIABILITY

• Neither the Board of Education nor the School District is liable for any obligation, loss of funds, misfeasance or malfeasance of any Sanctioned Organization

• Accordingly, District employees cannot serve as the treasurer of a Sanctioned Organization
TAX IDENTIFICATION NUMBERS

- **Tax ID Numbers**: Booster Club/PTA should never, under any circumstances, use the school district’s tax ID number
- **Organizations** are required to have their own tax ID number
USE OF DISTRICT EMPLOYEES

- Due to IRS filing and reporting obligations on the District:
  - sanctioned organizations cannot employ or pay District employees
  - Sanctioned organizations cannot hire technicians, choreographers, independent contractors or outside employees for the benefit of a District activity or program without PRIOR written permission by the District
- Besides raising Title IX issues these hires also implicate state and federal serious tax issues.
- Any request for payment to a District employee for services rendered must receive written approval before any services rendered so that funds can be transferred to the District for payment by the District
• Sanctioned organizations must issue all 1099s, W-2, and all other annual tax forms required.

• Sanctioned organizations must submit copies of all such tax forms to the District’s CFO no later than 30 days after the filing date each year

• District employees cannot have direct access to the bank accounts and financial records of sanctioned organizations

• No District logo can be used by a Sanctioned Organization without prior written permission of the Superintendent or designee
WHAT A SANCTIONED ORGANIZATION IS NOT

• Just because an organization is sanctioned does not mean that the organization is an arm of the school district.

• The organization is not an arm or agent of the school district.

• A booster organization may not say that it represents the school district or is affiliated with the SD in dealing with any vendors or the public in general.

• Bottom line: the school district does not “approve” an organization by sanctioning it.

• Organizations cannot obligate or attempt to obligate the school district.

• Doing so will likely cause your group to lose its sanction.
Booster Clubs have an obligation to explain to third parties that you are not a part of the school district.

Sanctioned Organization have liability for its actions, not the school district.

Embezzlements in a Booster Club/PTA come up with greater frequency than we want.

If there is an embezzlement, it’s a Booster Club/PTA problem—NOT the school district’s.
TITLE IX CONSIDERATIONS
• Title IX requires that no person, shall on the basis of sex, be precluded from participation in or be denied the benefits or be subjected to discrimination in any education program or activity receiving federal funds.
• School Districts receive federal funds.
• So, School Districts are subject to Title IX.

• School districts must insure that equivalent benefits and services are provided to both sexes in athletic programs.
• This does not require EQUAL benefits and services.
Therefore, where booster clubs provide benefits (money, equipment, etc.) or services that assist only teams of one sex, the school district is required by law to insure that teams of the other sex receive equivalent benefit or services.

It must be understood and cooperation with the School District is essential.

Accordingly, here is the fundamental premise: If booster clubs provide benefits to athletes of one sex that are greater than what the school is providing to athletes of the other sex, then the school must take steps to insure that the benefits and services are equivalent for both sexes.
• The district may not use lack of its own funds to justify failure to insure similar benefits to boys and girls.
• The district must assure that such factors as equipment, uniforms, coaches and facilities are provided on an equivalent basis regardless of booster club funding and the resulting benefits and services must be equivalent for both sexes.
• Booster club donations may involve monetary donations or nonmonetary donations.
• THUS, receiving money or benefits or in-kind contributions from organizations is totally discretionary with the school district.
To sum up the title IX issues, remember:

• Though equal expenditures are not required, the pattern of expenditures should not result in disparate effects on the athletic benefits of either males or females.

• If a booster club will not cooperate with the school district’s legal requirement of equity of benefits then the booster club donation may be declined or re-routed elsewhere.
SUMMARY

- Booster clubs and PTAs exist solely to promote School sponsored activities.
  - There is no other purpose.

- Accordingly, boosters and booster organizations and PTAs must abide by school district rules or the school district simply will not accept the money or donations.

- If the Booster Club has rules that are contrary to a board of education or administrative practices, then the board and administration’s policy or practices control
• If boosters or booster clubs don’t agree that the School District’s policies and practices override booster club rules, then school district can refuse any contributions or activities by the boosters or the clubs.