GRANTON AREA SCHOOL DISTRICT BOARD POLICY

POLICY CODE: Chapter 2; Section D

AUTHORITY, POWERS AND DUTIES

The Board of Education can transact business, which is legally binding on the district only when it is in regular session with a quorum present, and its proceedings recorded in the minutes of the meeting. Individual members have status as Board members only when acting formally as members of the Board while it is in regular session, or when specifically entrusted by the Board to carry out definite assignments.

The Board shall possess all powers vested in it as provided by the Statutes of the State of Wisconsin.

The Board retains full legislative and judicial authority over the schools in accordance with the school laws and the expressed will of the electorate, but delegates all executive, supervisory, and instructional authority to its employees as specified by policy. Legislative service under the law implies the power and the obligations to contract for service and materials, the power to inspect, the power to pass judgment upon employees and their work, and the power to veto acts of any or all employees when such acts are deemed contrary to the legal rights or obligations of the district, or inconsistent with the established Board policies.

The Board views as its duty the process of evaluation which is that function which attempts, through careful examination, the study of facts and conditions to determine the efficiency of operations of the general activities, and the worth and value of results of the activities in relation to the efficiency and value of instruction.

Adopted: March 13, 1979
Revised: September 9, 2013
Reviewed: December 9, 2019

Legal Administrative Code: References: Wisconsin Statutes: