Regulation of the Chancellor

Number: D-130
Subject: USE OF SCHOOL BUILDINGS BY CANDIDATES, ELECTED OFFICIALS AND POLITICAL ORGANIZATIONS, AND CONDUCT OF SCHOOL EMPLOYEES AND OFFICERS WITH RESPECT TO POLITICAL CAMPAIGNS AND ELECTIONS.
Category: POLITICAL ACTIVITIES IN SCHOOL BUILDINGS
Issued: April 29, 2021

SUMMARY OF CHANGES

This regulation updates and supersedes Chancellor’s Regulation D-130 dated June 22, 2009.

Changes:

• Clarifies the rules governing the conduct of members of a Community or Citywide Education Council and candidates for Community or Citywide Education Councils (Section I.D).

• Provides that candidates for Community or Citywide Education Councils are prohibited from spending more than $500 on their campaign in any given election year, and that candidates must keep records of their spending (Section I.D).
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ABSTRACT
This regulation governs the use of school buildings by candidates, elected officials, and political organizations and the conduct of school employees and officers with respect to political campaigns and elections.

INTRODUCTION
School buildings are not public forums for purposes of community or political expression. The following sets forth the rules which govern: (1) the use of, or access to, Department of Education school buildings by elected officials, candidates for elective office, or organizations working on behalf of such officials or candidates, both during school and non-school hours; (2) use of school facilities, equipment and supplies for political purposes by school employees, personnel, or staff members and officials; and (3) conduct of school employees, personnel, or staff members and officials with respect to political campaigns and elections.

I. DURING SCHOOL HOURS
A. Visits By Elected Officials and Candidates for Public Office

Visits by elected officials, including members of Community and Citywide Councils to schools during school hours provide elected leaders with the opportunity to review directly a critical and core municipal function: delivery of public education. Moreover, visits by candidates for elective office serve an important educational function in that they expose students to persons and views with which they should become familiar as informed and responsible citizens who either vote now or will

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1 For purposes of this regulation, the term school building shall include any Department of Education school building or leased school premises.
2 For purposes of this regulation, the terms “personnel,” “employee,” or “staff member” include persons working for the New York City Department of Education through community-based organizations under contract (or subcontract) with the New York City Department of Education or with a community school district while performing contract services.
3 This regulation does not apply to political conduct or activity of students.
vote someday. In order to ensure that such visits enhance the educational experiences of our students and do not become political events, the following requirements must be adhered to:

1. Subject to the express approval of the school principal, not to be unreasonably withheld, an elected official may visit a school in his or her official capacity. The principal must notify the superintendent and Network Leader when such a request has been granted. However, schools must request and seek to ensure that such visits are not to be used as vehicles for personal political purposes.

2. Subject to the express approval of the school principal, candidates for elective office or elected officials seeking reelection may visit schools during school hours. Requests to visit schools should, whenever possible, be made in writing. The principal must notify the superintendent and Network Leader when such a request has been granted. Such visits should be linked to relevant studies in history, social studies, civics, etc. and serve to further the educational mission of the school. Further, in order to ensure that students receive as much information as possible and to eliminate the possibility that schools be seen as endorsing an individual candidate or particular viewpoint, schools should attempt to expose students to as many different political views as reasonably possible. No visit during school hours shall be permitted or continued if such visit may disrupt the educational school environment.

3. Notwithstanding paragraph(s) I.A.2 above, no candidate for public office, including an elected official seeking reelection, may visit any Department of Education school building during the 60 calendar days prior to a primary and/or election, except as noted in Section I.A.1 above.

4. The Office of Communications and Media Relations must be notified in advance of any visits by elected officials or candidates for elective office.

B. Use of School Facilities, Equipment and Supplies

School facilities, equipment and supplies may not be used on behalf of any candidate, candidates, slate of candidates, or political organization/committee, except as provided by this regulation.

1. The use of any Department of Education school during school/business hours by any person, group, organization, committee, etc., on behalf of, or for the benefit of any elected official, candidate, candidates, slate of candidates or political organization/committee is prohibited.

2. No rallies, forums, programs, etc., on behalf of, or for the benefit of any elected official, particular candidate, candidates, slate of candidates or political organization/committee may be held in a school building.
3. No material supporting any candidate, candidates, slate of candidates or political organization/committee may be distributed, posted, or displayed in any school building except as noted in Section I.B.4 below:

4. Staff mailboxes and union bulletin boards in schools and district and central headquarters offices are to be used for the following purposes only: (1) by schools and district and central offices for the dissemination of education-related materials and other school-related information; and (2) by the union for the dissemination of union-related materials. Toward that end, the union may:
   a. Place materials advocating the election of a candidate, candidates, slate of candidates or political organization/committee in staff mailboxes.
   b. Post materials advocating the election of a candidate, candidates, slate of candidates or political organization/committee on union bulletin boards located in areas closed to students.

5. Notwithstanding (a) and (b) above, in no event shall materials containing endorsements of candidates for community or citywide councils be distributed in staff mailboxes or posted on union bulletin boards.

6. Parent association bulletins distributed through the children may not contain endorsements of any candidate, candidates, or slate of candidates, including candidates for Community or Citywide Councils or political organization/committee.

7. The principal is responsible for ensuring that unauthorized material is not posted, distributed or displayed.

8. No Department of Education duplicating, communication, electronic or other equipment may be used to produce, reproduce, record, or disseminate information on behalf of any candidate, candidates, slate of candidates or political organization/committee.

C. Conduct of Employees

1. While on duty or in contact with students, all school personnel shall maintain a posture of complete neutrality with respect to all candidates. Accordingly, while on duty or in contact with students, school personnel may not wear buttons, pins, articles of clothing, or any other items advocating a candidate, candidates, slate of candidates or political organization/committee.

2. Personnel may not be involved in any activities, including fundraising, on behalf of any candidate, candidates, slate of candidates or political organization/committee during working hours.
3. Any campaigning by any personnel on Department of Education time is strictly prohibited. This extends to the collection of petition signatures and challenging petitions and votes. Electioneering may not be considered “union business” in the case of school, school district, or headquarters staff designated as union representatives.
   a. Campaigning is not considered “personal business” for those personnel who have contractual personal business days. School personnel who absent themselves from duty to participate in such activities, unless otherwise on annual leave, will be deemed to be taking an unauthorized absence from duty and may be subject to disciplinary action.
   b. A personal business day or annual leave day may not be taken to serve in a paid position for the Board of Elections by any school staff member.

4. This regulation does not preclude school personnel from discussing or distributing information about election issues in connection with legitimate instructional programs and activities.

D. Community and Citywide Education Councils

1. Community or Citywide Education Council members may not:
   a. use their official position or title for the purpose of interfering with or affecting the result of an election or a nomination for office;
   b. directly or indirectly coerce, attempt to coerce, or command a Department of Education employee to pay, lend or contribute anything of value to a party, committee, organization, agency, or person for political purposes, or to participate in any campaign;
   c. use Department of Education facilities, equipment (including computers, Department of Education internet systems, telephones, fax machines, postage, office supplies), personnel, letterhead, or other Department of Education resources in connection with any political/campaign activities, except as authorized pursuant to Section II (After School Use) of these rules and regulations;
   d. use their official position or title to obtain any advantage in connection with any political/campaign activities;
   e. request political contributions or aid in political activities from any Department of Education employee or official or any Community or Citywide Education Council administrative assistant.

2. Candidates for Community or Citywide Education Councils may not:
   a. use Department of Education facilities, equipment (including computers, Department of Education internet systems, telephones, fax machines,
postage, office supplies), personnel, letterhead, or other Department of Education resources in connection with any political/campaign activities;

b. use contact information or distribution lists obtained from a Department of Education employee or by virtue of a prior parent leadership role within the Department of Education;

c. send campaign materials to the official email address of Department of Education parent organizations or post campaign materials on the social media accounts or websites of such organizations;

d. solicit or receive assistance from Department of Education employees or Community or Citywide Education Council administrative assistants in connection with campaign activities;

e. solicit or accept campaign contributions;

f. solicit or accept political endorsements;

g. spend more than $500 on their campaign in any given election year. Candidates must keep records of their spending.

II. AFTER SCHOOL USE

The use of school buildings during non-school hours is governed by State Education Law Section 414 and implementing procedures contained in the Department of Education’s Standard Operating Procedures Manual. All requests for permits to use school buildings during non-school hours must be handled in accordance with those procedures and consistent with the following requirements:

A. The use of any Department of Education school after school/business hours by any person, group, organization, committee, etc., on behalf of, or for the benefit of any elected official, candidate, candidates, slate of candidates or political organization/committee is prohibited, except as indicated in paragraphs II.C and D below.

B. No rallies, forums, programs, etc., on behalf of, or for the benefit of any elected official, candidate, candidates, slate of candidates or political organization/committee may be held in a school building after school/business hours, except as indicated in paragraphs II.C and II.D below.

C. Candidate forums are permitted provided all candidates are invited to participate.

D. Permit applications for candidate forums must include a written representation that all candidates have been invited to participate.

E. No candidate for public office, including an elected official seeking re-election may use any Department of Education school building after school business hours during the 60 calendar days prior to a primary and/or election, except if directly related to the elected official’s public duties and responsibilities.
III. COMPLIANCE

A. Any officer or employee who violates the provisions of this regulation is subject to disciplinary action.

B. No officer or employee may retaliate in any way against another officer, employee, parent, student or any other person who reports wrongdoing.

C. Violations should be reported to both offices listed below:

Special Commissioner of Investigation
25 Broadway, 8th Floor
New York, NY 10004
212-510-1500

Office of Legal Services
52 Chambers Street – Room 308
New York, NY 10007
212-374-6888

IV. INQUIRIES
Inquiries pertaining to this regulation should be addressed to:

Office of Legal Services
NYC Department of Education
52 Chambers Street – Room 308
New York, NY 10007
Telephone: 212-374-6888
Fax: 212-374-5596