ACTIVITY FUNDS SCHOOL SUPPORT GROUPS

The Board of Education shall exercise control over all funds on hand or hereafter received or collected, as herein provided, from student or other extracurricular activities conducted in the school district. Such funds shall be deposited to the credit of the account maintained for the benefit of the particular activity within the student activity fund. Disbursements from each of the activity accounts shall be by check countersigned by the student activity fund custodian and shall not be used for any purpose other than that for which the account was originally created. Provided, the board of education may direct by written resolution that any balance in excess of the amount needed to fulfill the function or purpose for which an account was established may be transferred to another account by the custodian.

The board of education may designate that any of the following revenue be deposited for the use of specific student activity accounts, or to a general activity fund within the student activity fund:

1. Admissions to athletic contests, school or class plays, carnivals, parties, dances, and promenades;
2. Sale of student activity tickets;
3. Concession sales and cafeteria or luncheon collections;
4. Dues, fees, and donations to student clubs or other organizations, provided that membership in such clubs or organizations shall not be mandatory;
5. Income or revenue resulting from the operation of student organizations or club projects, provided such revenue is not derived from the sale of property, supplies, products, or other assets belonging to the school district; and
6. Deposits for or collections for the purchase of class pictures, rings, pins, announcements, calling cards, annuals, banquets, student insurance, and other such personal items; provided the cost of such items shall not be charged against other school funds.

All other income, revenue, deposits, or collections of any nature, including, but not limited to, laboratory fees; fees for the use of equipment owned or rented by the school district; deposits or assessments for breakage or supplies used in instructional courses; sale, exchange, lease, or rent of property; supplies or products originally acquired from funds belonging to the school district or through the management, use, or production of property belonging to the school district, shall be deposited in accordance with the provisions of Title 62 of the Oklahoma Statutes, Section 335.

FFCCLA funds are subject to control of the board of education as part of the district's activity fund.

Funds collected by parent organizations or booster clubs and similar organizations will not be subject to control of the board of education as part of the district's activity funds if such organizations are sanctioned by the board and meet approved guidelines. REFERENCE: 70 O.S. §5-129.1 CROSS-REFERENCE: Policy CFB, Activity Funds Policy CFBB, Sanctioning of Parent, Organizations and Booster Clubs