



KAWARTHA PINE RIDGE DISTRICT SCHOOL BOARD

ADMINISTRATIVE REGULATIONS

Section: Board and Community
• Community Use of Facilities/
Partnerships

Regulation Code: B-8.3.1
Policy Code Reference: B-8.3

Regulation: FACILITY PARTNERSHIPS

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This administrative regulation is written in accordance with the guiding principles in Board Policy No. [B-8.3, Facility Partnerships](#), and the Ministry of Education's Community Planning and Partnerships Guideline.

Kawartha Pine Ridge District School Board is committed to working with community partners, in a consistent and transparent manner, in order to share facilities to the benefit of the Board, students and the community, and to optimize the use of public assets owned by the Board.

1. Partner Selection

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2. Opportunities for Partnership

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When schools/facilities are subject to an accommodation review within five years, their suitability for facility partnership will be considered as part of the accommodation review process and with senior administration, and will be permitted only if the terms of partnership do not limit the scope of actions under consideration.

If a property is declared surplus to the needs of the Board, then the process outlined in Ontario Regulation 444/98 of the Education Act must be followed. If none of the agencies listed under Ontario Regulation 444/98 express interest in the facility, then the property may be leased or sold according to Board Policy No. [BA-6.5, Surplus Board Real Estate](#) Td6



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for use by facility partners. This will be done on a cost-recovery basis as determined by the Board.

In co-building, partners will be required to pay for and finance their share of construction, including the proportional share of joint-use or shared space.

Any waiver of costs is at the sole discretion of the Board, for the purpose of encouraging partnerships that directly support the Board's strategic plans.