## STUDENT ORGANIZATIONS AND EQUAL ACCESS

Student organizations have an important place in the educational program. When properly organized and operated, they:

- 1. Extend and reinforce the instructional program.
- 2. Give students practice in democratic self-government.
- 3. Build student morale and positive support for the school.
- 4. Honor outstanding student achievement.
- 5. Provide wholesome social and recreational activities.

School-sponsored organizations must be organized at the school, sponsored by school personnel, composed completely of current student body members, hold the majority of their meetings at school and have a democratic plan for the selection of members. Organizational activities shall not conflict with the authority and responsibilities of school officials.

#### LIMITED OPEN FORUM

District high schools shall maintain a limited open forum during which students may hold meetings or activities not directly related to the school curriculum. The principal shall schedule this forum on non-instructional time so that it in no way interferes with regular school activities.

The Board shall not deny access to any student-initiated group on the basis of religious, political, philosophical or any other content to be addressed at such meetings.

The Superintendent or designee shall insure that meetings held within the limited open forum are voluntary and student-initiated, with no direction, control, or regular attendance by non-school persons.

School staff shall not promote or participate in these meetings, but may be assigned to simply observe them, provided that the meeting does not conflict with the staff member's beliefs.

Meetings held within the limited open forum shall entail no expenditure of public funds beyond the incidental cost of providing the meeting space. Any announcement of meetings shall clearly state that the group is not sponsored by the school or school staff.

Authorization of use under the federal Equal Access Act does not indicate that the Board approves or advocates matters which are discussed at open forum meetings. Furthermore, religious groups granted access pursuant to the Equal Access Act are granted access only pursuant to that Act. Such access does not constitute district sanction of any particular religious belief.

## STUDENT ORGANIZATIONS

The superintendent shall prepare administrative regulations to implement a limited open forum at the district's high schools.

## HAZING

No student shall conspire to engage in hazing, participate in hazing, or commit any act that causes or is likely to cause bodily danger, physical harm, or personal degradation or disgrace resulting in physical or mental

# **INSTRUCTION**

Membership in secret fraternities, sororities, and clubs is prohibited.

#### LEGAL REFERENCE

#### **CALIFORNIA EDUCATION CODE**

40	Equal opportunity without regard to sex
41	School sponsored athletic programs; prohibited sex discrimination
200-252	Prohibition of discrimination on the basis of sex
32050-32052	Hazing
33352	California Interscholastic Foundation; governing board has power to select athletic league representatives
33353.5	California Interscholastic Foundation; direct participation in student athletic
	insurance program; limitation of receipt of funds
33354	Powers of State Department of Education over Interscholastic athletics
35179	Powers and responsibilities of governing board over all aspects of interscholastic athletic
	programs, policies, and activities in its district; obligation to conform to law; associations;
	nondiscriminatory programs; definitions
48930-48938	Student organizations
49020	Athletic programs; Legislative intent
49021	Equal opportunity for male and female students
49022	Apportionment of funds for male and female students
49023	Expenditure of public funds; prohibited sex discrimination

#### CODE OF REGULATIONS, TITLE V

5531 Supervision of extra-curricular activities of pupils

#### PENAL CODE

627-627.10 Access to school facilities

## TITLE VIII - THE EQUAL ACCESS ACT (FEDERAL)

Hartzell v. Connell, 84 Daily Journal D.A.R. 1417 (April 20, 1984)

Perumal et al v. Saddleback Valley Unified School District, 99 Daily Journal D.A.R. 1426

Board of Education of Westside Community Schools v. Mergens, 58 U. S. Law Week 4720 (June 4, 1990)