RESOLUTION 2021-004

Foster and Immigrant Youth Policy (AB 1319)

IT IS HEREBY RESOLVED THAT Oakland School for the Arts recognizes and supports state Education Code laws regarding the education of foster and mobile youth, which states in part that local educational agencies must allow a student who is a migratory child to continue attending their school, regardless of any change of residence of the student for the duration of their status as a student who is a migratory child. For a student whose status changes as a student who is a migratory child during a school year, OSA will comply with either of the following, as applicable:

- (A) If the child is enrolled in grades 6-8, OSA will allow the student to continue their education through the duration of that academic school year.
- (B) If the child is enrolled in high school, OSA will allow the student to continue their education through graduation.

RESOLUTION 2021-005

Education Records and Student Information (AB 711/493)

LET IT BE RESOLVED THAT, pursuant to the Education Code laws regarding Education Records and Student Information which states that if a school district, charter school, or county office of education receives government-issued documentation demonstrating that a former student's legal name or gender has been changed, they shall update the former student's records to include the updated legal name or gender. If requested by the former student, OSA shall reissue any documents conferred upon the former student with the former student's updated legal name or gender. Documents that may be reissued by OSA include, but are not limited to, a transcript, a high school diploma conferred pursuant to Section 51410, a high school equivalency certificate issued pursuant to Section 51420, or other similar documents conferred upon the former student. This section does not require the school to modify records that the former student has not requested for modification or reissuance.

RESOLUTION 2021-006

OSA Student Freedom of Speech

IN AFFIRMATION OF CALIFORNIA LAW WE RESOLVE TO recognize and support state Education Code laws regarding student freedom of speech, which states in part that pupils of the public schools, including charter schools, shall have the right to exercise freedom of speech and of the press including, but not limited to, the use of bulletin boards, the distribution of printed materials or petitions, the wearing of buttons, badges, and other insignia, and the right of expression in official publications, whether or not the publications or other means of expression are supported financially by the school or by use of school facilities, except that expression shall be prohibited which is obscene, libelous, or slanderous. Also, prohibited shall be material that so incites students as to create a clear and present danger of the commission of unlawful acts on school premises or the violation of lawful school regulations, or the substantial disruption of the orderly operation of the school.

The governing board or governing office of each charter school shall adopt rules and regulations which shall include reasonable provisions for the time, place, and manner of conducting such activities. This section does not prohibit or prevent the governing board or governing office of each charter school from adopting otherwise valid rules and regulations relating to oral communication by pupils.