

Proposed Amendment to CCHS Booster Club Bylaws
March 17, 2014

An amendment to Section 4.02 of the CCHS Booster Club bylaws is proposed. Section 4.02 pertains to the qualifications, terms, and elections of the board of directors. The section currently reads as follows:

SECTION 4.02 Qualifications, and Terms, and Elections

a. The CCHS representative shall be appointed by the Principal of CCHS or his or her designee. All other directors (elected directors) shall be elected at the May regular meeting. Directors shall be corporation members . A member can fill only one director position. Elected directors who fail to pay their dues by August 1 will forfeit their position and the vacant position may be filled by the remaining directors. Directors other than the CCHS representative may not be employees of CCUSD unless that employee is a parent with children attending CCUSD schools.

The following change to the section was proposed at the Booster Club general meeting on February 24, 2014:

SECTION 4.02 Qualifications, and Terms, and Elections

a. The CCHS representative shall be appointed by the Principal of CCHS or his or her designee. All other directors (elected directors) shall be elected at the May regular meeting. Directors shall be corporation members . A member can fill only one director position. Elected directors who fail to pay their dues by August 1 will forfeit their position and the vacant position may be filled by the remaining directors.

~~Directors other than the CCHS representative may not be employees of CCUSD unless that employee is a parent with children attending CCUSD schools.~~ A maximum of three employees of CCUSD (including the CCHS representative) may be on the board at any one time. CCUSD employees who are parents of children attending CCUSD schools shall not count toward this limit.

For reference, the section of the bylaws that establishes procedures for amending the bylaws follows.

SECTION 11.02 Amendments

These bylaws may be altered, amended, repealed by a majority of members present in person at any regular meeting. Said bylaw changes shall be presented to the membership twenty-eight (28) days prior to any vote by the membership on the proposed changes. Amendments to these amended bylaws shall become effective immediately upon their adoption unless the members of the corporation in adopting them provide that they are to become effective at a later date.