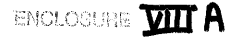
Business



Chariho Regional School District
Special Education Local Advisory Committee Annual Report
2021-2022 School Year
presented to

The Chariho Regional School Committee

Committee Members:

Sarah Algieri, Chairperson

Nicole Allen, Vice Chairperson

Erin Sefranek, Secretary

Christina Costa, Treasurer

Chariho Regional School District

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Special Education Advisory Committee

Wood River Junction, RI 02894

Annual Report to the School Committee

2021-2022 School Year

Committee Members:

Sarah Algieri, Chairperson

Nicole Allen, Vice Chairperson

Erin Sefranek, Secretary

Christina Costa, Treasurer

Mission Statement

Chariho SEAC serves as an advisory group on matters concerning the unmet needs of students with disabilities. The purpose of the Chariho SEAC is to increase the involvement of parents of children with disabilities in making recommendations regarding special education policy issues, It is constituted by State statute to advise the Chariho School Committee on issues pertaining to special education. Chariho SEAC is a group of parents, professionals, and concerned citizens. We are dedicated to connecting families of children with special needs to individuals and agencies offering information and support in developing, planning, and preparing for the education process required to meet their child's needs.

Goals Met:

- Elected new officers October 21st SEAC meeting
- 2. Hosted webinar presentation from RIPIN Advocacy in Action: A Guide to Local Special Education Parent Advisory Councils, 2019 January 20th SEAC meeting
- 3. Added one new member.
- 4. Promoted three part Executive Functioning webinar presented by Westerly SELAC.

Goals and recommendations for school year 2022-2023:

For the past several years we have struggled to increase our membership. Covid has impacted our ability to meet in person and a number of our scheduled meetings had to be canceled due to a lack of a

quorum. This coming year we hope to continue the recruitment of new Chariho SEAC members and to retain current members by:

- 1. Establish a clear, consistent plan for communication of meeting/event dates/times/locations. Consistent from school to school throughout the district.
- 2. Explore various data collection tools in order to survey parent's satisfaction with current programs and practices.
- 3. To attend one or more of the districts' Open Houses to engage in parent outreach.
- 4. Update the SEAC flyer and have them available and included in the Middle School welcome packet.
- 5. Host a technology event.

Proposed meeting dates for 2022-2023:

Sept. 15th 4pm High School Library Nov. 10th 4pm High School Library Feb 16th 4pm High School Library May 11th 4pm High School Library

Financial Report:

There were no expenditures for the 2021-2022 school year. Current balance as reported on June 20, 2022: \$838.42

Recognition:

The Committee would like to thank School Committee Liaison Lisa Macaruso for her continued presence and support for Chariho SEAC.

The Committee would like to thank Jennifer Durkin and Dr. Mary Markovitz for their continued presence and support for Chariho SEAC.

The Committee would like to thank members of the Chariho Staff for their continued attendance and support for Chariho SEAC.

The Committee would like to thank all of the parents who attended meetings this year and provided feedback.

Respectfully Submitted:

Sarah Algieri, Chairperson

June 20, 2022

ENGLOSURE **WII 6**

AGREEMENT

This Agreement made this ______ day of _______, 2022 between Effective School Solutions, LLC which has offices located at 121 Chanlon Road, Suite 310, New Providence, NJ 07974 (hereinafter referred to as "Effective School Solutions" or "ESS"), and Chariho Regional School District, which has offices located at 455A Switch Road, Wood River Junction, RI 02894 (hereinafter referred to as the "Board of Education" or "Board") (sometimes hereinafter referred to, collectively, as the "parties").

WHEREAS, Effective School Solutions provides therapeutic mental health services through licensed professionals to students in public school districts; and

WHEREAS, the Board of Education is desirous of procuring such services from Effective School Solutions for students enrolled at to be determined schools (hereinafter referred to as the "School") in Chariho Regional School District; and

WHEREAS, Effective School Solutions and the Board of Education are desirous of entering into an agreement for the provision of therapeutic mental health services; and

WHEREAS, the Board of Education has the requisite legal authority to enter into an agreement to procure therapeutic mental health services from Effective School Solutions.

NOW THEREFORE, based on the foregoing recitals, and in consideration of the mutual promises and covenants of the parties set forth below, the parties agree as follows:

1. Effective School Solutions shall provide the therapeutic mental health services of two (2) full time Rhode Island licensed mental health professional for the 2022-2023 school year ("Full School Year"), defined as the periods of September 1, 2022 through June 30, 2023. These mental health professionals shall work under the direction and supervision of Effective School Solutions, and in conjunction with staff designated by the School. The School Board shall be responsible for conducting fingerprint background checks of the licensed mental health professional. The mental health professionals shall be present at all times during the term of this Agreement when School is in session during the school year. Effective School Solutions shall provide therapeutic mental health services for a maximum of fifteen (15) students per licensed mental health professional (hereinafter referred to as "cohort") enrolled in the School at any given time during the Full School Year. The students in the cohort need not necessarily be the same students for the entire Full School Year at the School. It is understood that Effective School Solutions will be reasonably available prior to the start of each period above for consultation for

preparation of the launching of ESS services and to provide parent informational sessions to help assist in the transition of students returning to the School and entering ESS programming. Furthermore, in the weeks preceding the beginning of each of the periods above, ESS will provide all necessary clinical evaluations of students to ensure that they are appropriate for ESS programming.

- 2. Unless otherwise determined by Effective School Solutions through consultation with the Board of Education, based on an assessment of the needs of a particular student or students, the therapeutic mental health services shall include and be scheduled, as follows:
 - a) up to one (1) individual psychotherapy session per week for each student;
 - b) up to one (1) family therapy session per month; and
 - c) upon discussion between the District and Effective School Solutions, other services as designated (e.g. job-embedded coaching, assessments, etc.) with the understanding that these other responsibilities may reduce the maximum concurrent caseload assigned to the clinician.
- In the event the licensed mental health professional is absent, if requested by the 3. Board of Education, Effective School Solutions shall exert its best efforts to assign a qualified substitute (either in-person or virtual if an in-person substitute is unavailable) to provide the services. Effective School Solutions shall provide the Board of Education with a credit of three hundred (\$300) dollars for each day of service missed by a mental health professional for whom a substitute cannot be obtained, after an aggregate total of five absences per number of contracted licensed mental health professionals during the school year. If the Board of Education is not satisfied with the services provided by the licensed mental health professional assigned by Effective School Solutions for any lawful reason, and after engaging in a good faith discussion with Effective School Solutions, the Board may request a change in the professional assigned, in which case Effective School Solutions shall use commercially reasonable efforts to effectuate the change as quickly as possible but in no event later than seventy-five (75) days from the date Effective School Solutions receives the change request in writing. For the avoidance of doubt, the Board of Education does not have the authority to discipline or terminate the employment of any Effective School Solutions personnel. Rather, the Board of Education will promptly report any

concerns regarding the performance or conduct of an Effective School Solutions employee to the Executive Director of Effective School Solutions.

- 4. In addition to the services listed in Section 2 of this Agreement, Effective School Solutions shall, unless otherwise determined by Effective School Solutions based on consultation with the Board of Education:
 - a) ensure that a mental health professional attends IEP meetings and Section 504 committee meetings, as needed, for students either in a cohort or being considered for enrollment in a cohort, provided that they do not conflict with the other scheduled services outlined in this Agreement;
 - b) provide up to up to 12 hours of professional development per Full School Year to be delivered either in-person or virtually during normal school hours on regularly scheduled school days or staff development days or to parents of students attending the district; and
 - c) provide up to 96 hours (16 days) of coaching for Board of Education teachers according to a plan to be mutually agreed upon by ESS and the District.
- 5. Effective School Solutions shall provide all the clinical and administrative services outlined in this Agreement during normal School hours on regularly scheduled School days, except that multi-family therapy sessions and some individual family therapy sessions may be scheduled at the School during evening hours at the discretion of Effective School Solutions. If the student is absent on the date the individual or family therapy session is scheduled, or school is not held on the scheduled day for the services, such services will not be rescheduled and will not be considered an absence pursuant to Section 3.
- 6. Days during which there is an extended School facility closure (e.g., for public health reasons) shall not constitute "regularly scheduled School days" pursuant to Section 5 and missed sessions due to extended School facility closures will not be considered absences pursuant to Section 3. During extended School facility closures, Effective School Solutions will deliver virtual or telephonic support consisting of a combination of virtual or telephonic individual therapy sessions, virtual or telephonic family therapy sessions and virtual or telephonic group therapy, consistent with Sections 2 and 4 of this Agreement. ESS staff members will continue to work full-time. In the event of a School facility closure, the implementation of required virtual learning,

staggered schedules, and/or other modifications to School opening plans to address public health guidance or other extraordinary circumstances beyond both parties' control, Effective School Solutions may make reasonable modifications to the delivery of the services described in Sections 2 and 4 of this Agreement.

- 7. The Board of Education shall provide Effective School Solutions with:
 - a) a confidential office that complies with applicable public health and safety laws for the mental health professional to provide individual therapy sessions at the School;
 - a classroom or similar space that complies with applicable public health and safety laws to conduct group therapy sessions, multifamily therapy groups and study skills classes;
 - c) filing cabinet(s) with locking mechanisms to secure confidential records;
 - d) use of telephones for each assigned mental health professional at no cost to
 Effective School Solutions;
 - e) access to student education records including grades, attendance rates and disciplinary incidents for each student in the cohort receiving services from Effective School Solutions, in a manner prescribed by the Board of Education, subject to state and federal requirements for confidentiality of student education records and personally identifiable information. To the extent that confidential student education records or other confidential student information comes into the possession of Effective School Solutions, Effective School Solutions shall not further disclose that information without appropriate parental consent unless required or permitted by applicable law; and
 - f) notification as to whether any School Resource Officer ("SRO") qualifies as a "school official" such that Effective School Solutions may share student education records, information learned by Effective School Solutions' personnel in the course of performing its services, and other personally identifiable information with the SRO.

- 8. Notwithstanding Paragraph 7 e and 7 f, Effective School Solutions shall disclose confidential information to the appropriate administrator employee of the Board of Education when one of the following conditions are met:
 - ESS obtains proper written consent of the student whose information is to be disclosed;
 - b) Medical emergency;
 - c) ESS or one of its employees has obtained a report of harassment, bullying, or any other violation of federal or state law or regulation or Board of Education's school policy that has occurred, is threatened, or is otherwise believed to be ongoing;
 - d) ESS believes that a student is suffering from child abuse;
 - e) ESS has reason to believe a crime has been or will be committed on the Board of Education's property; or
 - f) The student whose information is to be disclosed lacks capacity for rational choice.
- 9. Should the Board of Education request crisis assessment services from Effective School Solutions, the Board of Education shall obtain any and all consents required to be obtained by applicable laws, regulations and/or Board of Education policies and provide any and all notices required to be provided by applicable laws, regulations and/or Board of Education policies in connection with ESS's provision of crisis assessment, response, and re-entry provided by Effective School Solutions under the Agreement to the extent paragraph 8 is inapplicable. Further, the Board of Education shall file any reports with governmental authorities that are required to be filed by applicable laws and regulations in connection with ESS's provision of crisis assessment, response and re-entry provided by Effective School Solutions under the Agreement.
- 10. The Board of Education acknowledges that consent documented on a student's signed Individualized Education Program ("IEP") form constitutes consent from the student's parent or guardian or eligible student to receive services from Effective School Solutions pursuant to the IEP. Effective School Solutions shall be designated as a "school official" by the Board of Education for the purpose of providing services to students pursuant to the terms of this Agreement. All records of the services provided by Effective School Solutions to students of the Board of Education shall be considered Education Records, as defined by FERPA, and shall be

maintained by Effective School Solutions in accordance with applicable law on behalf of the Board of Education. Effective School Solutions shall make all records of services provided to such students in the cohort available to the Board of Education upon request or as required in order to deliver services to the student at issue, including but not limited to, in the event of a due process hearing under state or federal law. Such records shall be made available within three (3) days of such a request. If Effective School Solutions believes that additional time is needed to comply with such a request, Effective School Solutions shall notify the Board of Education within 24 hours of such a request. Effective School Solutions shall provide parents/students with an acknowledgement for their signature, which confirms that any information received by Effective School Solutions from the student may become part of the student's Education Record retained by the Board of Education. Once a student is no longer receiving services, Effective School Solutions shall deliver all original records pertaining to that student to the Board of Education for future reference electronically or in printed form, and any copies retained by Effective School Solutions shall continue to be treated as Education Records pursuant to FERPA.

- 11. In the event of any investigation or proceeding, including but not limited to those involving administrative, civil, criminal, or custody proceedings, if Effective School Solutions is requested by a third party (pursuant to a subpoena or otherwise) to provide documents, testimony, or other information concerning the School, its personnel, or students, Effective School Solutions will provide notice to and seek guidance from the Board of Education before responding to any such request, unless Effective School Solutions reasonably believes it is prohibited by law from doing so. In addition, Effective School Solutions will use its best efforts to comply with any and all laws and regulations concerning disclosure of the FERPA-covered information. Notwithstanding the foregoing, Effective School Solutions and its personnel shall have no obligation to the Board or the School to participate in any such proceedings or comply with any such requests unless required by law. The Board agrees that it will hold Effective School Solutions and its personnel harmless, and protect them from retaliation, in connection with their lawful participation or compliance with, or lawful election not to participate in or comply with, any such proceedings or third-party requests.
- 12. It is within the sole discretion of Effective School Solutions to determine whether a student can enter or remain in the cohort once the student has been referred by the School for the services outlined in this Agreement. However, it is expressly understood that the primary reason

for Effective School Solutions to either reject a student or remove a student from the cohort, after considering the input of the appropriate personnel of the School, is a student's unwillingness to appropriately participate in the services outlined in this Agreement or, in the sole opinion of Effective School Solutions staff, the student is a danger to himself/herself or others.

- 13. For the 2022-2023 school year (Full School Year), the Board of Education shall pay Effective School Solutions three hundred and ten thousand dollars (\$310,000) for the services set forth in this Agreement. Payment shall be made in ten (10) equal and consecutive monthly installments of thirty one thousand dollars (\$31,000). The first payment shall be due on September 1, 2022 and subsequent payments shall be due on the first day of every month thereafter. The Board of Education shall furnish Effective School Solutions with vouchers that Effective School Solutions shall execute and timely submit for payment.
- 14. The Board of Education acknowledges that the Board of Education will work proactively with Effective School Solutions to schedule dates of the delivery of ESS services related to professional development, and the Board of Education shall ensure the availability of the Board's staff for delivery of such services. For the avoidance of doubt, in the event that the maximum units of services set forth in Sections 4(b) and 4(c) of the Agreement are not delivered, the Board of Education remains responsible for payment of the fees set forth in Section 13 of the Agreement. Unused units shall not roll over to a subsequent school year or agreement.
- Each party represents and warrants that it will comply with federal, state, and local employment, labor, public health and safety laws, and public health guidance in the conduct of the work supported by this Agreement, and that it will cooperate with the other party in the other party's compliance with such laws and guidance. Each party shall indemnify, hold harmless, and defend the other party from any liability arising out of or relating to such party's failure to follow such laws and guidance in the conduct of the work supported by this Agreement.
- 16. The parties each acknowledge and agree that Effective School Solutions does not bill directly to Medicaid or to any other state-funded programs. The Board of Education will hold harmless, indemnify and defend Effective School Solutions and its directors, employees, agents, successors and permitted assigns from any and all losses, damages, liabilities, claims, actions, judgments, settlements, interest, awards, penalties, fines, costs, or expenses of whatever kind, incurred by Effective School Solutions, relating to or resulting from any claim arising out of or occurring in connection with any actual or alleged overpayments or billings errors or improprieties

concerning Medicaid or any other state or publicly funded programs, or any other actual or alleged violation by the Board of Education, its employees, representatives, agents, or assigns, of any applicable federal, state, or local statute, regulation, ordinance, or order.

- 17. The Board of Education shall cooperate with Effective School Solutions' in Effective School Schools' actions to comply with Equal Employment Opportunity laws and guidance, including but not limited to providing reasonable accommodations to Effective School Solutions' employees for disabilities, pregnancies, and sincerely held religious beliefs as required under federal, state, and local law.
- 18. If the Board of Education or any of its representatives becomes compelled by a request under the Access to Public Records Act or in legal proceedings to disclose this Agreement, the Board of Education will, unless prohibited by law, provide Effective School Solutions with notice of such requirement.
- 19. This Agreement may be terminated upon written notice for Cause. With respect to the termination of the Agreement by the Board of Education, the term "Cause" means the following: Gross Misconduct of an Effective School Solutions employee that is significantly injurious to the Board of Education; or the material breach by Effective School Solutions of any material provision of this Agreement and failure to cure same within fifteen (15) business days after receipt of written notice of such breach. With respect to the termination of the Agreement by Effective School Solutions, the term "Cause" means the following: The Board of Education's substantial failure to cooperate with Effective School Solutions; or the material breach by the Board of Education of any material provision of this Agreement and failure to cure same within fifteen (15) business days after receipt of written notice of such breach. The parties hereby agree that the Board of Education's failure to pay the amount due under this Agreement for two (2) consecutive months shall constitute a material breach of this Agreement, which requires no further notice or opportunity to cure and entitles Effective School Solutions to terminate the Agreement and all of its obligations hereunder immediately upon written notice to the Board of Education.
- 20. Effective School Solutions shall maintain liability insurance coverage in the minimum amount of \$1,000,000.00. Effective School Solutions shall furnish the Board of Education with a copy of the certificate of insurance prior to the rendering of the therapeutic mental health services set forth in this Agreement.

- 21. Effective School Solutions shall maintain Workers' Compensation Insurance at statutory limits of no less than \$500,000.00 for each accident, \$500,000.00 for each employee, and a \$500,000.00 policy limit.
- 22. All intellectual property rights, including copyrights, patents, patent disclosures, and inventions (whether patentable or not), trademarks, service marks, trade secrets, know-how, and other confidential information, trade dress, trade names, logos, corporate names, and domain names, together with all of the goodwill associated therewith, derivative works, and all other rights (collectively, "Intellectual Property Rights") in and to all documents, work product, and other materials that are delivered to the Board of Education under this Agreement or prepared by or on behalf of Effective School Solutions in the course of performing its obligations under this Agreement (collectively, the "Deliverables") except for any confidential information of the Board of Education or Board of Education materials shall be owned by Effective School Solutions. Effective School Solutions hereby grants the Board of Education a license to use all Intellectual Property Rights in the Deliverables free of additional charge and on a non-exclusive, non-transferable, non-sublicenseable, fully paid-up, royalty-free, and perpetual basis to the extent necessary to enable the Board of Education to make reasonable use of the Deliverables.
- 23. The Board of Education acknowledges that as a result of training by, experience with, and a relationship with Effective School Solutions, all Effective School Solutions' employees are privy to Board of Education materials, as well as much or all of Effective School Solutions' trade secrets, confidential information, and proprietary information, which may include but are not limited to, pricing information, marketing information, business strategy information, negotiations, and "Customer Information," which includes but is not limited to names, phone numbers, addresses, email addresses, service history, service preferences, chain of command, pricing information, and other information, and identifying facts and circumstances specific to the customer and/or relevant to services.
- 24. The Board of Education agrees that it shall not hire, use as a consultant, or use as an independent contractor through a vendor other than Effective School Solutions (i) any employee currently employed by Effective School Solutions; or (ii) any former employee of Effective School Solutions who provided services to a School overseen by the Board of Education, pursuant to this Agreement, in each case for a period of two (2) years from the later of the date the employee was last employed by Effective School Solutions or last provided services to the Board of Education

as an employee of Effective School Solutions. Since damages for violating this Agreement are incapable of precise calculation and would be difficult to prove, the parties agree that the Board of Education would pay to Effective School Solutions liquidated damages in an amount equal to four (4) times the employee's annual salary for the time period equal to the breach of this restrictive covenant. The parties agree that this liquidated damages amount is fair and reasonable and is intended to compensate Effective School Solutions, and not constitute a penalty. The parties acknowledge and agree that Effective School Solutions' harm caused by a Board of Education Breach would be impossible or very difficult to accurately estimate as of the date of contract, and that the liquidated damages are a reasonable estimate of the anticipated or actual harm that would arise from a Board of Education breach. The Board of Education's payment of the liquidated damages would be the Board of Education's sole liability and entire obligation and the Effective School Solution's exclusive remedy for any breach of this Section 24. The provisions of this Section 24 of this Agreement shall remain in full force and effect, regardless of whether the Agreement is terminated prior to the expiration of the term of this Agreement or the Agreement is not renewed by the parties upon the expiration of the term of this Agreement.

- 25. This Agreement is subject to all applicable federal, state and local statutes, regulations and ordinances and shall be interpreted in accordance with the laws of the State of New Jersey.
- 26. Failure by either party at any time to require performance by the other party or to claim a breach of any provision of this Agreement shall not be construed as a waiver of any right accruing under this Agreement; nor shall it affect any right that either party may have under the terms of this Agreement or preclude the party from seeking enforcement or claiming damages by instituting a lawsuit in a court of competent jurisdiction.
- 27. The provisions of this Agreement shall apply to, bind, and inure to the benefit of each of the parties hereto, and to their respective successors, assigns, and legal representatives.
- 28. Any and all notices and demands required or desired to be given under this Agreement shall be in writing and shall be deemed to have been given upon receipt by the other party, either by personal delivery, mail, or electronic mail with proof of transmittal.
- 29. With the exception of indemnification liability and the liability under Section 24 of this Agreement, neither party shall be liable for special, incidental or consequential damages or lost profits (however arising, including negligence) arising out of or in connection with this

Agreement, even if such party has been advised of the possibility of such damages. With the exception of indemnification liability and liability under Section 24 of this Agreement, in no event shall either party be liable to the other party in an amount greater than the amount paid or to be paid under this Agreement. This limitation of each party's liability is cumulative, with all payments for claims or damages in connection with this Agreement giving rise to the claim being aggregated to determine satisfaction of the limit. The existence of one or more claims will not enlarge the limit.

- 30. This Agreement may only be amended or modified in a writing stating specifically that it amends this Agreement and is signed by an authorized representative of each party.
- 31. This Agreement may be executed in one or more counterparts, each of which will be deemed to be an original but all of which together will constitute one and the same instrument. Facsimile or pdf signatures will be deemed as effective as original signatures.

IN WITNESS WHEREOF, the parties have hereunto set their hand and seals the day and year first above written.

By:	
Title:	
CHARIHO REGIONAL SCHOOL D	DISTRICT
By:	

EFFECTIVE SCHOOL SOLUTIONS, LLC

DISTRICT INFORMATION

Please fill out the grid below with the contacts listed in the first column. If filling out the grid below is not possible, please submit this information in a separate sheet.

Department	Contact Name	Contact Email	Contact Phone #
Business/			
Contracts			
(Executed copy of contract will be sent here)			
Billing/Invoices			
Additional contact if needed/not listed above			



LINDA D. LYALL School Committee Chairperson

GINA M. PICARD Superintendent of Schools

ENGLOSURE **VIII C**Chariho Regional School District Office of the Director of Administration & Finance

Wood River Junction, Rhode Island 0288

All Kids. All of the Time.

EDWARD DRAPER Director of Administration & Finance

GAIL E. WILCOX Asst. Director of Administration & Finance

To:

Gina Picard

From:

Ned Draper

Date:

July 6, 2022

Subject: FY23 Ocean State Transit request for permission for drivers to allow passengers

Please find attached a letter from Ocean State Transit to allow their drivers to have permission to bring a passenger (typically driver or monitor children of certain age). This request is for implementation in FY23.

During the challenging FY22 operating year some drivers encountered child-care scheduling conflicts. Chariho transportation policy limits the access of non-Chariho student passengers, Ocean State has requested relief of this portion of the policy to enhance their driver retention and hiring efforts. The extremely tight labor market has resulted in occasional requests for drivers to have this option. I have spoken with our insurer, The Rhode Island Interlocal Trust and they have confirmed that liability for this activity will remain with Ocean State (via phone 7-1-2022).

May this Ocean State bus driver permission to allow child passenger(s) be allowed by School Committee vote?

Thank you.

Telephone: (401) 364-3260 Fax: (401) 415-6076 Voice/TDD: (401) 364-1171







May 19, 2022

Superintendent Gina Picard Chariho Regional School Department 455A Switch Road Wood River Junction, RI 02894

Dear Superintendent Picard:

We are writing to confirm that we will be allowing drivers to bring their children over the age of three on the Ocean State Transit buses as authorized passengers while driving a route if permission is granted by the Chariho District.

The children will be considered authorized passengers who will be treated as regular passengers in order to avoid distractions as allowed in the Ocean State Transit driver handbook and for liability purposes.

This will also confirm that Ocean State is responsible for the safety of all persons carried on its vehicles including all authorized passengers. The language in the Chariho RFP that binds Ocean State Transit is clear: "The Contractor agrees to defend, indemnify, protect, save and keep harmless the Chariho Regional School District from any and all loss, cost, damage or exposure arising from the negligent acts or omissions of the Contractor in undertaking this contract."

As we have seen in other locations where children of a driver are able to ride the bus with their parent, this should allow us to recruit and retain drivers who have not been available to us in the past and continue our consistently excellent service to the Chariho community going forward.

Yours,

Tony Murgo

cc: Ned Draper



SCHOOL COMMITTEE SUBCOMMITTEES (as of 7/2022)

Audit Subcommittee

Ryan Callahan (Richmond) Gary Liguori (Richmond)

CTC Advisory Committee

Donna Chambers (Charlestown)

ESP Evaluation Review Committee

Donna Chambers (Charlestown)
Kristen Merritt – Administration
Chris Caldarone – Appointment by NEA
Chariho ESP

Finance Committee

Linda Lyall (Charlestown) Karen Reynolds (Richmond) George Abbott (Hopkinton)

Food Service Contract Subcommittee

Craig Louzon (Charlestown) Catherine Giusti (Hopkinton)

Health and Wellness Subcommittee

Linda Lyall, Chair Gary Liguori (Richmond)

Marketing Subcommittee

Gary Liguori (Richmond)
Catherine Giusti (Hopkinton)
Linda Lyall (Charlestown)
VACANT (Charlestown)
Lisa Macaruso (Hopkinton)

Recognition Subcommittee

Donna Chambers (Charlestown)
George Abbott (Hopkinton)
VACANT (Charlestown)

SC Liaison to Special Education LAC

Lisa Macaruso (Hopkinton)

School Facilities Subcommittee

Ryan Callahan (Richmond) Craig Louzon (Charlestown) Catherine Giusti (Hopkinton)

Threat Assessment Oversight Committee

District Safety Team
Ryan Bridgham, District Safety Coordinator
Michael Comella, Assistant Superintendent
Jennifer Durkin, Special Education Director
William Day, SC Representative

Transportation Subcommittee

Craig Louzon (Charlestown) Ryan Callahan (Richmond) Lisa Macaruso (Hopkinton)

SCHOOL SAFETY TEAMS

High School - Craig Louzon

CTC - Linda Lyall

CALA - William Day

Middle School - Catherine Giusti

Ashaway School - George Abbott

Charlestown School - Donna Chambers

Hope Valley School - William Day

Richmond School - Ryan Callahan

SCHOOL IMPROVEMENT TEAM SELECTION COMMITTEE

High School - Craig Louzon

CALA - Linda Lyall

Middle School - Lisa Macaruso

Ashaway School – endawnis Spears

Charlestown School - VACANT

Hope Valley School - Catherine Giusti

Richmond School - Karen Reynolds

SCHOOL COMMITTEE SUBCOMMITTEES (as of 7/2022)

NEA Certified Staff Negotiation Subcommittee:

Linda Lyall (Charlestown) Ryan Callahan (Richmond) endawnis Spears (Hopkinton)

NEA ESP Negotiation Subcommittee

VACANT (Charlestown)
Ryan Callahan (Richmond – Chair)
Gary Liguori (Richmont)