RESOLUTION

concerning

ESTABLISHMENT OF A CHILD CARE PROGRAM

at

CENTRAL CONNECTICUT STATE COLLEGE

July 15, 1977

WHEREAS, The Early Childhood Learning Center at Central Connecticut State College has, since its establishment, contributed significantly to the education of students in the Professional Education Program of the College, and

WHEREAS, The College has received numerous requests for the establishment of child care services, and

WHEREAS, The expansion of the Early Childhood Learning Center to include caring for children of students while they attend classes has been under study for three years by a College-wide Committee under the direction of the Dean of the School of Education and Professional Studies and the Part-time Matriculant Program Coordinator, and

WHEREAS, The establishment of a Child Care Program would provide a valuable service to full-time and part-time adult students and to members of the general public, and would provide valuable experience to students in the Professional Education Program, therefore, be it

RESOLVED, That, under the authority provided in Title 10, Section 10-334 h, of the General Statutes of Connecticut, a Child Care Program be and hereby is established in the Early Childhood Learning Center at Central Connecticut State College, and be it

RESOLVED, That the said Child Care Program shall begin operation at the opening of the Fall Semester 1977, and be it

RESOLVED, That the following schedule of fees is established for children enrolled in the Child Care Program:

Fee for consumable materials: $20 per child per semester
Fee per two-hour per day time period: $80 per child per semester, and be it

RESOLVED, That the monies collected from the payment of the previously listed fees shall be deposited in the Auxiliary Services Fund and shall be used for any non-educational aspects of any Auxiliary Services for which such fund is used, as provided in Section 10-334 h of the General Statutes.

A Certified True Copy:

James A. Frost
Executive Director
June 22, 1977

Dr. F. Don James
President
Central Connecticut State College
1615 Stanley Street
New Britain, CT 06050

Dear Don:

Enclosed please find: (1) a draft of a proposed resolution establishing a Child Care Center on your campus together with editorial suggestions made by Mr. Boynton, (2) copies of two memoranda from Mr. Boynton to me, dated June 2 and one dated June 21, which deal with the subject, and (3) a copy of the appropriate statute. An important question, which Mr. Boynton has not stressed, is: "Who shall be entitled to place a child in such a center"? I know of no authority which would allow you to restrict it to children of students. There are situations where children are selected by lot. As you have instantly recognized, this sometimes separates siblings.

It may be prudent to ask for a ruling by the Attorney General concerning the questions raised by Mr. Boynton and me. You may have additional thought. Perhaps one of your staff could draft a letter raising questions for legal opinions. We will then go over it and add our thoughts. We will, of course, not send an inquiry which you have not seen and to which you have not agreed.

Cordially,

James A. Frost
Executive Director

JAF/jy
Encl.

cc: Mr. Boynton
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WHEREAS, The establishment of a Child Care Program would provide a valuable service to full-time and part-time adult students and valuable experience to students in the Professional Education Program, therefore, be it

RESOLVED, That, under the authority provided in Title 10, Section 334 k. of the General Statutes of Connecticut, a Child Care Program be and hereby is established in the Early Childhood Learning Center at Central Connecticut State College, and be it

RESOLVED, That the said Child Care Program shall begin operation at the opening of the fall semester in 1977, and be it

RESOLVED, That the following schedule of fees hereby is established for children enrolled in the Child Care Program:

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<thead>
<tr>
<th>Description</th>
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<tbody>
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</tr>
<tr>
<td>Fee per two hour time period</td>
<td>$80 per child per semester</td>
</tr>
</tbody>
</table>

RESOLVED, That the monies collected from the payment of the previously listed fees shall be deposited in a separate account in the Extension Fund and shall be used to defray the costs of operating the Child Care Program for purposes which are in compliance with Section 10-334 k of the General Statutes.

A Certified True Copy:

James A. Frost
Executive Director
cation for the reason that he is unable, because the tenets of his religion forbid secular activity on a particular day or days or at a particular time of day, to attend classes or to participate in any examination, study or work requirements on such particular day or days or at such time of day. Any student in an institution of higher education who is unable, because of such reason, to attend classes on a particular day or days or at a particular time of day shall be excused from any examination or any study or work assignments on such particular day or days or at such particular time of day. It shall be the responsibility of the faculty and of the administrative officials of each institution of higher education to make available to each student who is absent from school because of such reason an equivalent opportunity to make up any examination, study or work requirements which he has missed because of such absence on any particular day or days or at any particular time of day. No special fees of any kind shall be charged to the student for making available to such student such equivalent opportunity. No adverse or prejudicial effects shall result to any student because of his availing himself of the provisions of this section. For the purposes of this section, "institution of higher education" shall mean any of the schools comprising the state system of higher education, as defined in section 10-322.

(P.A. 75-367, S. 1)

Sec. 10-334h. Child care centers. (a) The board of trustees of any constituent unit of the state system of higher education may allocate funds from its general fund appropriation for any expenses incurred in connection with the operation of a child care center utilized in the instructional program of such constituent unit.

(b) The board of trustees of any such constituent unit may authorize the charging of a fee or schedule of fees to any person using any child care center operated by such constituent unit. Notwithstanding the provisions of sections 10-38h, 10-108c, 10-116 and 10-119a, the fixing of any such fee or schedule of fees shall not be subject to the approval of the commission for higher education. Any fees so charged at any such constituent unit shall be deposited in, and become a part of the resources of, the auxiliary services fund of such constituent unit, to be used for any non-educational aspects of any auxiliary services for which such fund is used.

(P.A. 75-444)

CHAPTER 179

CONNECTICUT HEALTH AND EDUCATIONAL FACILITIES AUTHORITY

Sec. 10-335. Declaration of policy. It is declared that for the benefit of the people of the state, the increase of their commerce, welfare and prosperity and the improvement of their health and living conditions it is essential that this and future generations of youth be given the fullest opportunity to learn and to develop their intellectual and mental capacities; that it is essential that institutions for higher education within the state be provided with appropriate additional means to assist such youth in achieving the required levels of learning and development of their intellectual and mental capacities; that it is essential that hospitals within the state be provided with appropriate additional means to expand, enlarge and extend that it is the public policy of the state to provide and maintain the necessary facilities for the health and care of the sick and injured and for the education of the poor and needy or otherwise in need of such care. The state may enter into contracts and agreements with other public and private institutions for the purchase and lease of such facilities.

Sec. 10-336. Short title. "State of Connecticut" shall mean the state of Connecticut, its departments, offices, boards, commissions, agencies, authorities and the various political subdivisions of the state, including the city of New Haven, the town of Wethersfield and the city of New London, and their agencies and authorities.

Sec. 10-337. Definitions. The following terms shall have the meaning set forth in this chapter:

(a) "Building and facilities" shall mean a structure suitable for use and occupancy, for the purposes specified in section 10-335.

(b) "Project" shall mean a project as defined in section 10-335.

(c) "Cost" as applied to the acquisition of real property, the term "acquisition" shall mean the acquisition of real property by purchase or condemnation and the term "structure" shall mean a structure as defined in section 10-335.

(d) "Demolition" shall mean the complete destruction or removal of a building or other structure and "building" shall mean a structure as defined in section 10-335.

(e) "Covenant" shall mean a written agreement to do or not to do something as specified in section 10-335.

(f) "Contract" shall mean a written agreement to do or not to do something as specified in section 10-335.

(g) "Lease" shall mean a written agreement to do or not to do something as specified in section 10-335.

(h) "Real property" shall mean real property as defined in section 10-335.

(i) "Transfer of title" shall mean a transfer of title by deed or by the conveyance of a lease or of any other interest in real property.

(j) "Interest" shall mean an interest in real property as defined in section 10-335.

(k) "Interest prior to condemnation" shall mean an interest in real property as defined in section 10-335.

(l) "Interest prior to condemnation" shall mean an interest in real property as defined in section 10-335.

(m) "Interest prior to condemnation" shall mean an interest in real property as defined in section 10-335.
cation for the reason that he is unable, because the tenets of his religion forbid secular activity on a particular day or days or at a particular time of day, to attend classes or to participate in any examination, study or work requirements on such particular day or days or at such time of day. Any student in an institution of higher education who is unable, because of such reason, to attend classes on a particular day or days or at a particular time of day shall be excused from any examination or any study or work assignments on such particular day or days or at such particular time of day. It shall be the responsibility of the faculty and of the administrative officials of each institution of higher education to make available to such student who is absent from school because of such reason an equivalent opportunity to make up any examination, study or work requirements which he has missed because of such absence on any particular day or days or at any particular time of day. No special fees of any kind shall be charged to the student for making available to such student such equivalent opportunity. No adverse or prejudicial effects shall result to any student because of his availment of the provisions of this section. For the purposes of this section, "institution of higher education" shall mean any of the schools comprising the state system of higher education, as defined in section 10-322.

(P.A. 75-307, S. 1)

Sec. 10-334h. Child care centers. (a) The board of trustees of any constituent unit of the state system of higher education may allocate funds from its general fund appropriation for any expenses incurred in connection with the operation of a child care center utilized in the instructional program of such constituent unit.

(b) The board of trustees of any such constituent unit may authorize the charging of a fee or schedule of fees to any person using any child care center operated by such constituent unit. Notwithstanding the provisions of sections 10-38h, 10-108c, 10-116 and 10-119a, the fixing of any such fee or schedule of fees shall not be subject to the approval of the commission for higher education. Any fees so charged at any such constituent unit shall be deposited in, and become a part of the resources of, the auxiliary services fund of such constituent unit, to be used for any non-educational aspects of any auxiliary services for which such fund is used.

(P.A. 75-444)

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to expand, enlarge and that it is the purpose and an alternative method and hospitals to provide to accomplish the purpose to the extent and manner

(Feb. 3, 1965, P.A. 170, S. 1)


(Feb. 3, 1965, P.A. 170, S. 2)

Sec. 10-337. Definitions. The terms shall have the meaning or different meaning or Health and Education board, body, commission or chapter shall be given by

(b) "Project" in the means a structure suitable hall, student union, auxiliary, research facility, maintenance, storage or thereto or required of research or the open parking and other facilities conduct of such institution machinery and other of a particular facility but shall not include any are customarily deemed of a participating hospital, clinic, or other health care, administration facility and other useful for the operation or structures essential and shall also include necessary or convenient for its use is intended but items which are customary.
Office of the President
May 19, 1977

TO: Dr. James A. Frost, Chief Executive Officer
    Board of Trustees for the State Colleges

FROM: F. Don James, President

This is to request the approval by the Board of Trustees of the establishment of a Child Care Program at Central Connecticut State College and fees to be charged for supporting this program. Attached is a recommended resolution regarding this. I would presume that this resolution would need the approval of both the Planning and Budget Committees of the Board before going to the full Board.

This proposal has been under study for several years at Central and would serve as a valuable experience for students in our Professional Education programs and also a valuable service to full- and part-time adult students who need such child care services as they pursue their academic career at Central.

The proposed resolution explains briefly the purpose of this child care program and the fees that would have to be established to support it. Further background information can be summarized as follows:

1. Maximum enrollment per semester - 50 children
2. Hours of operation -- 7:45 a.m. - 7:00 p.m. (1 1/2 hours for lunch)
3. Tuition fee charge breakdown to $1.00 per day or $ .50 per hour
4. Students will be given two (2) hours per day of instruction, five days per week
5. W. James Rice, Commissioner, Department of Community Affairs, has been notified by Dr. Dethy, of our intention to begin development of a Child Care Center.
6. Appropriate inquiries have been made relative to our ability to have such a program in the Francis Street School.
7. Dr. Dethy's budget plan for expenditures is attached.

We would, of course, be glad to provide any further information that should be needed for discussion on this recommendation.

F. Don James
President
WHEREAS, The Early Childhood Learning Center at Central Connecticut State College has, since its establishment, contributed significantly to the education of students in the Professional Educational Program of the College, and

WHEREAS, The College has received numerous requests for the establishment of child care services, and

WHEREAS, The expansion of the Early Childhood Learning Center to include caring for children of students while they attend classes has been under study for three (3) years by a College-wide committee under the direction of the Dean of the School of Education and Professional Studies and the Part-time Matriculant Program Coordinator, and

WHEREAS, The establishment of a Child Care Program would provide a valuable service to full-time and part-time adult students and give valuable experience to students in the professional education program, therefore, be it

RESOLVED, That a Child Care Program be established in the Early Childhood Learning Center at Central Connecticut State College, beginning with the Fall Semester 1977; be it

RESOLVED, The following schedule of fees be established for children using these facilities:

- Tuition each semester ............. $80 per 2 hr. time block
- Consummable materials each semester ........... $20 per child

be it,

RESOLVED, Monies collected from the payment of the above listed fees are to be deposited in the Extension Fund to help defray costs for personal services, and other costs.
BUDGET PROPOSAL FOR
EXPANDED EARLY CHILDHOOD LEARNING CENTER PROGRAM
1977 - 1978

Assumption: A total of 50 student placement blocks each semester.

<table>
<thead>
<tr>
<th>INCOME</th>
<th></th>
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<tbody>
<tr>
<td>1. 50 student placements @ $80 each/semester</td>
<td>$4,000</td>
</tr>
<tr>
<td></td>
<td>Total/year</td>
</tr>
<tr>
<td>2. 50 student fees @ $20/semester</td>
<td>$1,000</td>
</tr>
<tr>
<td></td>
<td>Total/year</td>
</tr>
<tr>
<td><strong>TOTAL INCOME</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$10,000</td>
</tr>
<tr>
<td></td>
<td>EXPENDITURE</td>
</tr>
<tr>
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<td>-------------</td>
</tr>
<tr>
<td>1.</td>
<td>One full-time teaching assistant (certified)</td>
</tr>
<tr>
<td>2.</td>
<td>Two part-time assistants @ $375/semester</td>
</tr>
<tr>
<td>3.</td>
<td>Education supplies, miscellaneous expenses</td>
</tr>
<tr>
<td>4.</td>
<td>Meal snacks and consumable materials</td>
</tr>
<tr>
<td></td>
<td>TOTAL EXPENDITURES</td>
</tr>
</tbody>
</table>

MAR 23 1977

[Signature]
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(P.A. 75-444.)

CHAPTER 179
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(Feb. 1965, P.A. 170, S. 1; 1967, P. 170, S. 2.)

Sec. 10-336. Short title. "State of Connecticut Health and Educational Facilities Authority" means the board, body, commission, or agencies thereof or to whom the provisions of this chapter shall be given by law.

(b) "Project," in the case of any hospital means a structure suitable for the operation of a hospital and the improvement of the state's health facilities, including additions, alterations, and equipment and the purchase of land for the location of or near a hospital.

Ch. 179
Further, the act specifies those persons and items eligible for payments for attempting to recover money owed to the Foundation by borrowers in default. Such persons and items include, but are not limited to, sheriffs’ fees, court costs, attorneys’ fees and costs, collection agency services, and defaulted loan costs. These payments are charged to the “guarantee reserve fund.” EFFECTIVE DATE: July 1, 1975

COMMENT: Forgiveness payments are payments to lending institutions equaling ten percent of the total amount required to be repaid by a borrower upon the borrower’s satisfactory completion of a program for which the loan was made.

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PA 75-431—sHB 5002
Appropriations
Education Committees

AN ACT CONCERNING REGIONAL EDUCATIONAL SERVICE CENTER

SUMMARY: This act makes a Board of a Regional Educational Service eligible to receive direct reimbursement at the rate of 66-2/3% for the preceding fiscal year. Participating local boards of education must pay a proportionate share of the remaining one-third of the total cost. Previously, local boards of education paid a proportionate share of the total cost of the regional service center. EFFECTIVE DATE: October 1, 1975

COMMENT: A regional educational service center may be formed in any regional state planning area by four or more local boards of education for the purpose of cooperative action to furnish programs and services to the participating boards of education.

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PA 75-442—sHB 5329
Appropriations
Education Committees

AN ACT CONCERNING THE BOARD OF STATE ACADEMIC AWARDS

SUMMARY: This act continues the Board of State Academic Awards specifically under the jurisdiction of the Commission for Higher Education. Furthermore, the act requires that the Commission for Higher Education provide administrative and clerical staff and funding for other operational expenses of the Board (instead of directly providing clerical and administrative services in support of specific programs). EFFECTIVE DATE: July 1, 1975

COMMENT: The Board of State Academic Awards provides the opportunity for adults to earn a college degree through a program of home study. Credit in specific subject areas is awarded by the Board as a result of a student’s successfully passing examinations conducted by the Board in each subject area.
TO: Dr. James A. Frost, Executive Director
    Board of Trustees for the State Colleges

FROM: F. Don James, President

Attached is a revised copy of the resolution regarding the establishment of a Child Care Program at Central. You will note that it states "general public" in paragraph four, which I believe was a point you and Arnold were concerned about.

This morning I asked Joe Pikiell to meet with Arnold and they reviewed the proposal again. I believe questions were resolved in this meeting. It is not possible for the fee to be pro-rated for less than five days a week because groups of 15 children will be taken from two-hour blocks, and continuity is not possible for part-time students' children.

I would appreciate having this resolution come before the Board at its next meeting so the program may be implemented in September.

F. Don James
President
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RESOLVED, That, under the authority provided in Title 10, Section 10-334h, of the General Statutes of Connecticut, a Child Care Program be and hereby is established in the Early Childhood Learning Center at Central Connecticut State College, and be it

RESOLVED, That the said Child Care Program shall begin operation at the opening of the Fall Semester, and be it

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and be it

RESOLVED, That the monies collected from the payment of the previously listed fees shall be deposited in the Auxiliary Services Fund and shall be used for purposes which are in compliance with Section 10-334h of the General Statutes.
RESOLUTION

Concerning

ESTABLISHMENT OF A CHILD CARE PROGRAM
at
CENTRAL CONNECTICUT STATE COLLEGE

July 15, 1977

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A Certified True Copy:

__________________________________

JAF
June 22, 1977

Dr. F. Don James  
President  
Central Connecticut State College  
1615 Stanley Street  
New Britain, CT 06050

Dear Don:

Enclosed please find: (1) a draft of a proposed resolution establishing a Child Care Center on your campus together with editorial suggestions made by Mr. Boynton, (2) copies of two memoranda from Mr. Boynton to me, dated June 2 and one dated June 21, which deal with the subject, and (3) a copy of the appropriate statute. An important question, which Mr. Boynton has not stressed, is: "Who shall be entitled to place a child in such a center?" I know of no authority which would allow you to restrict it to children of students. There are situations where children are selected by lot. As you have instantly recognized, this sometimes separates siblings.

It may be prudent to ask for a ruling by the Attorney General concerning the questions raised by Mr. Boynton and me. You may have additional thought. Perhaps one of your staff could draft a letter raising questions for legal opinions. We will then go over it and add our thoughts. We will, of course, not send an inquiry which you have not seen and to which you have not agreed.

Cordially,

James A. Frost  
Executive Director

JAF/jy  
Encl.

cc: Mr. Boynton