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5. Case 05-REP-10-0147 Margaretta Township Firefighters IAFF Local 4469 and Margaretta Township, Erie County
February 7, 2006
6. Case 05-REP-09-0136 Thelma Conley and Ohio Association of Public School Employees (OAPSE)/AFSCME Local 4, AFL-CIO and Dayton Public Schools Board of Education, Head Start
February 8, 2006

Board Member Verich moved that the Board approve the Consent Election Agreements and direct elections to be conducted on the dates indicated. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

7. Case 05-REP-11-0166 Russell R. Tobel and Communications Workers of America, Local 4340 and City of Broadview Heights

Board Member Verich moved that the Board construe the Petitioner's letter as a motion to withdraw, grant the motion, and dismiss without prejudice the Petition for Decertification Election. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

8. Case 05-REP-11-0168 Joseph C. Cleer and Ohio Council 8, American Federation of State, County and Municipal Employees, AFL-CIO and City of Chardon

The Petitioner filed a Petition for Decertification Election seeking to decertify the Employee Organization, which is the Board-certified exclusive representative of certain employees of the Employer. The current collective bargaining agreement expires June 30, 2007. Board Member Verich moved that the Board dismiss without prejudice the Petition for Decertification Election pursuant to Ohio Revised Code § 4117.07(C)(6). Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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9. Case 05-REP-04-0051 Ohio Patrolmen's Benevolent Association and Seneca County Sheriff's Office

10. Case 05-REP-12-0178 Ohio Association of Public School Employees, Local # 739 and Bloomfield-MESPO Local School District

In Case 05-REP-04-0051, the parties jointly filed a Petition for Amendment of Certification seeking to create two bargaining units from the existing unit. In Case 05-REP-12-0178, the parties jointly filed a Petition for Amendment of Certification seeking to amend the existing unit to reflect certain negotiated changes. Board Member Verich moved that the Board approve the petitions and amend the units accordingly. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

11. Case 05-REP-11-0169 Municipal Foremen and Laborers' Union Local No. 1099 and City of Cleveland

Board Member Verich moved that the Board construe the letter as a joint motion to withdraw, grant the motion, and dismiss without prejudice the Petition for Clarification of Bargaining Unit. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

12. Case 05-REP-09-0131 Maple Heights Office Workers and City of Maple Heights

On November 3, 2005, the Employee Organization was certified as the exclusive representative for this bargaining unit. On December 12, 2005, the Employee Organization submitted a letter indicating that it no longer desired to serve as the exclusive representative. Board Member Verich moved that the Board construe the Employee Organization's letter as a motion to revoke certification, grant the motion, and revoke the Employee Organization's certification. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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13. Case 05-REP-08-0113 Ohio Council 8, American Federation of State, County and Municipal Employees, AFL-CIO and Licking County Child Support Enforcement Agency

- There were 49 ballots cast
- There were 0 challenged ballots
- No Representative received 10 votes
- Ohio Council 8, American Federation of State, County and Municipal Employees, AFL-CIO received 39 votes and has prevailed in this election.

14. Case 05-REP-06-0086 Fraternal Order of Police, Ohio Labor Council, Inc. and Miami County Park District

- There were 4 ballots cast
- There were 0 challenged ballots
- No Representative received 1 vote
- Fraternal Order of Police, Ohio Labor Council, Inc. received 3 votes and has prevailed in this election.

15. Case 04-REP-04-0068 Ohio Association of Public School Employees (OAPSE)/AFSCME Local 4, AFL-CIO and Greenfield Exempted Village School District Board of Education

- There were 86 ballots cast
- There were 0 challenged ballots
- No Representative received 42 vote
- Ohio Association of Public School Employees (OAPSE)/AFSCME Local 4, AFL-CIO received 44 votes and has prevailed in this election.

Board Member Verich moved that the Board certify the election results and certify each prevailing employee organization as the exclusive representative of all employees in the relevant bargaining unit. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: Affirmed X GILLMOR: Aye VERICH: Aye
Denied _____

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16. Case 04-REP-11-0205 Ohio Council 8, American Federation of State, County and Municipal Employees, AFL-CIO and Fair Haven/Shelby County Nursing Home

Board Member Verich moved that the Board construe the Employee Organization's letter as a motion to withdraw, grant the motion, and dismiss without prejudice the Petition for Representation Election. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

IV. ADMINISTRATIVE LAW JUDGE RECOMMENDATIONS AT ISSUE:

1. Cases 04-ULP-08-0486 SERB v. Perkins Township Highway
04-ULP-10-0570 Department, Erie County

The Charging Party filed two unfair labor practice charges against the Respondent. The Board found probable cause to believe a violation had occurred, consolidated the cases, authorized the issuance of a complaint, referred the matter to hearing, and directed the parties to unfair labor practice mediation. After a hearing was conducted, the Administrative Law Judge issued a Proposed Order. The Respondent filed exceptions to the Proposed Order. The Complainant filed a response to the exceptions. The Respondent filed a motion to dismiss the charge. The Complainant filed a memorandum in opposition to the motion. The Respondent filed a reply memorandum.

The parties filed a settlement agreement. In the settlement, the parties requested that the Board construe the agreement as a motion by the Charging Party to withdraw the unfair labor practice charges with prejudice and as a motion by the Complainant to dismiss the complaint.

Board Member Verich moved that the Board construe the settlement agreement as a motion to withdraw, grant the motion, dismiss the complaint, dismiss with prejudice the unfair labor practice charges, and deny the motion to dismiss as moot. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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2. Case 05-ULP-01-0034

International Union, United Automobile,
Aerospace, and Agricultural Implement
Workers of America, UAW v. Perkins
Township Trustees, Erie County (Highway
Department)

The Charging Party filed an unfair labor practice charge against the Charged Party. The Board found probable cause to believe a violation had occurred, authorized the issuance of a complaint, referred the matter to hearing, and directed the parties to unfair labor practice mediation. The Charged Party filed a motion to dismiss the charge.

The parties filed a settlement agreement. In the settlement, the parties requested that the Board construe the agreement as a motion by the Charging Party to withdraw the unfair labor practice charge with prejudice.

Board Member Verich moved that the Board construe the settlement agreement as a motion to withdraw, grant the motion, dismiss with prejudice the unfair labor practice charge, and deny the motion to dismiss as moot. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied

3. Case 05-ULP-02-0077

Teachers Association of Central Local
Schools and Marvin Thorp v. Central Local
School District Board of Education

The Charging Parties filed an unfair labor practice charge against the Charged Party. The Board found probable cause to believe a violation had occurred, authorized the issuance of a complaint, referred the matter to hearing, and directed the parties to unfair labor practice mediation.

The parties filed a settlement agreement as the result of the ULP mediation process. In the settlement, the parties jointly requested that the Board construe the agreement as a motion by the Charging Parties to dismiss the unfair labor practice charge with prejudice.

Board Member Verich moved that the Board construe the settlement agreement as a motion to withdraw, grant the motion, and dismiss with prejudice the unfair labor practice charge. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied

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4. Case 05-ULP-09-0501 Bridgeport Education Association,
OEA/NEA v. Bridgeport Exempted Village
School District Board of Education

The Charging Party filed an unfair labor practice charge against the Charged Party. The Board found probable cause to believe a violation had occurred, authorized the issuance of a complaint, referred the matter to hearing, and directed the parties to unfair labor practice mediation.

The Charging Party filed a motion to withdraw the unfair labor practice charge. Board Member Verich moved that the Board grant the motion to withdraw and dismiss with prejudice the unfair labor practice charge. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

V. UNFAIR LABOR PRACTICE CHARGE MATTERS AT ISSUE:

1. Case 05-ULP-06-0360 Crystal F. Beverly v. Milford Exempted
Village School District Board of Education

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code §§ 4117.11(A)(1) and (B)(6) by forcing the Charging Party to resign for leaving work early. The investigation reveals the Charging Party resigned because she was going to be terminated. Insufficient evidence was provided to support an Ohio Revised Code § 4117.11(A)(1) violation, and the Ohio Revised Code § 4117.11(B)(6) allegation is inappropriate against the Charged Party, a public employer. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

2. Case 05-ULP-09-0487 Toledo Police Patrolmen's Association v.
City of Toledo

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(A)(1) and (5) by unilaterally changing the sick leave visitation policy. The investigation reveals the matter is strictly contractual and will be addressed in the parties' grievance-arbitration process. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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3. Case 05-ULP-07-0386 Valerie P. Southern v. Service Employees International Union, District 1199 and Tori McReynolds

The unfair labor practice charge alleges the Charged Parties violated Ohio Revised Code § 4117.11(B)(6) by failing to process the Charging Party's grievance. The investigation reveals the Charged Party filed a grievance at the time Service Employees International Union, District 1199 ("SEIU") was being replaced by Ohio Council 8, American Federation of State, County and Municipal Employees, AFL-CIO ("AFSCME"). AFSCME has processed the grievance through Step 3; the grievance is being evaluated for arbitration. The fact that SEIU did not process the Charging Party's grievance is not a violation of the statute. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Parties. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

4. Case 05-ULP-07-0407 Terri Hummel v. Shelby Education Association, OEA/NEA and President Cindy McIntire

The unfair labor practice charge alleges the Charged Parties violated Ohio Revised Code § 4117.11(B)(6) by not taking the Charging Party's grievance to arbitration. The investigation reveals the grievance was not taken to arbitration based on its merits. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Parties and as untimely filed. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

5. Case 05-ULP-09-0520 Cincinnati Metropolitan Housing Authority v. Ohio Council 8, American Federation of State, County and Municipal Employees, Local 1027, AFL-CIO

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(B)(1) and (3) by attempting to bypass the bargaining representative. The investigation reveals the comments at the Charging Party's board meeting were not an attempt to negotiate with the board. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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6. Cases 05-ULP-08-0438 Latanga D. Banks v. Ohio Council 8,
American Federation of State, County and
Municipal Employees, Local 100, AFL-CIO
- 05-ULP-08-0441 Latanga D. Banks v. City of Cleveland,
Department of Parks and Recreation

In Case 05-ULP-08-0438, the unfair labor practice charge alleges the Employee Organization violated Ohio Revised Code § 4117.11(B)(6) by failing to represent the Charging Party when she was terminated. The investigation reveals the Charging Party was not terminated. The Charging Party was represented by the Employee Organization at the pre-disciplinary hearings. When the Employer was going to terminate the Charging Party, the Employee Organization negotiated an agreement to place the Charging Party back on the recall list for her original classification.

In Case 05-ULP-08-0441, the charge alleges that the Employer violated Ohio Revised Code § 4117.11(A)(1) and (3) by terminating the Charging Party. The investigation reveals the Charging Party was not terminated. The Charging Party was not engaged in protected activities. In lieu of termination, the Charging Party was placed back on the recall list for her original classification. The Charging Party was not interfered with, coerced, or restrained from exercising her guaranteed rights. The Charging Party did not file a grievance.

Board Member Verich moved that the Board dismiss the charges with prejudice for lack of probable cause to believe that unfair labor practices have been committed by the Charged Parties. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

7. Case 05-ULP-09-0502 Craig A. Kidwell, et al. v. Ohio Council 8,
American Federation of State, County and
Municipal Employees, Local 1632, AFL-
CIO and Doug Moore

The unfair labor practice charge alleges the Charged Parties violated Ohio Revised Code § 4117.11(B)(6) by refusing to negotiate for additional pay regarding waste-water plant operators. The investigation reveals the Charging Parties failed to demonstrate how the Charged Parties negotiated an additional pay raise. Insufficient evidence was provided to support the Charged Parties action were arbitrary, discriminatory, or in bad faith. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Parties. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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8. Case 05-ULP-09-0496 Ayersville Education Association,
OEA/NEA v. Ayersville Local School
District Board of Education

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(A)(1) and (5) by unilaterally changing the insurance program within days of ratifying the successor collective bargaining agreement. The investigation reveals the Charged Party did not make any changes not permitted by the contract. The matter is strictly contractual, and no statutory violation occurred. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

9. Case 05-ULP-09-0498 Liberty Center Classroom Teachers
Association, OEA/NEA v. Liberty Center
Local School District Board of Education

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(A)(1) and (5) by unilaterally changing the insurance program within days of ratifying the agreement. The investigation reveals the Charged Party did not make any changes not permitted by the contract. The matter is strictly contractual, and no statutory violation occurred. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

10. Case 05-ULP-09-0499 Service Employees International Union,
District 1199, The Health Care and Social
Service Union v. Mentor Public Library

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(A)(1) and (3) by retaliating against Meredith Akers for engaging in protected activity. The investigation reveals a credibility issue exists as to Ms. Akers' application being on file at the time of the posting. Board Member Verich moved that the Board find probable cause to believe an unfair labor practice has been committed, authorize the issuance of a complaint, and refer the matter to hearing to determine if the Charged Party violated Ohio Revised Code § 4117.11(A)(1) and (3) by failing to recall or rehire Meredith Akers for the position of shelver in retaliation for engaging in protected activity. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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11. Case 05-ULP-10-0571 Fraternal Order of Police, Ohio Labor Council, Inc. v. City of Loveland

The unfair labor practice charge alleges the Charged Party violated Ohio Revised Code § 4117.11(A)(1), (2), (3), and (5) by unilaterally changing its health insurance plan, and coercing employees to obtain better benefits in exchange for not filing a grievance. The Charged Party filed a motion to defer to arbitration. The investigation reveals the offer to "buy up" does not constitute coercion. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Party, and deny the motion to defer to arbitration as moot. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

12. Case 05-ULP-08-0457 Carl W. Geary v. State of Ohio, Department of Rehabilitation and Correction, Noble Correctional Institution and Vanessa Sawyer, RN

The unfair labor practice charge alleges the Charged Parties violated Ohio Revised Code § 4117.11(A)(1) and (3) by not dealing with the problem of pre-drawing insulin on which the Charging Party had submitted an incident report. The investigation reveals the Charging Party was not engaged in any protected activity, and was not harmed. Insufficient evidence was provided to substantiate an Ohio Revised Code § 4117.11(A)(1) violation. Board Member Verich moved that the Board dismiss the charge with prejudice for lack of probable cause to believe that an unfair labor practice has been committed by the Charged Parties. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

13. Case 05-ULP-09-0505 Frank Poindexter v. Mt. Healthy City School District Board of Education

Board Member Verich moved that the Board dismiss the charge without prejudice due to the Charging Party's failure to provide a clear and concise statement of facts constituting an alleged violation. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

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14. Case 05-ULP-06-0351 Cleveland Police Patrolmen's Association v. City of Cleveland

On November 3, 2005, the Board dismissed the unfair labor practice charge as untimely filed. On November 16, 2005, the Charging Party filed a timely motion for reconsideration. No new evidence was provided to warrant reversing the dismissal. Board Member Verich moved that the Board deny the Charging Party's motion for reconsideration with prejudice. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

15. Cases 05-ULP-08-0444 International Union of Police Associations, AFL-CIO Local 53 v. Corrections Commission of Northwest Ohio and Executive Director James Dennis

05-ULP-08-0445 International Union of Police Associations, AFL-CIO Local 64 v. Corrections Commission of Northwest Ohio and Executive Director James Dennis

05-ULP-08-0446 International Union of Police Associations, AFL-CIO Local 79 v. Corrections Commission of Northwest Ohio and Executive Director James Dennis

The unfair labor practice charges allege the Charged Parties violated Ohio Revised Code § 4117.11(A)(1) and (5) by unilaterally issuing an attendance policy. The investigation reveals the Charged Parties were given an opportunity to bargain the change in policy and procedures, but refused. Board Member Verich moved that the Board dismiss the charges with prejudice for lack of probable cause to believe that unfair labor practices have been committed by the Charged Parties. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

16. Case 05-ULP-09-0485 Leanetta A. Thompson v. Ohio Civil Service Employees Association, AFSCME Local 11, AFL-CIO and President Brian W. Blackledge

17. Case 05-ULP-11-0606 Berlin-Milan Local School District Board of Education v. Berlin-Milan Teachers Association, OEA/NEA

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18. Case 05-ULP-09-0527 Northern Local Education Association, OEA/NEA v. Northern Local School District Board of Education
19. Case 05-ULP-11-0619 Ohio Association Public School Employees/AFSCME Local 4 AFL-CIO and Its Local 016 v. Elida Local School District Board of Education
20. Case 05-ULP-12-0640 Southeast Local District Teachers Association, OEA/NEA v. Southeast Local School District Board of Education
21. Case 05-ULP-12-0646 Ohio Patrolmen's Benevolent Association v. Olmsted Township, Cuyahoga County
22. Case 05-ULP-09-0483 Ohio Civil Service Employees Association, AFSCME Local 11, AFL-CIO, Chapter 4220 v. State of Ohio, Department of Mental Retardation and Developmental Disabilities, Mt. Vernon Developmental Center

Board Member Verich moved that the Board construe the letters, settlement agreement, and notices as motions to withdraw, and grant all motions. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

V. ADMINISTRATIVE MATTERS

Legal Intern – Executive Director Craig Mayton introduced Katy K. Liu, who will be assisting the General Counsel and the Hearings Section. The Board welcomed Ms. Liu to SERB. Board Member Verich moved that the Board ratify the appointment of Katy K. Liu as Legal Intern. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

Web-based Clearinghouse – Executive Director Mayton updated the Board on the progress of this IT initiative. He emphasized that once completed this program will allow the customer to run comparables. Executive Director Mayton stated that Babbage Simmell would deliver a proposal by January 12, 2006.

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Fact Finder Per Diem Rates – Executive Director Mayton distributed a draft of a letter being prepared to send to public employer and union representatives announcing the Board would receive public comments at the conclusion of the January 24, 2006 Board meeting to evaluate the current daily rate of pay limitations on fact finders and conciliators. Mr. Mayton asked that the Board approve the sending of the announcement.

Board Member Verich moved that the Board authorize the sending of the letter announcing that after the January 24, 2006 Board meeting public comments would be received. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

Quarterly Rent - Board Member Verich moved that the Board authorize Executive Director Mayton to approve the \$49,399.54 expenditure for rent. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

Executive Director Mayton reported that Donna Glanton has resigned as EEO Officer.

Executive Session – Board Member Verich moved that the Board go into executive session pursuant to Ohio Revised Code § 121.22(G)(1) to consider the appointment, employment, dismissal, discipline, promotion, demotion, or compensation of a public employee. Vice Chairman Gillmor seconded the motion and called for the roll-call vote.

Roll Call: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

Board Member Verich moved that the Board exit from executive session. Vice Chairman Gillmor seconded the motion and called for the roll-call vote.

Roll Call: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

Hiring of Mediator – Board Member Verich moved that the Board hire John P. Gray as Labor Relations Mediator (Classification 63441) at Step 5, Pay Range 15, beginning February 6, 2006. Vice Chairman Gillmor seconded the motion and called for the vote.

Vote: GILLMOR: Aye VERICH: Aye
Affirmed X Denied _____

