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MASTER AGREEMENT

between the

NORTH RIDGEVILLE EDUCATION ASSOCIATION

and the

NORTH RIDGEVILLE BOARD OF EDUCATION

June 30, 2011 to July 1, 2013

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ARTICLE 1 RECOGNITION

- 1.01 The North Ridgeville Board of Education, hereinafter the “Board” hereby recognizes the North Ridgeville Education Association NREA/OEA/NEA, hereinafter the “Association” as the sole and exclusive bargaining representative, for the purpose of and as defined in Chapter 4117 Ohio Revised Code, for all certificated/licensed employees (pursuant to O.R.C. 3319.09) who work fifteen (15) hours or more per week for the regular work year, including long-term substitutes (substitute teachers who are employed in one assignment for sixty (60) or more consecutive days). Excluded from the bargaining unit are persons employed pursuant to O.R.C. 3319.02 (administrators, supervisors), and casual or day-to-day substitutes. During periods of posting, screening and interviewing, a substitute may be placed in a position until a final selection is made; such persons are not members of the bargaining unit. The Employer recognizes that Association representation will include any newly created certificated/licensed position as defined above.
- 1.02 There will be no fewer than one-hundred ninety (190) bargaining unit positions during the term of this Agreement.

ARTICLE 2 NEGOTIATIONS PROCEDURES

- 2.01 Either the Association or the Board may initiate negotiations by letter of submission forwarded to the other party no later than March 15 in the year of the expiration of the contract, outlining their intent to bargain as defined in Chapter 4117.14 O.R.C.
- 2.02 Within ten (10) working days of transmittal of said submission letter, the parties shall agree to a date, time and place for the first negotiations session. The first negotiations session shall be scheduled within thirty (30) calendar days from the date of the letter requesting negotiations. At any negotiations session, either party may be represented by no more than six (6) representatives.
- 2.03 If after sixty (60) calendar days from the first negotiation session, agreement has not been reached on all items under negotiation, either party may call for the services of the Federal Mediation and Conciliation Service to assist in negotiations. If a party calls for mediation involvement, the other party shall join in a joint request.
- 2.04 The Board and Association agree that the aforementioned Federal Mediation shall supersede all other dispute settlement procedures contained in Chapter 4117.14 O.R.C.
- 2.05 Before any change in wages, hours, and terms and conditions of employment the parties agree that the Superintendent will meet with the Association to discuss any proposed change.

ARTICLE 3 GRIEVANCE PROCEDURE

3.01 Definitions

- A. "Association" shall mean the North Ridgeville Education Association (NREA).
- B. "Administration" shall mean the Superintendent, Assistant Superintendent, Principals, Directors, Assistant Principals, Supervisors and members of the Administrative Staff.
- C. "Board of Education" and "Board" shall mean the North Ridgeville City Board of Education.
- D. "Days" shall mean school days during the regular school year. "Days" shall mean calendar days during the summer recess when regular classes are not in session.
- E. "Grievance" shall mean a claim by a bargaining unit member, group of bargaining unit members and/or the Association that there has been a violation, misinterpretation, or misapplication of any provision of this Master Agreement. Neither the Non-renewal nor the Termination of a bargaining unit member's contract shall be a valid grievance. However, the procedural aspects of a non-renewal are a valid grievance.
- F. "Grievant" shall mean bargaining unit members or the Association. (Where more than one person is a grievant, each shall sign the grievance. In such circumstances the grievance shall be processed as one grievance.)
- G. "Immediate Supervisor" shall mean that administrator having immediate supervisory responsibility over the grievant.

3.02 Purpose

- A. The purpose of this procedure is to secure, at the lowest possible administrative level, equitable solutions to grievances. All parties agree that the processing of grievances will be kept as confidential as is possible and processed as expeditiously as possible.
- B. Nothing herein contained shall be construed as limiting the right of any bargaining unit member having a concern to discuss that matter informally with any appropriate member of the administration, and having the concern addressed without intervention of the Association; provided that any resolution is not inconsistent with the terms of this agreement, and that the Association has been given the opportunity, if the bargaining unit member so requests, to be present at any such meeting.

3.03 Structure

- A. The representative(s) of the Association may handle the grievance(s) when requested by the grievant.

- B. Each building principal shall be notified in writing by October 1 of each year of the names of the Association Building Representatives.
- C. The grievant may be represented at all formal levels of the grievance procedure by a designee(s) of the Association of his/her choice.

3.04 Grievance Form

- A. Written grievances as required herein shall:
 - 1. Be signed by the grievant, or grievants, and the Association President.
 - 2. Be specific, including specific reference to the section of this Agreement allegedly violated.
 - 3. Include a statement of grievance.
 - 4. Contain a synopsis of the facts giving rise to the alleged violation (misapplication or misinterpretation).
 - 5. Contain the date of the alleged violation.
 - 6. Specify the relief requested.

3.05 Time Limits

- A. The number of days indicated at each step in the procedure shall be the maximum, but may be extended by written mutual agreement.
- B. If the grievant does not present a written grievance within twenty (20) days of the occurrence of the act or conditions on which the grievance is based, then the grievance shall be considered waived.
- C. If a decision on a grievance is not appealed within the time limits specified at any step of the procedure, the grievance shall be deemed settled on the basis of the disposition of that step and further appeal shall be barred.
- D. Failure at any step of these procedures to communicate the decision on a grievance within the specified time limits shall automatically entitle the grievant to proceed to the next level.
- E. All notices of hearings, dispositions of grievances, written grievances and appeals shall be in writing and hand-delivered or mailed by certified mail, return receipt requested.
- F. Every effort will be made to process grievances to a satisfactory conclusion by the end of the school year.

- G. Hearings held under this procedure shall be conducted at a time and place which will afford a fair and reasonable opportunity for all persons entitled to be present to attend, but not during the school day, unless the parties otherwise agree.

3.06 Procedure

A. Informal Procedure

In the event that a bargaining unit member believes there is a basis for a grievance, he/she shall discuss the alleged grievance with the immediate supervisor or the administrator directly involved. The bargaining unit member, in his/her sole discretion, may be accompanied by a representative of his/her choosing.

The informal discussion shall be held by the administrator or immediate supervisor within five (5) days of the request for said meeting. The date of the informal discussion shall be recorded.

B. Formal Procedure Step 1

1. If the grievance is not resolved to the grievant's satisfaction at the Informal Level, or if no discussion is held within the timelines specified in 3.06 A, the grievance may be pursued further. The grievant shall complete Grievance Form A and shall submit it within five (5) days of the informal discussion (or within five (5) days of the date on which the discussion should have occurred) referred to in 3.06 A to his/her immediate supervisor in duplicate.
2. Within five (5) days of the receipt of Grievance Form A, the immediate supervisor shall meet with the grievant and his/her representative. The immediate supervisor shall write his/her disposition of the grievance on the grievance form and shall forward it to the grievant and the Association President and the Superintendent within five (5) days of the Step 1 meeting.

C. Formal Procedure Step 2

1. If the grievant is not satisfied with the Step 1 disposition of the grievance, or if no disposition has been made within the required time limits, the grievant shall within five (5) days complete Grievance Report Form B and shall submit said form to the Superintendent or his/her designee.
2. Within five (5) days of the receipt of Form B the Superintendent and/or his/her designee shall meet with the grievant and his/her Association representative or designee in an effort to resolve the grievance.

3. Within five (5) days of the meeting, the Superintendent or his/her designee shall indicate in writing his/her position by completing Grievance Report, Form B, and forwarding it to the grievant and the Association representative.

D. Formal Procedure Step 3

1. If the grievant and the Association are not satisfied with the disposition made by the Superintendent or his/her designee, or if no, such disposition has been made within the time limits as stated within this agreement, whichever comes first, the grievance may, within ten (10) school days during the school year or fourteen (14) calendar days during the summer recess be submitted to arbitration before an impartial arbitrator. A grievance can only be submitted to arbitration with the approval of the Association Executive Committee. Such committee shall determine if a grievance has sufficient substance and credibility to proceed to arbitration.
2. To submit the grievance to arbitration, the grievant shall complete Grievance Report Form C and shall file said form together with completed Forms A and B, and the letter of appeal to the American Arbitration Association with the Superintendent.
3. The Board and Association agree to use the following arbitration procedures:
 - a. The Association may appeal the grievance to the impartial arbitrator in accordance with the rules of the American Arbitration Association. The appeal shall be in writing with a copy served upon the Superintendent or his/her designee the same day the appeal is sent to the American Arbitration Association (AAA). The letter to AAA shall request a list of nine (9) arbitrators from which each party may strike any names to which it objects, numbering the remaining names to indicate the order of preference. AAA shall select the arbitrator, if any, who has the highest ranking on both lists. If the parties fail to agree upon an arbitrator from the first list, a second list shall be submitted to the parties from AAA, which shall include seven (7) names of arbitrators from which the parties shall alternatively strike names until one (1) name remains. That person shall be appointed as the arbitrator by AAA.
 - b. The arbitrator shall conduct the hearing and issue his/her award in compliance with the Voluntary Rules of the American Arbitration Association. The arbitrator will render his/her written decision and award no later than forty-five (45) calendar days following the closing of the record on the case.

- c. The arbitrator's decision shall be final and binding on the Association, the members it represents, the grievant, and the Superintendent and Board of Education.
- d. The arbitrator shall have the power to render an award but shall not have the power to change, alter, or amend in any way the provisions of this agreement.
- e. The cost for the services of the arbitration shall be paid by the losing party.
- f. No teacher may be represented by any person or organization other than the Association in any grievance initiated pursuant to this agreement.
- g. If a written record of the arbitration hearing is requested by either party, such cost shall be paid by the requesting party.

3.07 Miscellaneous

- A. If multiple grievances arise, all shall be numbered in consecutive order beginning with the number following that of the last filed grievance.
- B. Any grievance which arises during the life of this agreement may be processed until resolution in accordance herewith notwithstanding the expiration of this agreement.
- C. Nothing contained in this Procedure shall be construed as limiting the individual right of a bargaining unit member having a complaint or problem to discuss the matter informally with members of the administration through normal channels of communication.
- D. The Professional Rights and Responsibilities Committee of the Association retains the exclusive right to determine whether a grievance may be filed and/or appealed from one step to the next step of the Formal Procedural Steps.
- E. Grievances shall be filed with the lowest level person having authority to resolve the grievance.
- F. A bargaining unit member engaged during the school day on behalf of the Association with any representative of the Board in any professional grievance, including arbitration, shall be released from regular duties without loss of salary.
- G. Should a grievant leave the employment of the Board, all further proceedings on a previously instituted grievance (except a claim involving a remedy directly benefiting the grievant regardless of his employment) shall be waived unless there are unusual circumstances.
- H. No reprisals of any kind shall be taken against any participants in the grievance procedure by reason of such participation.

- I. The moving party may withdraw the grievance with or without prejudice at any time.

ARTICLE 4 REDUCTION IN FORCE

- 4.01 A reduction in force shall be defined as the abolishment or reduction of a bargaining unit position and a corresponding suspension of contract, in whole or in part. Prior to any formal action to authorize a reduction in force by suspension of contracts, the Board shall give a minimum of twenty (20) school days' advance notice in writing to the Association President. Such notice shall include the reason(s) for the reduction, the number of positions affected, and their location by building and department or grade level. The number and type of bargaining unit positions required to implement the District's educational program will be determined annually by the Superintendent and reviewed by the Board of Education. Reasons for reduction in force by suspension of teaching contracts (layoffs), in whole or in part, shall not be limited by the provisions of O.R.C. 3319.17. Board action to suspend contracts for reduction in force under this Article shall only occur during the month of May for reductions to be effective at the start of the succeeding school year, except for reductions occasioned by a teacher's return from a leave of absence. Prior to Board action suspending contracts, all internal assignments, reassignments, and / or transfers will be finalized to the extent possible and any affected or potentially affected bargaining unit members will be provided notice and a list will be provided to the Association President.
- 4.02 Any layoff affecting bargaining unit members holding continuing contracts or bargaining unit members holding limited contracts at the time of the reduction in force shall be made within affected teaching field or service areas, giving preference to bargaining unit members on continuing contracts and bargaining unit members with greater district-wide seniority.
- 4.03 Recall List
 - A. Bargaining unit members whose contracts are suspended shall be placed on a recall list for a period of forty-eight (48) months and shall have the right to restoration to service status in the order of District-wide seniority when positions become available for which they are certified/licensed at the time of the reduction, except that bargaining unit members whose continuing contracts are suspended shall have priority over bargaining unit members whose limited contracts are suspended.
 1. A bargaining unit member whose contract was suspended in whole or in part by reason of reduction in force shall be offered the opportunity to be called as a substitute or long-term substitute within his/her area of certification/licensure before a non-bargaining unit member.
 2. The refusal of a bargaining unit member, whose teaching contract has been suspended by reason of a reduction in force, to accept an offer to substitute shall not waive his/her recall rights under Article 7 nor his/her right to substitute as set forth above.

3. The refusal or acceptance of less than a full time bargaining unit position by a teacher on the recall list shall not affect continued recall rights.
 4. When vacancies arise to be filled through recall, the vacant position will be filled in accordance with Article 7 and this Article, provided that the filling of a position using the Article 7 procedure does not deprive a bargaining unit member on the recall list, properly certified/licensed to fill the vacancy, of a position.
 5. When, after RIF, a bargaining unit member is recalled to an area with previously unused certification/licensure, or is re-entering an area after an absence of three (3) years' duration, that bargaining unit member will be assigned to a position after the assignments of existing bargaining unit members in that area have been made in accordance with Article 7.
- B. Nothing contained in this Article shall abridge the Board's right to terminate the services of bargaining unit members employed or recalled by the Board to fill a vacancy caused by another member who is on a leave of absence for sixty (60) or more contractual days upon that member's return to service. Long term substitutes employed to fill such vacancies occasioned by the leave of a regular bargaining unit member shall have no recall rights.

C. Waiver of Recall Rights

Failure to accept recall as provided herein after the notice of recall shall constitute forfeiture of the right granted herein. The bargaining unit member shall notify the Superintendent of his/her decision to accept or reject recall within ten (10) calendar days from the date of first attempted delivery of the notice of recall which shall be by certified mail. In the event the bargaining unit member's notice of rejection of recall is not timely received, the bargaining unit member will be considered to have waived further recall rights.

D. Seniority

For purposes of this Agreement, greater seniority of a bargaining unit member is defined to mean the length of continuous and uninterrupted service by the bargaining unit member in the North Ridgeville City School District.

1. Length of continuous service will not be interrupted or affected by authorized leaves of absence nor by layoff of not more than forty-eight (48) months due to a reduction in force.

For purposes of this provision only, continuous service is not affected by an interruption in service in the district of one semester or less.

2. Bargaining unit members who work less than a full contract year shall be credited with the actual service performed for the District. For example, a bargaining unit member who works one-hundred twenty (120) days will be credited with a year of continuous service. A bargaining unit member who works at least half a day each day shall receive a full year's service credit. Bargaining unit members who work at least half a day for one (1) semester shall receive a half-year service credit. Bargaining unit members who work a half day for less than a semester shall receive no service credit. Bargaining unit members shall not earn seniority while on unpaid leave of absence, unless that absence occurs in conjunction with approved FMLA leave.
3. Within the priorities as stated, bargaining unit members will be ranked according to the following criteria:
 - a. Greater seniority of the bargaining unit member which is defined in 4.02 D;
 - b. Date of hire;
 - c. Date of initial licensure by the Ohio Department of Education;
 - d. Date of application received; and
 - e. Any remaining ties will be resolved by a coin toss.

4.04 Unemployment Benefits

The Board shall not penalize or discriminate against any employee for his/her right to collect unemployment compensation and shall cooperate with the Ohio Bureau of Employment Services in providing those benefits to laid-off employees.

ARTICLE 5 ASSOCIATION RIGHTS AND PRIVILEGES

Recognition of the Association as the bargaining agent for members of the bargaining unit entitles the Association to the rights set forth below. Other organizations who seek to use Board buildings and facilities must comply with Board policy in these areas.

5.01 Use of School Buildings by the Association

- A. The Association and its representatives shall, after submission of a building permit, have the right to use school building facilities when such facilities are not already in use. This shall be free of charge except if additional special custodial service is required. The Board may then make standard charges as provided in the Building Use Policies.
- B. The Association may conduct Association business on school property providing such business shall not interfere with or interrupt normal school operations.

5.02 Use of Equipment, etc.

- A. The Association shall have the right to use school equipment on school premises for Association purposes when such equipment is not otherwise in use.
- B. Supplies for such equipment use will be furnished or paid for by the Association.
- C. The Association shall pay the cost of repair or replacement of equipment damaged as a result of misuse while performing Association work.
- D. The Association will be provided an exclusive number for copy machine usage. This number will be the same throughout the District.

5.03 Bulletin Board Usage

Separate bulletin board space shall be designated in the teachers' lounges in each building for general use of the Association. Materials shall be posted at the discretion of the Association.

5.04 Mail and Courier Service

The Association shall be authorized to use inter-and intra-school mail service and teachers' mailboxes, email and faculty bulletins for dispersal of Association materials. Such materials shall be dispersed at the discretion of the Association representative. The Association will provide courtesy copies of non-confidential materials to building principals at the time materials are given to members.

5.05 Association Members Attending Meetings

- A. The Board of Education may grant, without loss of pay and with substitute provided, Association members elected to a state or national office of Association-affiliated organizations, or serving as delegates, to attend the meetings of these organizations within a five (5) day limit per year.
- B. The Board shall grant a maximum of eight (8) days per school year of paid leave, with substitutes provided by the Board, for use by the Association to attend meetings of Association-related organizations. The president of the Association shall notify the superintendent at least ten (10) days in advance of the meeting, of the names of the Association member(s) who will use the leave day(s).

5.06 Board Policy Handbook (See Consensus Statement)

The Board will continue to provide its Policy Handbook online. However, changes or additions to Board Policy shall be provided in a timely manner to the Association President following Board action on same.

5.07 Telephone

Telephone usage may be during the lunch period, preparation period, before and after school and other times as approved by the building principal. It is understood that toll calls made by a bargaining unit member shall be collect or billed to the member unless the reason for the call relates to school business. In each building a telephone will be located in a place where private conversation is possible.

5.08 Board Meeting

- A. Notification of School Board Meetings. The Association President shall receive notice of any regular or special Board meeting in accordance with the directives of the 'Sunshine Law'. Such notification shall be made to the Association President on the same basis as it is to the news media.
- B. School Board Agenda. The Association President shall receive an advance copy of the agenda together with agenda attachments for each Board meeting. Such agenda shall be sent to the Association President by inter-school mail at the same time it is provided to the Board. Minutes of the Board meeting will be made available to the Association President upon request.

5.09 Personnel Directory

The President of the Association shall be provided with the directory of all current bargaining unit employees as soon as same is prepared for each school year. Names and addresses of newly employed members of the bargaining unit shall be provided to the Association President following Board approval of their employment. The President will be provided with an individual phone and phone line.

5.10 Copies of Contract

Within thirty (30) days of ratification, official copies of negotiated and agreed-to provisions shall be reproduced by central administration and distributed to all members of the bargaining unit. The parties shall determine at the conclusion of contract negotiations how many copies each side wishes and shall divide the cost of printing on a pro-rata basis.

5.11 Release Time for President

Upon request, every effort will be made to schedule non-student contact time for the Association President at the end of each school day. The Association President will not be assigned a duty. Every effort will be made to allow the Association President to communicate with members in other buildings. The Board of Education shall provide the Association President with ten (10) days of release time to conduct Association Business. These days will be scheduled by the Association and communicated to the Treasurer.

5.12 Right to Fair Share Fee

- A. Payroll Deduction of Fair-Share Fee. The Board shall deduct from the pay of members of the bargaining unit who elect not to become or remain members of the Association a fair-share fee for the Association's representation of such non-members during the term of this Contract. The Association is responsible for advising the Treasurer of the amount of fair-share fees to be deducted from non-members with notice to be provided to the Treasurer of the Board by January 15 of each school year.
- B. Notification of the Amount of Fair-Share Fee. Notice of the amount of the annual fair-share fee, which shall not be more than 100% of the unified dues of the Association, shall be transmitted by the Association to the Treasurer of the Board on or about October 15 of each year during the term of this Contract for the purpose of determining amounts to be payroll-deducted, and the Board agrees to promptly transmit all amounts deducted to the Association.
- C. Schedule of Fair-Share Fee Deductions
 - 1. All Fair-Share Fee Payers - Payroll deductions of such fair-share fee shall begin at the second payroll period in February except that no fair-share fee deduction shall be made for bargaining unit members employed after October 31 until the second paycheck after notice from Association, which period shall be the required probationary period of newly employed bargaining unit members.
 - 2. Upon Termination of Membership During the Membership Year – The Treasurer of the Board shall, upon notification from the Association that a member has terminated membership, commence the deduction of fair-share fee with respect to the former member, and the amount of the fee yet to be deducted shall be the annual fair-share fee less the amount previously paid through payroll deduction.
- D. Transmittal of Deductions. The Board further agrees to accompany each such transmittal with a list of the names of the bargaining unit members for whom all such fair-share fee deductions were made, the period covered, and the amount deducted for each.
- E. Procedure for Rebate. The Association represents to the Board that an internal rebate procedure has been established in accordance with Section 4117.09 C of the Revised Code and that a procedure for challenging the amount, of the representation fee has been established and will be given to each member of the bargaining unit who does not join the Association. The Association further represents that such procedure and notice shall be in compliance with all applicable state and federal laws and the Constitutions of the United States and the State of Ohio.
- F. Entitlement to Rebate. Upon timely demand, non-members may apply to the Association for an advance reduction/rebate of the fair-share fee pursuant to the internal procedure adopted by the Association.

- G. Indemnification of Employer. The Association agrees to hold the Board, including its officers, members and agents and specifically including the Superintendent, Treasurer, and other members of the Administration, harmless in any suit, claim or administrative proceeding arising out of or connected with the imposition, determination or collection of fair-share fees or dues, to indemnify the Board (as defined above) for any liability imposed on it as a result of any such suit, claim or administrative proceeding, to provide legal defense for the Board (as defined above) in any said suit, claim or administrative proceeding, and to reimburse the Board (as defined above) for any and all expenses incurred by the Board in any such suit, claim or administrative proceeding, including court costs. The Association shall reserve the right to designate counsel to represent and defend the Board, as defined above. The Board shall give a written notice to the President of the Association not later than twenty (20) working days following receipt by the Board of any written claim made or action filed against the Board by a non-member for which indemnification may be claimed by the Board. The Board, as defined above agrees (1) to give full and complete cooperation and assistance to the Association and its counsel at all levels of the proceeding; (2) to permit the Association or its affiliates to intervene as a party in the action if the Association or its affiliate's application to file briefs amicus curiae in the action.
- H. The Association shall be responsible for meeting the specific timelines as set forth in this article. If the timelines are not adhered to by the Association, the Treasurer of the Board shall not be required to follow the strict timelines regarding the beginning dates for payroll deductions. However, the Treasurer of the Board will begin such deductions no later than thirty (30) calendar days after receipt of the required information from the Association.

ARTICLE 6 PROFESSIONAL DUES

- 6.01 A master list of the Association members desiring payroll deductions will be in the Treasurer's Office no later than October 15 of any year. Payroll deductions will be in equal amounts from each pay beginning with the first pay date in November and continuing through the last pay date in May.
- 6.02 Exclusive recognition shall entitle the Association to payroll deduction of membership dues for members only or fair share fees.
- 6.03 The Treasurer will deduct the regular membership dues of the United Teaching Profession from the salaries of those members who authorize such deductions. Such dues deduction authorization shall continue until such time that the individual gives written notice to the Treasurer to discontinue such deduction or employment with the Board terminates.

The time period for written notification for the discontinuance of dues deductions shall be during the first seven (7) work days of September.

- 6.04 The Association shall be responsible for meeting the specific timelines as set forth in this article. If the timelines are not adhered to by the Association, the Treasurer of the Board shall not be required to follow the strict timelines regarding the beginning dates for payroll deductions. However, the Treasurer of the Board will begin such deductions no later than thirty (30) calendar days after receipt of the required information from the Association.

ARTICLE 7 VACANCIES, ASSIGNMENTS AND TRANSFERS

- 7.01 For purposes of this Article, “transfer” refers to moving a bargaining unit member to a different building. “Assignment” refers to placing a bargaining unit member in a different position within the same building for which they are licensed/certificated. Changes in assignment will be made only after discussion with the affected bargaining unit member. Specialist teachers and district-wide staff (i.e. Speech Pathologists, Guidance, Nurses, Psychologists, etc.) may be assigned throughout the District based on staffing needs and will be consulted annually on their assignment.

With respect to transfers, the following will apply:

7.02 Administrator-Initiated Transfers

- A. Prior to an involuntary transfer, principals shall identify the reason(s) for recommending a bargaining unit member’s transfer in writing and discuss the reason(s) with the staff member involved.
- B. If all constructive means attempted to address the situation are ineffective, a transfer may be initiated by the principal through the Superintendent with the knowledge of the bargaining unit member involved.
- C. Such involuntary transfers will not be made for arbitrary or capricious reasons. A bargaining unit member being involuntarily transferred may choose to resign and the Board will consent to such voluntary termination under Ohio Revised Code Section 3319.15.

7.03 Central Office Initiated Transfer for School Organizational Purposes/Enrollment

- A. A transfer for school organizational purposes is defined as a transfer of a bargaining unit member due to fluctuations in enrollment, movement of an entire grade level to another building, or a building closure or opening that necessitates a reorganization of grade and building assignments, or other operational exigencies. Such transfers will be made only after discussion with the affected bargaining unit member, with the reason(s) for the transfer given in writing.
- B. The affected bargaining unit member shall be given an opportunity to discuss available positions for which the bargaining unit member may qualify.

- C. In the absence of volunteers, seniority shall control in determining who shall be transferred out of a building when such transfer is necessitated by changes in student enrollment.
- D. In situations where the Central Office transfers an entire grade level(s) from one building to another building, the bargaining unit members affected may exercise any one of the following options:
 - 1. To be assigned to the building where their current grade level is being moved.
 - 2. To stay in the building to which they were assigned prior to the Central Office action and be reassigned to a vacancy, as defined in 7.04 (A.), in a grade level which will be maintained at that building. Bargaining unit member preference as to the new grade level assignment will be given consideration by the building principal.
 - 3. The administration will consider any Request for Change in Assignment Forms on file for affected or potentially affected bargaining unit members.
- E. If any of the affected buildings become overstaffed because of the options exercised by bargaining unit members listed in 7.02 (D) above, the least senior bargaining unit member(s) shall be subject to transfer in accordance with 7.02 (C).
- F. Bargaining unit members affected by the Central Office action of transferring grade levels from one building to another will not be involuntarily transferred for a period of one (1) school year except to recall bargaining unit members from the Reduction in Force list.

7.04 Bargaining Unit Member Initiated Transfers

- A. Requests by a bargaining unit member for transfer to a different class, building or position shall be made in writing, on a "Request for Change in Assignment" Form (See Appendix I), and filed with the office of the Superintendent no later than the second Friday in February. The Form shall set forth the school and grade(s), building(s) and/or subject(s) sought. Such requests will remain valid for one (1) year or until withdrawn by the bargaining unit member within that year. A copy of all requests will be provided to the Association President. Upon notification to the Association President, filing may be made electronically during the term of this Agreement.
- B. Request for Change in Assignment Forms on file will result in automatic consideration of the bargaining unit member for any posted vacancy. However, any bargaining unit member may apply for a posted position in accordance with this Article. All current bargaining unit members who either apply or have filed a Request for Change in Assignment Form will be granted an interview.

Such interviews will not be required where the bargaining unit member has previously been interviewed for the same grade level or subject area position (i.e., “3rd Grade Teacher”) in the prior twelve (12) month period.

- C. Prior to making any administrator-initiated transfer determinations, the administration will consider any Request for Change in Assignment Forms on file for affected or potentially affected bargaining unit members.

7.05 Filling Vacancies

- A. A vacancy is defined as a bargaining unit position which the administration intends to fill which is either newly created or which is vacant because of death, retirement, resignation, termination, non-renewal, or where a position has become open following a transfer or transfers.
- B. All vacant bargaining unit positions shall be posted for a period of at least five (5) calendar days (excluding weekends and holidays) on the District website, and by electronic mail to the District email account of all bargaining unit members.
 - 1. This provision shall in no way limit the authority of a building administrator to reassign staff within his/her building prior to the posting of a position, nor are such administrative reassignments subject to committee or site-based review.
 - 2. All withdrawals of postings or amended postings will take place during the five (5) day posting period when possible. The Association will be consulted when there is an amendment or withdrawal after the five (5) day posting period and no posting will be created in an arbitrary or capricious way denying any bargaining unit member their rights. No amendment of a posting will take place after a twenty-five (25) day period following the expiration of the original posting.
 - 3. Any vacancy arising after July 31 need not be posted and may be filled by a long-term substitute. If filled by a long-term substitute, the position will be posted in advance of the following school year.
 - 4. The candidacy of both internal and external candidates may be evaluated simultaneously.
 - 5. The Board is not required to re-post for vacancies occurring in specific grade level or subject area positions which have previously been posted within a given academic year.
- C. Vacancies will be posted on the basis of certification/licensure. Supplemental contracts may be included in the posting only if the supplemental position is considered an inseparable part of the assignment, such as in the case of extended days.

- D. Notification of vacancies shall be forwarded to the Association President, thereby constituting the position having been posted. The posting of each vacancy shall include:
 - 1. Certification/Licensure;
 - 2. Building of assignment;
 - 3. Subject and/or grade level;
 - 4. Deadline for application;
 - 5. Supplemental (where applicable only in accordance with 7.04 C, above); and
 - 6. Specific competencies for the position.

 - E. When filling posted vacancies, the Superintendent will recommend the most qualified applicant. For purposes of this Article, "qualifications" means appropriate certification/licensure, highly qualified status, and specific competencies in relation to the position in question. Where the qualifications of two (2) or more applicants under final consideration for a vacant position are deemed equal, any internal applicants under final consideration will be awarded the position on the basis of seniority. In those circumstances where the two (2) or more internal applicants under final consideration possess equal seniority and are identified as the most qualified applicants and are also determined to be equal in qualifications, the Superintendent may award the position to any one of them.

 - F. Whenever a member of the bargaining unit bids on a job as posted in accordance with Article 7.05, that individual will be notified of the disposition of the bid within ten (10) days of the date that the member has been interviewed or considered for the position.

 - G. The Board will not delay the posting of positions created by transfers.

 - H. The Superintendent will provide the Association President with the names of bargaining unit members who bid on a particular position or positions and did not receive such position or positions.

 - I. Members of the bargaining unit assigned to fill a posted vacancy will not be involuntarily transferred for a period of one (1) school year, except to recall teachers from the Reduction in Force (RIF) list or to prevent a RIF, if it is the only position for which the intended RIF bargaining unit member is certified/licensed.
- 7.06 If a Supplemental is required as set forth in 7.05 (C.) above, but no applicant is willing to fill it (internal or external) the position will be re-posted so that the position may be filled pursuant to the posting without a supplemental requirement.
- 7.07 Any position posted which is later withdrawn by the Administration shall be re-posted before the position may be filled by an outside candidate.

ARTICLE 8 PROTECTION OF TEACHERS

8.01 Board Responsibility

The Board supports the criminal prosecution of any student or visitor to a building or grounds who assault a bargaining unit member.

8.02 Administrative Responsibility

The Administration shall give all reasonable support and assistance to bargaining unit members with respect to helping the bargaining unit member maintain the control and discipline in the performance of his/her related activities.

8.03 Gross Misconduct (Student Assault upon a Bargaining Unit Member)

A. Whenever there is an alleged physical assault by a student upon a bargaining unit member, the student shall be immediately withdrawn from the assaulted member's class/classes by the principal or his/her assistant. Investigation of the case shall begin immediately following the assault.

1. Immediate steps to be taken:

- a. The principal or his/her assistant shall be notified of the assault.
- b. In extreme cases, where a weapon is used or if the pupil refuses to submit to reasonable control, police shall be notified.
- c. The principal or his/her assistant shall attempt to notify the parent or guardian and they shall remove the pupil from the school premises.
- d. In cases where assault is by a non-student or a suspended student, the administration is responsible to follow the necessary procedures to implement existing trespassing laws.
- e. The student shall be excluded from all extracurricular activities until a decision has been reached by the Assault Review Board. The building principal has the right to suspend the student until the ARB has reached its decision.
- f. The bargaining unit member upon whom the assault occurred, is required to file a report complaint with the North Ridgeville Police Department or with the appropriate police department if the assault occurs outside the North Ridgeville School District within twenty-four (24) hours of the assault.

8.04 Assault Review Board

- A. When a bargaining unit member is allegedly assaulted, the principal of the building in which the assault occurred will notify the Superintendent to convene the Assault Review Board (ARB), which shall meet within three (3) school days. The ARB should be composed of the following personnel who are from schools other than the one in which the alleged assault occurred with the exception of the building principal: (a) one (1) principal, (b) the Superintendent or his/her designee from the Central Office, (c) two (2) classroom teachers selected from a list submitted by the Association and acceptable to the Superintendent.
- B. In the event a student involved in an actual or suspected assault is accompanied by legal counsel to the ARB, the Board of Education shall also be represented by counsel at such proceedings.
- C. If the ARB determines that an assault has occurred it shall make its recommendation to the Superintendent regarding what penalty should be imposed. Such penalty may include suspension of up to ten (10) student days, denial of extra-curricular participation for up to ten (10) student days, transfer from the assaulted member's class/classes, or expulsion. The ARB shall take into consideration the student's age and grade level prior to making its recommendation.
- D. The ARB may recommend to the Superintendent that the student be expelled for such time as they deem appropriate.
 - 1. Procedures of Assault Review Board:
 - a. The Superintendent or his/her designee shall preside over the hearing.
 - b. The student and the bargaining unit member shall have the opportunity to present their cases to the ARB.
 - c. Witnesses to the alleged attack will be allowed to present information on behalf of the student and the bargaining unit member.
 - d. The student's parent, guardian, or counsel shall be notified to be present at the hearing.
 - e. The ARB will reach a decision immediately after hearing the evidence.
 - f. The ARB shall reduce its decision and penalty to writing. Copies of the decision will be provided for the student, the bargaining unit member, the building principal, the Superintendent, and the Board of Education.

- E. The bargaining unit member involved in an actual or suspected assault by a student(s) will receive forty-eight (48) hours advance notice of an expulsion hearing scheduled for the student. If the student is represented by legal counsel at an expulsion hearing, the Board of Education shall also be represented by counsel. The bargaining unit member shall have a right to be represented by the Association and/or by independent counsel of his/her choice.
- F. Right of Appeal: The student, his/her parent or guardian or the bargaining unit member has the right to appeal the decision of the ARB to the Board of Education or representative within ten (10) days. This appeal must be in writing. In the event the Superintendent decides to reduce the student penalty recommended by the ARB, the Superintendent agrees to advise the affected member and/or the Association of the reasons for the reduction in recommended penalty before the student returns to school.
- G. It is the responsibility of the Administration to make this policy known to all students.
- H. No items in this section shall be construed as to preclude the rights of the bargaining unit member to institute civil or criminal action against a student nor to limit the legally designated powers of the building principal. In all situations of actual or suspected assault, the acting principal will advise the assaulted member of his/her right to file a complaint with the police or other appropriate law enforcement division.

8.05 Classroom Discipline

The Board recognizes its responsibility to give all reasonable support and assistance to bargaining unit members with respect to the maintenance of control and discipline in the classroom.

ARTICLE 9 SPECIALIST TEACHERS

- 9.01 Specialist instruction in the areas of music, art and physical education will be provided at all grade levels (K-12). Time allocations provided in these special areas shall meet or exceed state standards.
- 9.02 Library time shall be allocated according to the following:
 - A. Kindergarten
 - A.M. - thirty (30) minutes every other week
 - P.M. - thirty (30) minutes every other week
 - B. Grades 1-5- maximum of thirty (30) minutes each week

- 9.03 A minimum of two-hundred (200) minutes per week of specialist instruction by certified/licensed specialist teachers shall be provided to students in the areas of music, art, and physical education at grade levels K through 5. When the classes are under the instruction of a specialist teacher, the classroom teacher shall be scheduled for planning, preparation and conference time. For purposes of these time allotments set forth above, A.M. Kindergarten shall receive a maximum of one-hundred (100) minutes per week and P.M. Kindergarten shall receive a maximum of one-hundred (100) minutes per week.

ARTICLE 10 PERSONNEL RECORDS

- 10.01 A master personnel file on members of the bargaining unit shall be maintained at the offices of the Board. Building principals shall not maintain records pertaining to individual bargaining unit member performance of those members assigned to their buildings and under their supervision. If an Administration communication or a communication received from a parent or other non-professional regarding a bargaining unit member is intended to become a part of the member's file, it shall be reviewed by the Principal and the member involved and initialed/dated by the member prior to being placed in the personnel file. After receiving the communication, the member's initials shall not indicate agreement with the substance of the communication, only that the member was given the opportunity to review it. The member shall be afforded the opportunity to file a written reply which will be attached to the communication within ten (10) work days.
- 10.02 Upon reasonable notice, bargaining unit members shall be permitted to inspect personnel files maintained in the Board's office.
- 10.03 If the bargaining unit member disputes the accuracy, relevance, timeliness or completeness of information concerning him or her maintained in such records, she or he may request that the individual responsible for the maintenance of the file investigate the current status of the information within a reasonable time of submission of the request. The employee has the right to add rebuttal or request a hearing with the responsible administrator concerning any material in her/his file that the teacher deems inaccurate, incorrect, incomplete, irrelevant or untimely. In determining whether a document is obsolete or otherwise inappropriate for retention, the standards set forth in ORC Section 1347.05 shall apply.
- 10.04 All records of suspension without pay or written reprimands will be automatically removed from the personnel file twenty-four (24) months after placement, if the bargaining unit member(s) have not violated a same or similar rule, policy, etc. and/or has not had additional discipline during that period of time.
- 10.05 Only documentation maintained in accordance with the above provisions may be employed in any disciplinary proceeding involving the bargaining unit member.

ARTICLE 11 CLASS SIZE AND LOAD

- 11.01 Teachers of self-contained classrooms (currently grades Kindergarten through five) K-5:

- A. Shall have no more than twenty-eight (28) students per teacher in any “core” subject area class (reading, math, social studies, science, language arts).
 - B. If the maximum levels are exceeded, the affected bargaining unit member will receive a payment equal to \$250.00 per student twice per year. In overload situations, every reasonable effort will be taken to balance the number of students assigned to regular and co-taught classrooms.
 - C. The Board and Association recognize their mutual obligation to comply with federal and state laws regarding education of students with disabilities.
- 11.02 Teachers of departmentalized classes in grades 6 -12, except classes in band and choir:
- A. Shall not have an average class load over the course of a semester that exceeds thirty (30) students per class.
 - B. If the maximum levels are exceeded in grades 6 -12, i.e., the teacher has an average of more than thirty (30) students in her/his classes over the course of a semester, the affected bargaining unit member will receive an amount equal to \$250.00 per student per semester, to a maximum of \$500.00 per student per year.
 - C. No teacher in an academic core subject area in grades 6 -12 will be assigned more than four (4) distinctly different classroom preparations per day in subject areas covered by the district graded course of study. A “distinctly different classroom preparation” is one which requires preparation of a completely different daily lesson, as opposed to modification of a lesson or lessons to be implemented in more than one class or implementation of a modified daily lesson earlier used in another class.
- 11.03 For purposes of Sections 11.01 and 11.02, class size shall be calculated effective with the first full week in October and in the first seven (7) school days in the second semester.
- 11.04 Classroom teachers will be entitled to payment for excess class size during any time of the school year after the dates listed above provided the student or students were placed and remain in a teacher’s class for more than ten (10) full school days.
- 11.05 The class size maximums of Sections 11.01 and 11.02 shall apply to all classes except band and choir. The maximum class size at the middle school for band and choir shall be ninety (90) students. If the class size of ninety (90) is exceeded, an aide will be provided. Class size considerations are not affected by homeroom, study hall or lunch duty.
- 11.06 High School and Middle School teaching load (currently for sixth through twelfth grade teachers):

- A. Teachers shall be scheduled for student contact assignment for no more than three-hundred twenty-five (325) minutes per day (this includes the time between classes).
- B. For the 2011-2012 year, there will be a “base” period (i.e., a uniform amount of minutes) in the Middle School. No teacher will be assigned to teach more than six (6) base periods on a regular school day. On intervention days, which will be scheduled no more than once in any week of student attendance, no teacher will be assigned to teach more than the approximate equivalent of six (6) base periods. Thereafter, the Middle School Schedule will be constrained by the terms of this Agreement. Prior to the 2012-2013 school year and thereafter, the Middle School BLT will address issues pertaining to the development of the schedule, possible alternatives, enhancements and/or improvements and to provide input and guidance for the subsequent development of the teaching schedule.

ARTICLE 12 LIMITED CONTRACTS, CONTINUING CONTRACTS AND NON-RENEWALS

12.01 All limited contract non-renewals will be in accordance with the provisions of this Article. These procedures shall supersede and take the place of those set forth in ORC 3319.11 and 3319.111.

12.02 Procedure for Consideration of Continuing Contract Status

- A. Any bargaining unit member anticipating becoming eligible for a continuing contract must notify the Building Principal in writing, with a copy to the Superintendent, by the end of the first full week of September of the school year in which the bargaining unit member becomes eligible.

Thereafter, in order to be eligible for the granting of a continuing contract, the bargaining unit member must have on file by the April Board of Education meeting of the school year of tenure eligibility either:

1. A Professional, Permanent or Life teacher’s certificate issued upon application submitted to the State Board of Education prior to September 1, 1998 or renewed or upgraded subsequent to September 1, 1998 in accordance with Ohio Revised Code 3319.22; or
2. A Professional Educator’s License issued after October 29, 1996 and proof of either of the following:
 - a. If a master’s degree was not held at the time of initially receiving a teaching certificate or an educator’s license, thirty (30) semester hours of course work in the area of licensure or in an area related to the teaching field since the initial issuance of such certificate or license; or

- b. If a master's degree was held at the time of initially receiving a teaching certificate or an educator's license, six (6) semester hours of graduate course work in the area of licensure or in an area related to the teaching field since the initial issuance of the teaching certificate or license.
 - c. A teacher holding a senior professional educator license or a lead professional educator license issued under the act's licensure provisions.
- 3. For bargaining unit members initially licensed after January 1, 2011, continuing contract eligibility is met if the teacher:
 - a. Holds a professional, senior professional or lead professional license;
 - b. Has held an educator's license for at least seven (7) years; and
 - c. Has completed either of the following;
 - 1. If the bargaining unit member did not hold a master's degree at the time of initially receiving an educator license, thirty (30) semester hours of coursework in the areas of licensure or in an area related to the teaching field since the initial issuance of that license, as specified in rules which the state board shall adopt;
 - 2. If the bargaining unit member held a master's degree at the time of initially receiving an educator license, six (6) semester hours or graduate coursework in the area of licensure or in an area related to the teaching field since the initial issuance of that license, as specified in rules which the state board shall adopt.
- B. Failure to provide such notification or to have the appropriate certificate or license on file will mean that the bargaining unit member waives eligibility for continuing contract consideration until April of the following year, and the teacher will be required to reapply.
- C. In addition, in order to be eligible for a continuing contract, the bargaining unit member must have taught for at least three (3) of the last five (5) years in the North Ridgeville City School District.
- D. If the bargaining unit member attained continuing contract status in another school district, the member must have served at least two (2) years in the North Ridgeville City School District and be re-employed by the Board in order to be eligible for tenure, unless upon recommendation of the Superintendent and approval of the Board tenure is approved prior to the expiration of this two-year period.

- E. Extended Limited Contracts The Superintendent may recommend re-employment of the bargaining unit member, if continuing service status has not previously been attained elsewhere, under an extended limited contract for a term not to exceed two (2) years, provided the Superintendent gives the member written reasons directed at the professional improvement of the member on or before the thirtieth (30th) day of April. Upon subsequent reemployment of the bargaining unit member only a continuing contract may be entered into. To the extent that this procedure for granting an extended limited contract differs with that found in Ohio Revised Code Section 3319.11, the parties intend that this provision replaces and supersedes same.
- 12.03 Bargaining unit members who are not to be re-appointed shall be notified in writing by the Superintendent of his/her intent to recommend non-renewal of the teacher's contract to the Board five (5) work days prior to official action of the Board and the member will be given written reasons for the recommendations. Such Board action shall be no later than April 30. However, all Supplemental Contracts issued by the Board shall be one (1) year limited contracts and shall automatically expire at the end of each school year without Board action, notice or reasons.
- 12.04 Bargaining unit members who are being notified of the intention to recommend their non-renewal, may request the Superintendent or designee to provide an opportunity to discuss the reason(s) for a recommendation for non-renewal prior to official action of the Board.
- At the meeting where such discussions are held, the bargaining unit member shall have the right to have the Association representative of his/her choice present. The Superintendent or his/her designee shall have the right to have a representative of his/her choice present. The meeting may not be delayed more than one (1) day due to the unavailability of any person.
- 12.05 Only procedural compliance with this Article may be grieved.
- 12.06 Nothing contained in this Article shall abridge the Board's right to terminate the services of bargaining unit members employed by the Board to fill a vacancy caused by another member who is on leave-of-absence for sixty (60) or more contractual days upon that member's return to service.
- 12.07 Any person who is an applicant for employment with the Board will have a criminal background check conducted with respect to his/her application as required under R.C. 3319.39. An applicant may be conditionally employed until the Board receives the results of the criminal record check from the Bureau of Criminal Identification and Investigation. If such applicant has been convicted of or pleaded guilty to any of the offenses as set forth in O.R.C. 3319.39 (B) (1) such applicant shall immediately be released from employment.
- 12.08 Upon successful completion of a satisfactory background investigation, the new employee becomes a member of the bargaining unit and is eligible for Association membership or to pay the fair-share fee as specified in Article 5 Section 5.13.

ARTICLE 13 PROFESSIONAL IMPROVEMENT AND TERMINATION OF CONTRACT

The contract of a bargaining unit member in the North Ridgeville City Schools may not be terminated except for good and just cause, including for unsatisfactory teaching performance. All terminations shall be accomplished in accordance with the procedures established in Revised Code Sections 3319.16 and 3319.161. The referee shall apply the grounds above set forth herein as well as those specified in R.C. 3319.16. Non-renewals of limited contracts shall continue to be governed by Article 12.

- 13.01 "Unsatisfactory performance" is a performance pattern evidencing the failure of the bargaining unit member to remedy a deficiency or deficiencies identified in the evaluation process set forth in Section 13.03 below where such deficiency or deficiencies demonstrate that the member is ineffective in the performance of assigned duties, exclusive of supplemental contract duties.
- 13.02 A. Before acting to terminate any bargaining unit member's contract for unsatisfactory performance, the Board shall comply with the process set forth in Section 13.03 below. The procedures set forth in Section 13.03 below will be followed only in instances where a termination for unsatisfactory performance is contemplated.
- B. Before presenting a recommendation to the Board for termination of a bargaining unit member's contract for unsatisfactory performance, the Superintendent, upon the recommendation of the building principal, will provide the bargaining unit member with a written notice, which notice will include the following:
1. The specific deficiency or deficiencies identified in the process set forth in Section 13.03 below that have not been corrected and which demonstrate ineffectiveness of performance of duties; and
 2. The process prescribed and recommended pursuant to Section 13.03 to correct such deficiency or deficiencies.
- 13.03 When the administration has identified concerns with the bargaining unit member's performance such that a termination for unsatisfactory performance is contemplated, the member will be so advised in writing. A copy of this notice shall be provided to the Association President.

The provisions in this article shall supersede and replace the specific procedures set forth in Article 14.09 of the Teacher Evaluation Procedures. The following procedure will be followed:

- A. Method of Appraisal and/or Evaluation
1. The program of professional staff appraisal and evaluation will be accomplished using the appropriate evaluation form (Appendix F).

2. The program of professional staff appraisal and/or evaluation consists of observations of the bargaining unit member's performance of assigned duties, exclusive of supplemental contract responsibilities. To be in a termination for unsatisfactory performance, such appraisals and/or observations must be written and shared with the bargaining unit member. (See 13.02 B.)
- B. Frequency of Observations
1. Before the Board initiates a contract termination for unsatisfactory performance, the bargaining unit member will have been observed in a classroom setting or equivalent setting a minimum of three (3) times in three (3) different months.
 2. No more than four (4) observations during a semester will be conducted. However, the individual bargaining unit member and the evaluator mutually may agree upon additional observations.
- C. Report of Observations
1. Reports of the observations shall be made on the appropriate evaluation form (Appendix F).
 2. A bargaining unit member, by signing copies of the evaluation form, acknowledges only that the member has read and received a copy of the report.
 3. The bargaining unit member shall be given the opportunity to submit a written response to the evaluation, which response will be placed in the member's personnel file. This response will be made within five (5) school days from receipt of the evaluation and will be attached to the evaluation form. An additional five (5) school days for submission of the response is available provided the bargaining unit member notifies the observer that the member intends to submit such a response.
 4. The evaluation documents and any bargaining unit member responses, a full record of the recommendations for improvement made to the individual member, the assistance suggested and offered to the individual member, and any subsequent changes reported in the individual's performance will be maintained in the personnel file for such individual.

The bargaining unit member will be permitted to place documents, responses, and other pertinent written material in the member's personnel file.
- D. Bargaining Unit Member Rights and Obligations to Demonstrate Improvement:

1. After reading and discussing the written appraisal or evaluation with the appraiser or evaluator, the bargaining unit member will be given specific and detailed suggestions and recommendations regarding means to improve performance and offered specific assistance to obtain such improvement. It shall be the joint responsibility of the bargaining unit member and principal to develop a written plan to overcome any reported deficiencies. At the member's request, an Association Representative of his/her choice may be offered the opportunity to participate in the development of this plan.
2. Following the development of the written plan, the principal is responsible for offering specific assistance in accordance with the plan to the bargaining unit member in the implementation of the plan. The bargaining unit member is responsible for implementation of the provisions of the written plan which are designed to improve his/her performance and is responsible for maintaining his/her performance at acceptable levels.
3. The bargaining unit member will be offered the assistance specified in the written plan and will be afforded a reasonable period of time, not less than four (4) weeks, to correct the specified deficiencies. If an individual fails to correct the specified deficiencies, the individual shall be notified in writing of the failure.
4. If, after the implementation of such written plans on two (2) separate occasions, the bargaining unit member has not achieved the desired goal of demonstrated improvement, then the principal may recommend to the Superintendent termination of contract for unsatisfactory teaching performance.
5. Following such recommendation, the Superintendent shall convene a meeting involving the principal, other administrators involved in the evaluation process, the bargaining unit member, and a representative(s) of the member's choice, which may include other local member(s) and/or the OEA Labor Relations Consultant. The Superintendent shall be advised in advance of the meeting of the bargaining unit member's intent to involve the OEA Labor Relations Consultant, and if such consultant will be in attendance, the Board retains the right to involve a representative of its choice.
6. Any grievance filed pertaining to this Article can be filed only to contest alleged noncompliance with the procedural aspects set forth herein.

Decisions and reasons in support of a bargaining unit member's evaluation or appraisal, deficiencies identified in the process, suggestions and recommendations for improvement, and conclusions with respect to performance are not grievable but may be contested in the referee hearing and any subsequent appeals. It is expressly understood that the grievance procedures may not be employed to challenge a termination decision taken in accordance with the procedures set forth in Revised Code Sections 3319.16 and 3319.161. However, any termination decision there reached may be appealed to the courts as provided by law.

ARTICLE 14 EVALUATION PROCEDURES

- 14.01 Evaluation procedures will be conducted for all bargaining unit members in the North Ridgeville City Schools for the purpose of improving the quality of instruction being offered to our students. The format will vary with length of service in the system and contract status. Bargaining unit members who receive an overall estimate of needs improvement may have additional evaluations.
- 14.02 Formal evaluation procedures consist of all observations made by administrators occurring during the school year. Also, observation of a factual incident witnessed by the administration may be included as part of the formal evaluation. Areas of concern as seen by the administrator will be shared with the bargaining unit member involved within five (5) school days and the member shall have the right to dispute all claims.
- 14.03 The evaluation procedure and the evaluation form shall be followed in the evaluation of members of the bargaining unit for the duration of this Agreement. These procedures shall supersede and take the place of those set forth in O.R.C. 3319.11 and 3319.111.
- 14.04 The procedural aspects of evaluation set forth in this Article are subject to the grievance procedure of Article 3. Only procedural compliance may be grieved. The substance or conclusions of the evaluation process cannot be grieved.
- 14.05 Department and grade level chairpersons shall not be part of the evaluation procedure but are encouraged to participate in classroom observations for the purpose of improving instruction in the classroom.
- 14.06 Non-renewals of limited contracts shall be initiated only following completion of the evaluation procedure spelled out in this Article 14.
- 14.07 Evaluation form in Appendix F shall be guided by Ohio Educator Standards for effective instructional practices and reflect current standards.
- 14.08 Specific procedures are as follows:
 - A. The pre-evaluation procedural orientation shall take place at a September meeting and will include:
 - 1. A review of the evaluation procedures.

2. A review of the evaluation form.
3. A statement identifying the designated evaluator who also will be present at the post-observation conference.
4. A statement that the individual bargaining unit members will have the option of having an announced or unannounced observation for the formal evaluation process. Each bargaining unit member will make his/her preference known to his/her evaluator prior to October 1.

14.09 Formal observation procedures will include:

- A. First and second year (in District) bargaining unit members.
 1. Two (2) formal evaluations per year. One formal evaluation will be completed by December 15 and the second before April 10.
 2. Each required formal evaluation shall consist of one uninterrupted thirty (30) minute observation, followed by a post observation conference to be held within five (5) school days. There shall be a pre-evaluation conference prior to any formal observation. Prior to the observation, the date and time of the pre-conference will be mutually agreed upon.
 3. A second year bargaining unit member who receives an overall estimate of needs improvement and is re-employed for the following year, will continue to be evaluated each school year.
- B. Continuing contract employees and employees in third year (in District) and beyond.
 1. One formal evaluation every three (3) years to be completed by May 15.
 2. The required formal evaluation shall consist of at least one (1) formal observation of not fewer than thirty (30) minutes. After the observation, a post observation conference will be held within five school days. There shall be a pre-evaluation conference prior to any formal observation. Prior to the observation, the date and time of the pre-conference will be mutually agreed upon.
- C. Any bargaining unit member who receives an overall estimate of “needs improvement” will devise a remedial plan in cooperation with the administrator. This plan will include: specific, reasonable, written recommendations for improvement with definite positive assistance from the administrator. Then an evaluation will occur during the next year. It will include a review/assessment of the stated objectives in the remedial plan.

- D. An announced observation will be scheduled at least one school day in advance of the date of observation.
- E. The bargaining unit member will sign the completed evaluation form at the conclusion of the post observation conference indicating that the member has had the conference and read the form although not necessarily approved of its contents.
- F. Each party will receive a copy of the completed, signed evaluation within three (3) school days following the post observation conference.
- G. If the bargaining unit member wishes to include any written statement with the formal evaluation report, he/she may do so by submitting it to the evaluator within three (3) school days following the receipt of the copy.
- H. The original teacher evaluation report shall be placed in the bargaining unit member's permanent file.
- I. Bargaining unit members under consideration for tenure must be evaluated in any year that the member has provided notification, in accordance with Article 12, that they are or will become eligible for a continuing contract.
- J. The criteria for job performance shall be the job description as stated in this contract.

14.10 Local Appraisal Review Committee (LARC)

The parties agree to an ongoing, collaborative and comprehensive review of the teacher appraisal system, evaluation instrument(s), and protocol. To that end, the Local Appraisal Review Committee (LARC) will be formed with four (4) members appointed by the Association President and three (3) administrators appointed by the Superintendent, in addition to the Superintendent or his/her designee, for the purpose of reviewing the present evaluation and appraisal system and making recommendations to the board and Association for the adoption of improvements to the evaluation process and/or any corresponding evaluation instrument(s).

The LARC shall be an ongoing collaborative committee and recommendations, if any, will be made prior to the beginning of each school year. Changes recommended by the LARC will not become a part of this Agreement unless adopted by the Board and approved by the Association. The LARC will meet no less than four (4) times per year or as otherwise determined by the Committee.

ARTICLE 15 MULTIPLE SCHOOL ASSIGNMENT

- 15.01 In arranging schedules for special area teachers who are assigned to more than one school, the amount of inter-school travel time shall be fair and reasonable. Such teachers will be provided twenty (20) minutes to drive between buildings and such travel will be recognized as a duty on days that travel occurs.

15.02 Any bargaining unit member who is assigned to work in more than one (1) school per day is compensated according to the distance he/she drives as per Board Policy (the IRS rate in effect at the time of the travel).

ARTICLE 16 FEDERALLY FUNDED EMPLOYEES

Employees serving in federally funded positions are subject to yearly renewal of their contracts (contingent on funds available), unless such employees have tenure within the North Ridgeville Schools. If federal funds are withheld or curtailed necessitating elimination or reduction of the program, all employees currently working under such contingent contracts will be given an option between July 15 and August 1 of each year as to whether they desire an available teaching position for which they hold proper certification/licensure or if they desire to remain under a contingency contractual agreement.

ARTICLE 17 PERSONAL FREEDOM

A bargaining unit member's constitutional right of privacy shall be fully respected. No discipline or discrimination will result from matters dealing with the bargaining unit member's personal life.

ARTICLE 18 FACILITIES AND ENVIRONMENT

18.01 Faculty Work Space

- A. An enclosed room appropriately furnished shall be solely designated as a faculty work area. Bargaining unit members shall be permitted to have coffee-making, soft drinks, and other types of food dispensers in this area. Any related expenses will be borne by the faculty of each building. The types of machines, numbers of machines, and locations of machines, shall be determined by the principal and the Association building representative in each building. If a disagreement arises, a staff vote will be the determining factor.
- B. The decision of the staff will determine the spending of profits under this section.
- C. A reserved or separate lunch area shall be provided for the bargaining unit members. Whenever possible, classrooms used as student lunchrooms shall be cleaned by the custodial staff following the lunch period.
- D. Resource material shall be available to all bargaining unit members.
- E. Each school shall have ample parking facilities accessible to the school for the use of the staff during working hours. These facilities shall be maintained and in a safe condition.
- F. Each classroom teacher shall be provided with a desk or file cabinet and a chair for his/her use at his/her home base. Every effort will be made to continue to provide a file cabinet for each classroom teacher.

- G. Secure, adequate storage facilities in which classroom teachers may store instructional supplies shall be provided.
- H. Special subject area teachers shall be provided adequate, secure storage facilities in each building.
- I. A telephone for the professional use of the staff shall be available in each building.
- J. Every bargaining unit member shall be provided with access to office equipment and supplies necessary to perform regular job duties.

18.02 Environmental, Health and Safety Considerations

- A. The Board is committed to providing a safe and healthy environment for staff and students. The Board shall make every reasonable effort to provide and maintain conditions free from known hazards. No employee shall be required to work in an unsafe or unhealthy working environment. Staff members are encouraged to report health and/or safety concerns to the building administration and where appropriate submit a formal work order. Nothing herein shall be deemed to discourage BLT's from discussing environmental concerns.
- B. No bargaining unit member shall be required to handle bodily fluids or administer medication unless specifically trained to do so. Bargaining unit members who provide emergency support for medically necessary events (e.g. Epi-pen, defibrillator, diabetic care) shall be adequately trained at Board expense.

ARTICLE 19 PROGRESSIVE DISCIPLINE

- 19.01 Members of the Bargaining Unit who violate the written rules, Policies, and regulations set forth by the Board of Education and the Administration, or the work rules set forth in the Master Agreement may be subject to this Progressive Discipline Policy. Progressive Discipline shall not be imposed unless for just cause.
- 19.02 Progressive Discipline shall be for cause and not implemented in an arbitrary and capricious manner. Progressive discipline procedures, depending upon the severity, normally involve the following steps: oral warnings, written reprimands and suspension up to three (3) days without pay. If discipline is instituted out of the above sequence, it shall be reasonable and for just cause.
- 19.03 The right to counsel as to written reprimands and/or suspension without pay shall be governed by the various provisions of this contract. When circumstances require, nothing herein shall preclude the Superintendent from suspending a bargaining unit member with pay.
- 19.04 Written reprimands and suspensions without pay, may be subject by the Association to expedited arbitration by an independent arbitrator and governed by the provisions of the grievance procedure of this contract.

- 19.05 All rights afforded bargaining unit members in regard to termination of contracts under this Progressive Discipline procedure and for just cause shall be in accordance with and pursuant to the procedures set forth in O.R.C. Sections 3319.16 and 3319.161. The justification for termination shall be based upon those reason(s) set forth in this Article and Article 13 and, to the extent they differ from the statute, shall supersede the reasons set forth in O.R.C. 3319.16.
- 19.06 A bargaining unit member so notified that his/her contract is to be terminated, shall have the right to request, in writing, a meeting before the Board, in executive session, to offer reasons against such termination. The bargaining unit member shall have the right to have a representative and the Association President at the meeting. The meeting shall be held within fourteen (14) calendar days of receipt of the written request. Such written request shall be delivered to the Treasurer of the Board. The Board will provide the bargaining unit member, his/her representative(s), the Superintendent and administrator(s), if applicable, with a written decision within fourteen (14) calendar days following the day of the meeting. The aforementioned time schedule may be amended, if mutually agreed upon in writing, by the bargaining unit member and the Board President.

ARTICLE 20 CONTRACT MAINTENANCE

20.01 Waiver of Negotiations

Subject to Section 20.04 below, the Board and the Association acknowledge that during negotiations resulting in this Contract, each party had the right and the opportunity to make demands and proposals with respect to any matter and that this Contract was arrived at by the parties after the exercise of that right and opportunity. The Board and the Association shall voluntarily waive, during the life of this Contract, said rights and each agrees that the other shall not be obligated to negotiate with respect to any subject or matter irrespective of whether such matters or subject is specifically referred to or covered in this Contract, even though such subject or matter may not have been within the knowledge or contemplation of either or both parties at the time negotiations were being conducted or at the time the party signed this Contract.

20.02 Entire Agreement Clause

This Contract supersedes and cancels all previous agreements, verbal or written or based on alleged past practices between the Board and the Association and constitutes the entire Agreement between the parties. Any amendment or agreement supplemental hereto shall not be binding upon either party unless executed in writing by the parties hereto.

20.03 Equal Opportunity Clause

The Board is an equal opportunity employer and will continue to abide by all state and federal equal employment laws. Likewise, the Association will continue to abide by all state and federal equal employment laws.

20.04 Severability

- A. In the event there is a conflict between a provision of this contract and O.R.C. 4117.10 (A) or federal law, or valid rule or regulation adopted by a federal agency as determined by a court of competent jurisdiction, O.R.C. 4117.10 (A) or federal law, or valid rule or regulation adopted by a federal agency as determined by a court of competent jurisdiction, O.R.C. 4417.10 (A) or federal law or valid rule or regulation adopted by a federal agency shall prevail as to that provision. All other provisions of this contract which are not in conflict with O. R. C. 4117.10 (A) or federal law, or valid rule or regulation adopted by a federal agency, thereto, shall continue in full force and effect in accordance with their terms. The parties will meet to negotiate any necessary change in the contract relative to the affected provision within sixty (60) days by demand of either party.
- B. If, during the term of this contract, there is a change in O.R.C. 4417.10 (A) or federal law, or valid rule or regulation adopted by a federal agency pursuant thereto, which would invalidate any provision of this contract as determined by a court of competent jurisdiction, the parties will meet. To negotiate any necessary change in the contract relative to the affected provisions within sixty (60) days by demand of either party.
- C. If, during the term of this contract, there is a change in any applicable state or federal law, or valid rule or regulation adopted by a federal agency or a state agency pursuant thereto, which requires the Board of Education to develop policies that affect the term(s), condition(s) of employment, or working condition(s), then the parties will meet to negotiate the additional term, condition of employment, or working condition within sixty (60) days by demand of either party.

ARTICLE 21 LEAVES

21.01 Personal Leave

- A. All certificated/licensed employees shall be granted three (3) days' personal leave per year. These days shall be non-accumulative, shall be granted for personal business that cannot be scheduled outside the regular school day, and shall not be used to extend a period when, under the adopted school calendar, school is not in session (exclusive of Saturdays and Sundays). Unpaid leave may be granted at the discretion of the Superintendent for such days.
- B. An employee's statement requesting leave for personal business that cannot be scheduled outside the regular school day shall be considered sufficient to warrant granting of personal leave.
 - 1. One (1) week prior electronic notification of the use of personal leave to the Board-designated on-line site shall be submitted where possible.

2. If requested use of paid personal leave should, by coincidence, serve to extend a period when, under the adopted school calendar, school is not in session (exclusive of Saturdays and Sundays), specific reasons must be submitted for approval by the Superintendent of Schools, except when an emergency transportation problem exists that disables an employee from returning to school the day following a vacation period.
 3. The Superintendent may refuse to grant personal leave to bargaining unit members on a particular day where more than five percent (5%) of the teaching staff have already been granted personal leave.
- C. A certificated/licensed employee shall not be granted multiple unpaid personal leave days on a routine, annual basis for use as vacation days.
- D. The use of paid personal leave in circumstances that do not otherwise qualify under this provision may be granted by the Superintendent at his/her discretion. Such decision shall not be grievable nor challengeable through any provision of this Master Agreement.
- E. Any unused personal leave shall be converted to sick leave at the conclusion of the contract year.

21.02 Sick Leave

- A. Each certificated/licensed employee of the North Ridgeville School District shall be entitled to fifteen (15) days sick leave with pay for each year under contract, which shall be credited at the rate of one and one-fourth (1-1/4) days per month. Sick leave accumulation shall be unlimited. Sick leave shall be granted for personal illness, pregnancy, injury, exposure to contagious disease which could be communicated to others, and for absence due to illness, injury or death in the employee's immediate family. Immediate family shall be defined as the employee's father, mother, grandfather, grandmother, brother, sister, husband, wife, child, grandchild, in-laws (mother, father, sister, brother, son, daughter) or any member of the family or other person who lives in the same house as the employee.
- B. Each certificated/licensed employee of the North Ridgeville School District shall be advanced sick leave over and above that which he/she has accumulated. Not less than five (5) days shall be granted to any employee. If the contractual year is not completed, per diem for advanced days not earned will be deducted from the final salary settlement or if the employee does not have enough salary due to compensate for the advanced sick leave days such employee shall pay to the Board the employee's per diem rate for each advanced day.
- C. Sick leave may be used in one-half (1/2) or full day units.

- D. Any certificated/licensed employee who is on sick leave for more than seven (7) consecutive work days must provide the administration upon the administration's request, with medical certification verifying that the employee or a member of the employee's immediate family was ill or injured. Such medical verifications must be provided to the administrator within five (5) workdays of the administrator's request for medical certification.
- E. A Sick Leave Bank ("Bank") shall be implemented for the express purpose of providing additional sick leave days to those bargaining unit members who, as employees, have suffered from a major physical (i.e. heart attack, stroke, cancer, etc.) or mental illness, serious accident, non-elective surgery, or physician ordered bed-rest due to pregnancy, that prohibits the employee from returning to work and performing his/her normal job responsibilities.

The Bank shall be implemented based on the following provisions:

1. All bargaining unit members shall be eligible to apply for additional sick leave days under the specific provisions of this "Bank." No additional sick leave days will be added to this "Bank" after May 26, 2004.
2. The Sick Leave Bank Committee ("Committee") shall be comprised of three (3) Association members appointed by the Association President.
3. The Committee shall elect a chairperson and shall develop rules for the operation of the Committee and adhere to the specific provisions of this Article.
4. The Committee may award a maximum of twenty (20) sick days to a member who submits his/her initial application if he/she meets the eligibility requirements as set forth in this article. The Committee shall notify the Board Treasurer, in writing, of the number of days a member is to be awarded.
5. A member who has been awarded the initial twenty (20) days may apply to the Bank for a maximum of an additional fifteen (15) days when it is reasonably apparent that he/she will not be able to work at the expiration of the initial twenty (20) day period awarded. Therefore, the maximum number of sick leave days any employee can be granted is thirty-five (35) days.

Under extreme circumstances, the President of the Association may request to meet with the Superintendent and/or his/her designee(s) to discuss if an individual employee should be provided any days beyond the thirty-five (35) day maximum granted. The administration may or may not agree to extend such additional days. The decision of the administration shall be final and cannot be grieved.

6. A member of the Bank may only apply to the Bank for sick leave days after he/she has used all of his/her accumulated sick leave days and personal leave days.
7. A member applying to the Bank for sick leave days shall be required to provide the Committee and Board Treasurer with medical certification from a licensed physician attesting that the member's medical condition is a major illness or serious injury that will require at least twenty (20) consecutive days of recuperation/recovery time. The Committee, at its discretion, may require a second medical opinion.
8. The decision of the Committee regarding the approval or disapproval of applications for sick leave days from the Bank, shall be a final decision and shall not be appealable through any internal grievance process or external legal proceeding.
9. Elective medical procedures (or procedures including surgery which can be performed during a time period where it would not impact on employment time) shall not be reasons for the Committee to approve sick leave days under this plan.
10. The sick leave day(s) contributed to this Bank shall remain the number of days contributed to the Bank as of May 26, 2004.
11. The Committee will make a decision within five (5) work days of receipt of an application from a member requesting sick leave days from the Bank. If adequate information and medical certification is provided, the Committee will make its decision within twenty-four (24) hours after reviewing the application.

21.03 Assault Leave

Assault leave shall be granted to a member of the bargaining unit who is absent from his/her assigned duties because of injury resulting from an assault. Said leave shall not be charged against leave otherwise granted under this contract except as provided hereafter. Said member, after five (5) days use of sick leave, shall be compensated at his/her normal per diem rate, including supplemental contract compensation, less Workers' Compensation (if collectable) and other employment remuneration for a period not to exceed one (1) school year.

A member of the bargaining unit shall be granted assault leave according to the following rules:

- A. The incident resulting in the absence of the member must have occurred on Board premises during the course of employment with the Board or while in attendance at an official school function, paid or unpaid, during the contractual year, or as a result of the bargaining unit member's performance of his/her official duties, and have resulted from an unprovoked assault. For the purposes of this provision only, an 'unprovoked assault' occurs when the bargaining unit member is performing his or her normal job functions in an accepted professional manner and is, during the course of such activity,

- assaulted.
- B. Upon notice to the principal or immediate supervisor that an assault upon a member has been committed, procedures of Article 8, 8.03 and 8.04 shall be followed.
 - C. If the bargaining unit member is absent from his/her assigned duties a certificate from a licensed physician stating the nature of the disability and its duration, may be required by the administration before an assault leave payment is made.
 - D. A member of the bargaining unit shall not qualify for payment of used assault leave until the Assault Leave Form (see Appendix A) has been submitted.
 - E. Said member shall not be permitted to accrue assault leave.
 - F. Payment shall be discontinued when the member elects to retire for any reason.
 - G. Falsification of either a signed statement or a physician's certification is reason for suspension or termination of employment.

21.04 Sabbatical Leave

- A. Upon written application made not later than May 1 of any school year, and with the approval of the Superintendent of Schools and the Board of Education, not more than three percent (3%) of the teaching staff shall be granted sabbatical leaves for the following school year under the following provisions:
 - 1. Bargaining unit members approved for sabbatical leave shall be notified not later than June 15 in the year of their application.
 - 2. Bargaining unit members on sabbatical leave shall receive a salary equal to the difference between the member's regular contract salary and the salary of the individual employed to replace that bargaining unit member.
 - 3. Any bargaining unit member, to become eligible for leave, shall have at least five (5) years' service in the North Ridgeville School System.
 - 4. A bargaining unit member on leave shall be given an employment contract for the year of leave.
 - 5. The bargaining unit member shall agree to return to employment in the North Ridgeville School District for a period of one (1) year upon returning from leave. Failure to do so will require forfeiture of all pay during leave period.
 - 6. Applicant must provide evidence of a planned and approved program of studies for professional growth.

7. The bargaining unit member on leave shall maintain at least a 3.5 average on a 4.0 scale.
8. The bargaining unit member on leave shall receive all negotiated benefits included in the Master Contract by reimbursing the Board of Education for up to fifty percent (50%) of the total cost of said benefits, with the exception of total salary payment, which is covered in Section (2). A member may waive this provision if he/she desires.
9. Effective for leaves commencing after August, 1992, a bargaining unit member on sabbatical leave must submit written notice of her/his intention to return not later than March 15.
10. Any provisions for sabbatical leave which are not covered in Section A (1) through A (9) shall be in conformity with Section 3319.131 of the Ohio Revised Code.

21.05 Parental/Adoption Leave

- A. Leave Rights - A bargaining unit member who is an expectant mother or father or adopting a child under the age of six (6) shall at his/her request be granted a parental leave without pay or increment subject to the conditions set forth below.

Such leave shall be for the balance of the grading period, semester or school year in which the leave is requested. The leave may be extended for up to one (1) additional school year upon request by the bargaining unit member and approval by the Board. Any bargaining unit member who takes parental leave during the second semester of any school year shall be granted said leave, if requested, for the next school year. Said bargaining unit member may request an additional year of leave subject to approval of the Board. A shorter period is acceptable if agreed to by the member and the Superintendent. Where group policies permit, the member may continue to participate in those benefits which are provided to bargaining unit members in active employment provided the member pays the group rates for such benefits. (See Paragraphs 21.09 and 21.10, below).

- B. Application for Leave and Return - Application for parental leave shall be in writing and shall contain a statement of the expected date of birth or, in the case of adoption, the date of obtaining custody, the date on which the parental leave is to commence and the date the bargaining unit member anticipates return to service. The application to return shall be made in writing by March 15 and shall be the beginning of the next succeeding school year unless he/she makes a mutual agreement with the Superintendent to return earlier or makes a mutual agreement with the Board to extend the leave for up to one (1) more school year.
- C. Time for filing Applications - Applications for parental leave prior to childbirth shall be made no less than thirty (30) days before the beginning date of the parental leave. In the case of child adoption, the application for leave shall

- be filed ten (10) days before the parental leave is to begin.
- D. Use of Sick Leave - Any bargaining unit member who elects to use sick leave for pregnancy disability purposes may, if she chooses, begin parental leave immediately after the use of sick leave has expired.
 - E. Reinstatement Rights - Upon return from approved parental leave, the bargaining unit member shall have the following reinstatement rights:
 - 1. If a bargaining unit member returns from parental leave on the first work day following the expiration of the bargaining unit member's leave as initially requested, the member shall be reinstated to the same position held prior to the leave.
 - 2. In all other circumstances, i.e., where the return from parental leave comes at any time after the date set forth above, every effort shall be made to reinstate the bargaining unit member to the same or similar position, if available.
 - 3. Bargaining unit members returning from leave shall assume the same position on the salary schedule held prior to the leave, unless the member completed one-hundred-twenty (120) days during any year of such leave, in which case the member shall advance on the salary schedule.
 - F. Reduction-In-Force - While on a leave of absence, bargaining unit members are subject to the Article 4 provisions concerning reduction in force as set forth in that Article.
 - G. Every effort shall be made to hire long-term substitutes who will commence their service at the outset of the leave and to notify the bargaining unit member who is going on the leave of the identity of the substitute at least five (5) work days prior to the commencement of the leave.
 - H. Bargaining unit members may submit a request for the use of personal leave for the purpose of adopting a child.

21.06 Leave Without Pay for Illness or Other Disability

- A. Period of Leave. Upon the written request of a bargaining unit member for a leave of absence where illness or other disability of the member or the member's immediate family (parents, spouse, child or others who have assumed the same relationship) is the reason for the request, the Board shall grant said leave for a period not to exceed three (3) consecutive school years. Upon subsequent request, such leave may be renewed by the Board. Where group policies permit, the bargaining unit members may continue to participate in those benefits which are provided to bargaining unit members in active employment, provided the member pays the group rates for such benefits. Such leave cannot be utilized to extend disability leave granted by STRS.

- B. Application for Leave and Return. Application for leave of absence will be submitted in writing, will state the specific expiration date of the requested leave, and will be accompanied by a written statement from the bargaining unit member's physician substantiating that an illness or disability exists requiring the requested leave of absence.

The application to return shall be made in writing by March 15 and shall be the beginning of the next succeeding school year unless he/she makes a mutual agreement with the Superintendent to return earlier or makes a mutual agreement with the Board to extend the leave for up to one (1) more school year.

- C. Reduction-in-Force. While on leave of absence, bargaining unit members are subject to the Article 4 provisions concerning reduction in force as set forth in the Article.
- D. Intent to Supersede Law. To the extent that this provision conflicts with Ohio Revised Code Section 3319.13, the parties agree that this section will supersede and replace that statute.

21.07 Professional Leave

The Superintendent may authorize leave for attendance of personnel at all professional meetings with the approval of the Board. The Board shall pay expenses (including meals and/or lodging and/or transportation) incurred by bargaining unit members who attend the above-mentioned meetings as per Board policy. This shall in no way prohibit a bargaining unit member who desires to attend a professional meeting or meetings without Board subsidy from doing so with the Superintendent's approval.

21.08 Unpaid Leave of Absence

- A. Upon written request of a bargaining unit member, the Board of Education may grant a leave of absence for a period of not more than two (2) consecutive years for personal reasons.
- B. During such leave, the bargaining unit member shall, upon his/her request be continued in the existing fringe benefit programs. The cost for this coverage is to be paid by the member in advance on a monthly basis to the Office of the Treasurer, at the group rate contracted for by the Board.
- C. Upon return to active service, the bargaining unit member shall resume the contract status held prior to the leave. Every effort shall be made to reinstate the member to the same or similar position, if available.

21.09 Post-Birth Leave

A. Overview

1. Bargaining unit members with accrued sick leave are permitted to use sick leave following the birth of a child as follows: vaginal delivery, six (6) weeks; Caesarian Section, eight (8) weeks.
2. In the alternative, if the doctor does not clear the employee to return to work, the employee may request an extension on her paid recuperation leave. The employee must submit appropriate medical certification in the latter situation.
3. Also, bargaining unit members may plan on working up until a certain date prior to their delivery, but determine that they need to start their leave earlier. Any time prior to the child's birth can be used as sick leave with doctor's approval. The sick leave used prior to the birth is not counted as part of the six (6) week or eight (8) week recuperation after the baby's birth.
4. Both leave before and leave after the birth of a child will count toward an eligible bargaining unit member's annual FMLA entitlement.
5. If a bargaining unit member works or is paid for one-hundred-twenty (120) days in a school year, she will earn a year of seniority and earn a year of service credit with STRS. This is in accordance with STRS rules.

B. Post-Birth Sick Leave

1. A bargaining unit member may take up to six (6) weeks of paid sick leave (if accrued) after the date of a vaginal delivery, and eight (8) weeks of paid sick leave after a Caesarian Section. This post-birth sick leave begins with the date of delivery and is for 6/8 calendar weeks, which includes days during breaks and holidays.
2. Post-birth sick leave may not be extended beyond the 6/8 weeks with personal days.
3. Post-birth sick leave may be extended with a doctor's excuse indicating that the mother needs additional time to recuperate from the delivery. If an employee's child has medical needs requiring attention, he/she may use his/her available sick leave and/or personal leave.
4. Accumulated sick leave and/or personal leave may be used by the teacher during this six (6) or eight (8) week period so that this Post-birth leave period is paid.

21.10 FMLA (Family & Medical Leave Act)

Members of the bargaining unit are entitled to leave as provided in the Family & Medical Leave Act of 1993 and the regulations adopted by the U.S. Department of Labor. In implementing the FMLA, the District utilizes a "12 month period" which is "measured forward from the date the employee's first FMLA leave begins" (i.e., the leave year is specific to each employee). Eligible employees are entitled to twelve (12) weeks of leave during the 12-month period beginning on the first date FMLA leave is taken. The next 12-month period would commence the first time FMLA leave is taken after completion of any previous 12-month period.

The statute requires the Board of Education to grant unpaid FMLA for up to twelve (12) weeks. In order to qualify for FMLA leave an employee must meet the following criteria:

- A. The employee must have worked for the District for (a) a total of twelve (12) months, and (b) a minimum of 1,250 hours during the twelve (12) months (including summers, time off) preceding the date the leave is to start. Full-time teachers are presumed to meet this requirement, unless the District can document otherwise.
- B. With respect to leave related to pregnancy or post-birth, the Board will begin FMLA effective the first date of absence.
- C. Continuous FMLA leave is ordinarily counted in one week increments. For example, if a teacher is off work for six (6) weeks following the birth of a child, the employee will be considered to have used six weeks of FMLA (i.e., one-half (½) his/her annual FMLA allotment), even if during that period, there may have been fewer than thirty (30) work days (e.g., a week that includes holidays or short-periods of time off work). If no work is scheduled during a week (e.g., Winter, Spring, or Summer break), the week is not counted toward the employee's FMLA allotment. If, on the other hand, the employee's leave is intermittent or involves a reduced leave schedule (e.g., pre-birth leave related to prenatal doctor visits, or doctor's orders to work fewer hours or days per week), only the actual days during which the employee is off work will be counted (i.e., in this latter situation, an employee could be eligible for up to sixty (60) work days of FMLA leave).
- D. During FMLA leave, the employee's insurance and job benefits are maintained, with the employee paying his/her monthly contributions.
- E. FMLA leave is available during the first twelve (12) months following the birth of a child or the child's placement with the employee through adoption or foster care.
- F. The District runs FMLA concurrently with accrued sick leave during any pre-birth pregnancy-related leave and/or the 6/8 weeks following the birth of a child. Any subsequent parental/adoption leave is unpaid.

21.11 Jury Duty/Court Leave

- A. Any bargaining unit member who is required to be absent from duty to perform jury service during his/her scheduled work period will suffer no loss of pay for such duty, contingent upon appropriate verification to the Treasurer that such service was rendered by the bargaining unit member. A bargaining unit member receiving notice to appear for jury duty shall notify the Superintendent as far in advance of the absence as possible, utilizing the personnel kiosk.
- B. If a bargaining unit member is subpoenaed by the Board to serve as a witness in a court action, or subpoenaed in a court action in which the employee is not a party, or if a bargaining unit member is subpoenaed as a witness in an action arising from his/her employment, he/she shall be given a leave of absence with pay for the time required for such appearance(s). This leave will not be granted to a bargaining unit member filing suit against the Board, or against one or more of its employees. A bargaining unit member receiving a subpoena shall notify the Superintendent as far in advance as possible, utilizing the personnel kiosk.

ARTICLE 22 ACADEMIC FREEDOM

- 22.01 To foster a recognition of individual freedom and social responsibility, and to teach appreciation of the values of individual personality, bargaining unit members shall be free from censorship and artificial restraints upon free inquiry and learning.
- 22.02 Teachers shall be directed by and held responsible for implementation of the course of study, as adopted by the Board and the academic content standards as adopted by the State of Ohio Board of Education.
- 22.03 Each teacher shall receive a copy of the adopted course of study and the State of Ohio Board of Education Academic Content Standards, for which the teacher is responsible. If the Board modifies or changes these courses of study, the teachers shall be notified and provided with written copies of said changes.
- 22.04 Each teacher has the final authority to grade the students in his/her charge utilizing the reporting system(s) devised by the Administration. The Board will provide adequate training opportunities for bargaining unit members concerning electronic grading and reporting systems. It is the teacher's responsibility to perform his/her grading and reporting duty in a professional and on an intelligent basis.
- 22.05 When changes are made on a student's grade or grade level assignment without the consent of the teacher on the grounds it was not given in a professional and on an intellectual basis, the person making the change shall do it in writing, with a copy to the teacher, and;
 - A. Notify the parents or guardians of the student of this change, and
 - B. Notify his/her immediate administrative superior of the change.

ARTICLE 23 POLITICAL ACTIVITY

- 23.01 A bargaining unit member shall be permitted to seek or become involved in any political action that he/she chooses; he/she also has the right to refuse to become involved in any such action.
- 23.02 Upon submission of application, a bargaining unit member may be granted a leave of absence, without pay, for up to a maximum of two (2) school years to serve in a public or political office. Job security will be maintained within the approved length of absence. Said leave of absence may be extended at the discretion of the Superintendent
- 23.03 Bargaining unit members who engage in political activity shall not use their classrooms or their students to promote their cause and shall engage in such activity independent of the North Ridgeville Board of Education and the North Ridgeville School System outside regular working hours.
- 23.04 A bargaining unit member shall suffer no reprisals or recriminations for such participation.

ARTICLE 24 TEXTBOOK SELECTION

- 24.01 Approved textbooks, workbooks and teacher manuals shall be provided or be made available for all students within the teachers' classroom.
- 24.02 A committee of the professional staff, including a majority of teachers in each subject area, shall make the textbook and workbook recommendations.
- 24.03 Workbooks and textbooks shall be reviewed once every five (5) years.

ARTICLE 25 BUILDING, GRADE LEVEL OR DEPARTMENTAL MEETINGS

- 25.01 The Board and the Association agree that unnecessary meetings shall be avoided. Meetings shall only be held when an exchange of information needs to take place or when information cannot be communicated in written form or needs further explanation.
- A. The teacher work schedule may be extended on a monthly basis for maximum of eight (8) times per school year at the discretion of the building principal or Superintendent or his/her designee for building, district-wide, subject area or grade level meetings not to exceed forty-five (45) minutes after the convening time.
1. At the Opening Day faculty meeting, a tentative schedule of dates for possible monthly meetings will be distributed. If it is determined that a monthly meeting will be held, but on a date other than set forth on the tentative schedule, one (1) week prior written notice will be provided by the administration.
 2. Meetings shall convene as soon as practical following the dismissal of

- students.
3. The building principal or Superintendent or his/her designee shall provide the staff with a copy of the tentative agenda (stating the general topic or topics to be discussed) for the meeting at least twenty-four (24) hours prior to the meeting.
- B. Six (6) early release days may be scheduled by the Administration for the purposes of building, district-wide, subject area or grade level staff development meetings. Early release meetings shall be scheduled during the months of September, October, November, February, April and May and shall not exceed one (1) hour in length. However, three (3) of these early release meetings per school year, may be extended by one-half (1/2) hour beyond the teacher workday. The topics for these three (3) one-half (1/2) hour extended meetings shall be determined with input from grade level chairs, department chairs and administration. The October or November early release meeting will be utilized for additional parent – teacher conferences for grades Pre-K – 8.
 - C. Except as provided for in Article 25.01 (B), it is understood that participation in professional growth activities outside the normal workday shall be optional, further substantiation of the voluntary nature of the training in question.
 - D. In an emergency/crisis circumstance, a building administrator may call staff together for a very limited amount of time to inform and prepare staff regarding such emergency/ crisis. This emergency/crisis meeting shall not be counted as one of the meetings permitted under 25.01 (B).
- 25.02 District-wide staff education and training shall be planned by the appropriate administrator in consultation with the DWSB Committee and/or other representatives of the instructional staff. The Board shall provide funds for In-service programs. Comprehensive staff education and training programs will be developed cooperatively to provide opportunity for all teachers to update essential skills. Participation in professional growth activities outside the normal workday shall be optional and individualized.
- 25.03 Association and Board representatives will work cooperatively to develop appropriate human relations workshops involving the community and utilizing community resources.

ARTICLE 26 SCHOOL CALENDAR

- 26.01 The work year shall be based upon One-Hundred Eighty-Five (185) workdays, as follows:
- A. One-hundred seventy-eight (178) student instructional days;
 - B. One (1) Opening Day (A.M.-District and Building Orientation/ Meetings, P.M.- Classroom Preparation);
 - C. One (1) day Staff Development/ Classroom Preparation (A.M.- Staff

- D. Development, P.M.- Classroom Preparation);
One-half (1/2) day Open House (scheduled by buildings – must be within the teacher work year);
- E. One (1) Staff Development – Parent/Teacher Conference day;(to be scheduled 6 – 11 weeks following the beginning of the school year);
- F. One (1) day Staff Development (end of 2nd grading period- A.M.- Staff Development, P.M.- Records Day);
- G. One-half (1/2) day Staff Development end of 3rd grading period, A.M. Staff Development - teachers leave after one-half (½) day);
- H. One-half (1/2) Teacher Records Day in June (after last student day).
- I. One and one-half (1 ½) Parent/Teacher Conference Days (evenings) as set forth in 26.02, below.

26.02 Parent/Teacher Conference Days

- A. Four (4) one-half (1/2) days per calendar year shall be utilized as District wide Parent/Teacher Conference Days as follows:
 - 1. The first two (2) one-half (1/2) Parent/Teacher Conference Days shall be scheduled within six (6) to eleven (11) weeks after the beginning of the school year. One of these two (2) Parent/Teacher Conference Days will be scheduled by each building between the hours of 5:00 p.m. and 9:00 p.m. and shall be no longer than three (3) hours and fifteen (15) minutes in duration. Evening Parent/Teacher Conferences will not be scheduled for more than one building on any date. Due to the scheduling of these two (2) Parent/Teacher Conference Days, schools will be closed on the Wednesday before Thanksgiving each school year. The October or November early release meetings will be utilized for additional Parent/Teacher conferences for grades Pre-K – 8.
 - 2. The second two (2) one-half (1/2) Parent/Teacher Conference Days shall be scheduled within six (6) to eleven (11) weeks after the beginning of the second semester. One of these two (2) Parent/Teacher Conference Days will be scheduled by each building between the hours of 5:00 p.m. and 9:00 p.m. and shall be no longer than three (3) hours and fifteen (15) minutes in duration. Evening Parent/Teacher Conferences will not be scheduled for more than one building on any date. Due to the scheduling of these two (2) Parent/Teacher Conference Days, schools will be closed one day in the month of March.

- 26.03 Prior to scheduling parent conferences, forms will be provided so the teacher can indicate those parents specifically requested for conferences. Those parents shall be contacted based upon the forms and will be given priority in the scheduling of conference times. The remaining times will be available for those parents wishing to confer with the teacher. Scheduling of conferences shall be done through the building secretary.

ARTICLE 27 WORK DAY

- 27.01 The workday for all employees eligible for membership in the Association shall not exceed seven (7) hours and twenty (20) minutes, which shall be inclusive of the thirty (30) minute duty-free lunch period set forth in paragraph 27.02 below. Bargaining Unit Members shall not be required to work more than four (4) continuous hours without a break.

- 27.02 Bargaining unit members will be guaranteed a minimum of thirty (30) minutes uninterrupted duty-free lunch period per day and a minimum of two-hundred seventy-five (275) minutes per week at a minimum of forty (40) minutes per day for classroom preparation and/or member-initiated conference time.

Every effort will be made by the administration to minimize the need for bargaining unit member supervision during lunch and recess. Where possible, specialist teachers and staff will work with the administration to make thirty (30) of the forty (40) minutes per day uninterrupted.

Each high school teacher shall receive thirty (30) minutes per day of uninterrupted planning/ conference time, exclusive of the time before or after the student day.

- 27.03 Bargaining unit members may leave the building during their duty-free scheduled lunch period upon notification to the building administrator, unless an emergency situation exists.
- 27.04 Any additional time or duties not outlined above which are required by the administration where teachers are approved to teach an overload will be compensated at a prorated hourly rate of that teacher's per diem rate, (one (1) class per day, five (5) per week).
- 27.05 Definition of overload or added assignment for a semester or more: supervision and/or instruction of students during the time normally granted to a teacher under Section 28.02. Payments will be made under Section 27.04.
- 27.06 Any significant changes of the normal student day will not be initiated without consultation with the Association officers prior to the proposed change.
- 27.07 When substitute teachers are not available, teachers who voluntarily substitute during their duty-free time will be compensated at .000016 of the B.A. Base Salary per minute (minimum of thirty (30) minutes).

Substitute teachers shall receive their compensation within four (4) weeks from the completion of the services which are rendered. A record shall be kept and be furnished to each teacher involving his/her voluntary substitution data. If there are no teacher volunteers to substitute, the building principal shall have the right to assign any teacher to substitute once per school year. Such substitute assignments will be made by assigning the least senior teacher in that area of certification first, then next least senior, etc. Teachers required to substitute shall be paid at the rate of .000016 of the B.A. base salary per minute (minimum of thirty (30) minutes).

- 27.08 If one of two teachers regularly assigned to supervise a lunch room, recess or study hall are absent and no substitute is provided, the teacher on duty shall be compensated at a rate of .000016 of the B.A. Base Salary per minute (minimum of thirty (30) minutes).

If it becomes necessary for a class of an absent teacher to be split between teachers, the teachers shall split the compensation.

- 27.09 Substitutes for specialist teachers of music, art, library, and physical education shall be provided. If under emergency circumstances a substitute is not available for a specialist, then the provisions of Section 27.07 shall be followed.

- 27.10 If it becomes necessary for a class of students to be placed in class, study hall or library due to the lack of an available substitute, then the provisions of Section 27.07 shall be followed.

- 27.11 Teachers at the elementary schools shall be permitted to leave their classes while library, music, physical education and art are being instructed by a specialist teacher. Administrators shall formulate schedules for the above specialist areas as far as possible before the school year begins so that specialist teachers may administer their programs for the school year.

- 27.12 North Ridgeville City Schools library/media centers will be open for student service for the entire instructional year including the first week of school and the last week of school with the following provision:

A. As with all library time, the first week and last week of student library time will be educational times for the children.

- 27.13 Teachers shall collect student fees only in accordance with Board policy and procedure. In-service will be provided on Orientation Day on these policies and procedures.

ARTICLE 28 SALARY PAYMENTS

- 28.01 Bargaining unit members shall receive their pay bi-weekly on Friday.

28.02 Bargaining unit members, during the term of this Contract, shall be compensated in accordance with the Salary Schedule attached hereto and made a part hereof and marked Appendix E.

No bargaining unit member will receive credit for any training beyond the B.A. unless such work:

- A. Is recognized as graduate work studies from an accredited university; such credit shall only be awarded for those hours earned after the receipt of the B.A. (B.S.) degree or an M.A. degree, whichever is relevant. Hours earned after a Bachelor's Degree and prior to a Master's Degree cannot be used toward Master's Degree plus hours on the salary schedule; or
- B. Has received advance approval from the Superintendent of Schools or his/her designee; and
- C. The bargaining unit member has filed the request reflecting completion of additional training on the proper form submitted no later than September 15 in order to qualify for added payment for that school year, with the official transcripts filed not later than November 15.
- D. Compensation adjustments shall be made effective retroactively to January 1 provided the bargaining unit member submits the proper form and all course work completed no later than January 15, with official transcripts reflecting completion of the additional training received by the office of the Superintendent no later than April 1.

28.03 Any balance owed a bargaining unit member due to a termination of a contract by either party shall be computed and paid to said member at the earliest pay period following said termination.

28.04 The Board shall provide the following payroll deduction options to all members of the certified/licensed staff:

- A. Insurance
- B. Employees credit union
- C. United Way
- D. Annuities
- E. Professional dues
- F. U.S. Savings Bonds
- G. OEA Fund for Children
- H. Endowment Foundation
- I. Mutual Funds
- J. Ohio Tuition Trust Authority
- K. Flexible Savings Accounts

28.05 Options to deduct in the preceding eleven (11) categories will be available twice per year in September and January. Opportunities for deductions to the Credit Union which would result in a ten dollar (\$10) or more deduction per month may be made at any time. Under emergency conditions, deduction status may be altered in all

categories with approval of the Treasurer.

- 28.06 All employees shall be paid through direct (electronic) deposit. On each pay date, bargaining unit members will receive a pay stub through electronic mail delivered to the employee's District email account.
- 28.07 The Board shall provide bargaining unit members with the option of a twenty-six (26) or twenty-one (21) equal pay plan. The initial enrollment for each plan shall be no later than the 15th day of August of each year and shall remain continuously in effect thereafter unless changed, with changes effective only with the commencement of the succeeding school year. Bargaining unit members wishing to change pay plans for the following school year shall do so in writing to the Treasurer of the Board no later than August 15.

ARTICLE 29 SEVERANCE PAY

- 29.01 Members of the bargaining unit shall be paid by the North Ridgeville Board of Education upon being accepted by the State Teachers Retirement System for retirement, an amount equal to thirty percent (30%) of their accumulated sick leave subject to the maximum allotted amount set forth herein. Members shall provide the Superintendent with sixty (60) days advance notice of their retirement date. Maximum payment under this section shall be as follows:
- A. Less than 14 years - 50 days
 - B. 15 - 19 years - 55 days
 - C. 20 - 24 years - 60 days
 - D. 25+ years - 70 days
 - E. Employees shall be paid for all sick leave days accumulated and not used during the final two (2) school years of employment with the North Ridgeville Board of Education and prior to retirement under the State Teacher's Retirement System. Such sick leave (fifteen (15) days per year) times two (2) years is a total of thirty (30) days will be paid for at the rate of eighty-five dollars (\$85.00) per day to a maximum of two thousand five hundred fifty dollars (\$2,550.00).
- 29.02 Payment shall be calculated at the bargaining unit member's current per diem rate (exclusive of supplemental contract pay and extended service pay) at the time of retirement.
- 29.03 This shall be a one-time lump sum payment and shall be forwarded to the bargaining unit member within thirty (30) days after the member meets the requirements of this Article.
- 29.04 Any employee who dies prior to severing employment with the Board and who would otherwise have met the requirements for payment under this provision shall cause the severance payment to be made to his/her estate in the manner prescribed by law.

ARTICLE 30 JOB SHARE

30.01 Regular Job Sharing

- A. Two (2) bargaining unit members who are qualified and certified/licensed for the same position may be granted, with approval of the Superintendent, the opportunity to share a job.

These bargaining unit members shall each be credited with a full year of seniority and a full year of credit for placement on the salary schedule. Each bargaining unit member shall have the option of receiving any fringe benefits such as hospitalization, dental, etc., with the Board paying a portion of the single or family premium prorated to the amount of time worked. The Board shall provide insurance coverage in accordance with Article 31 of this agreement. Not later than March 1 of the job share program term, both bargaining unit members must commit to do one of the following: 1) both request to continue to job share for the next school year; 2) one or both choose to return to full-time positions; or 3) if one or both do not elect to commit to options 1) or 2) above, then such bargaining unit member shall resign from his/her position. If bargaining unit members on the recall list are similarly certified/licensed, then District-wide seniority shall determine the option of recall.

- B. Job sharing will not be permitted unless requested by the employees and specifically approved by the Superintendent.
- C. If a bargaining unit member on the recall list declines a job sharing position, he/she will not waive recall rights and, only after all certified/licensed persons on the recall list decline placement in the job sharing position, will other candidates be considered.
- D. The building principal shall provide an opportunity for the job sharing employees to discuss scheduling needs. Total preparation time for job sharing employees shall be equivalent to the preparation time of a full-time employee in that position. An attempt shall be made to divide the preparation time equitably between the job sharing employees. The bargaining unit members involved in job sharing should, jointly with the principal, develop a plan for sharing job obligations (i.e.; meetings, Parent/Teacher Conferences, grading, progress reports). Each employee shall share relevant information with the other employee.
- E. The decision to initiate the job sharing program is at the discretion of the Superintendent. The Superintendent shall take into consideration such factors, but not limited to: needs of the district, educational program; schedules; and, compatibility of participants.
- F. The individuals participating in the job sharing program must remain in the program for one (1) school year. If they wish to continue in the job sharing program for the next school year, they must reapply no later than March 1 for the following school year and obtain the approval of the Superintendent.

- G. Any certificated/licensed individual new to the District and employed to fill one-half of a job sharing partnership, shall be considered to be a “long-term substitute” and subject to the provisions of Article 52.
- H. A bargaining unit member’s seniority and movement on the salary schedule shall continue while participating in the job sharing program.

ARTICLE 31 INSURANCE PROGRAM

31.01 Effective January 1, 1998, the Board will provide the following coverage through a Joint Insurance Health Trust, at no expense to the bargaining unit members for the first year of the Trust. Any additional cost or expense of the Trust shall be governed by Article 31.02 (E). The level of coverage presently in effect will be used to determine the actual plan.

- A. Hospitalization
- B. Extended care
- C. Major medical without \$50.00 deductible drugs
- D. Prescription drug
- E. Dental plan with orthodontist
- F. Optical coverage

31.02 Joint Insurance Health Plan Trust

- A. Joint Insurance Health Plan Trust

A Joint Insurance Health Plan Trust (JIHPT) composed of ten (10) designated representatives of the union and board is hereby created. The union (Association) shall appoint four (4) people, the union (OAPSE) shall appoint two (2) people, and the Superintendent shall appoint four (4) people. The Board representatives shall exercise a number of votes equal to the total of employee bargaining unit’s votes. Decisions will be made by a three-fourths (3/4) majority of the votes.

- B. Health Plan Trust Agreement

This Health Plan Trust Agreement shall be composed of such terms and conditions as agreed to by a three-fourths (3/4) majority of the trustees. The initial terms shall be for four (4) years, commencing on January 1, 1998, and shall continue thereafter unless modified by collective bargaining.

C. Reserve

At the commencement of the Health Trust Plan Agreement, the Board of Education shall make a one-time payment into an Insurance Reserve held by the Health Plan Trustees an amount equal to 20% of the projected 125% cost, as determined in Reserve, below:

There shall be transferred to the Joint Insurance Health Plan Trust from the Board an Insurance Reserve to be vested at the difference between FY 96 annual health care benefits cost according to the present schedule as determined by an actuarial study and the attachment point (125% of annual insurance cost) for aggregate stop loss insurance.

The Board will charge all Board funds on a per participant basis to establish this reserve. This Insurance Reserve and interest accruing thereto may be used only for the purposes described in this section and that portion initially funded by the Board shall revert to the Board in the event of the termination of the Trust. It shall be the responsibility of the Trustees to maintain this reserve after the initial set-up by the Board.

D. Run Out Reserve

A Run Out Reserve shall be established by adding to the premium rate for coverage (which will be charged to all other Board funds on a per participant basis) an amount calculated to achieve a reserve with sufficient dollars to pay for a three (3) month run out should the trustees decide to opt for fully insured coverage in lieu of self-funded coverage. This fund may be increased or decreased annually in order to maintain sufficient funding for its stated purpose.

Overages shall be distributed by the Trustees as described below. This fund will be fully vested prior to January 1, 2001.

E. Operating Reserve

The Board of Education shall be responsible for the funding of the Self Insurance Trust Plan which shall be by monthly payments in advance of 1/12 of the annual funding level determined by an independent actuary based upon experience and administrative costs, stop loss insurance costs, Third Party Administrator costs, and Managed Care Administrator costs. All such costs are to be determined by like manner for each year of the plan but shall in no event be less than the projections in the first year. The totality of this contribution shall be known as the Operating Reserve. After the first year, the Board's annual increased cost will be limited to 50% of medical inflation increase or the cost of living increase both as determined by the U.S. Department of Labor Consumer Price Index effective for the Greater Cleveland Metropolitan Area, whichever is greater.

The funding for each additional year shall be in twelve (12) equal installments and shall be as follows:

1. An amount equal to the first year funding shall be paid 100% by the Board of Education.
2. All increases in funding for each additional year in excess of the first year funding level shall be paid as follows:
 - a. All such increased costs of stop loss insurance shall be borne 50% by the Board of Education and 50% by plan participants.
 - b. All such increased costs attributed to increased management and administration costs shall be borne 50% by the Board of Education and 50% by the plan participants.
 - c. Any costs to be borne by the plan participants shall be paid as determined by the Trustees through enactment of cost containment changes in the plan or coverage which will result in savings determined by the independent actuary to be not less than the amount to be borne by the participants.
3. The Board of Education shall always be responsible for funding the operation of the Trust in an amount which shall be equal to the funding level for the first Trust year (\$2,220,000.00) as determined by the Trust's independent actuary. However, effective, January 1, 2010, the Board of Education shall be responsible for funding the operation of the Trust in the amount of Two million three hundred eighty three thousand dollars (\$2,383,000.00).
4. After the first year of the operation of the Trust, for all following years that the Trust remains in existence, the Parties will share equally all projected cost increases over the first year funding level for the operation of the Trust as determined by the Trust's independent actuary. However, effective January 1, 2010, and for all following years that the Trust remains in existence, the Parties will share equally all projected cost increases over the Board of Education's funding level of Two million three hundred eighty three thousand dollars (\$2,383,00.00) for the operation of the Trust as determined by the Trust's independent actuary. However, for calendar year 2012, the Board will fund up to an additional \$200,000.00 as necessary to maintain employees at 2011 contribution levels.

(The parties have agreed that employee contributions shall not exceed the amount of one hundred seventy six dollars and forty cents (\$176.40) per month for family coverage or seventy dollars and fifty six cents (\$70.56) per month for single coverage through December 31, 2011.)

5. A Section 125 Plan ("Plan") will be implemented, if such Plan meets legal requirements, which will enable eligible employees to have their contributions to the Trust be payroll deducted on a pre-tax basis.
6. In calculating the projected cost increases over the first year funding level for each year following the first year of Trust, the Trust's independent actuary will be required to include in his calculations, at a minimum, the following considerations: a) pure cost increases (multi-forms of inflation to include monthly medical CPI during the previous plan year); b) utilization of health care services by participants based upon experience and projections; c) technology cost increases and decline; d) up-coding by providers to obtain enhanced remuneration; and e) professional judgment.

F. Trustee Authority

The plan shall provide benefits for hospitalization, medical, dental, vision, and prescription drugs, as provided by present policies in accordance with terms and provisions as agreed to by the Plan Trustees, including a per person \$1,000,000 lifetime limit, with enrollment periods as provided in this Trust agreement. The purpose of the Trustees shall be to administer the Health Plan Trust Fund. The trustees shall contract for coverage solely for medical/hospitalization, dental, vision and prescription drugs. They shall examine the viability of continuing with self-insured programs and shall determine which, if any, coverage will be self-insured. The Third Party Administrator, Comprehensive Managed Care Administrator, Legal Counsel, and Independent Actuary shall be determined by the Trustees and shall be funded by the Trust.

At the end of each plan year the Independent Actuary, in addition to determining the cost basis for the next ensuing year shall certify the unexpended trust fund monies as of the 120th day following the end of the plan year. Thereafter, not more than thirty (30) days following the end of the plan year. Thereafter, not more than thirty (30) days following the Actuary's report, all monies paid in to the plan trust but unexpended for costs and claims incurred and paid for the previous year shall be paid 50% to the plan participants and 50% to the Board of Education. The 50% payment to the participants shall be made by pro-rata distribution to all plan Participants employed at the end of the plan year, by individual checks issued by the Third Party Administrator to each such participant.

The Trustees of the North Ridgeville Health Care Trust may determine that, due to extenuating circumstances, the financing of the Insurance Trust may be inadequate in order to continue the reasonable benefits of the Trust. At that point, representatives of the Board and Unions agree to meet to discuss such concern.

If the Board and Unions agree that the Insurance Trust is a viable insurance plan through which reasonable insurance benefits can continue to be provided to employees, then the parties may discuss financial alternatives

- G. which would retain the Insurance Trust.
- Termination

In the event of termination of the Health Plan Trust, the Trust shall be wound up with all of the remaining funds including any accumulated interest thereto in the operating reserve distributed to the plan participants and the Board, 50% to each, with participants getting a pro-rata basis to all plan participants employed upon termination of the plan.

A summary 'Schedule of Benefits' description shall be prepared by the Third party Administrator and distributed to each plan participant. A decision by a three-fourths (3/4) majority of the votes of the Plan Trustees shall be final and binding upon all parties.

- 31.03 The Board shall provide all certificated/licensed employees with a term life insurance policy equal to two times the teacher's annual salary (maximum of \$125,000) rounded up or down to the closest dollar on thousand.

This insurance shall provide for double indemnity. The members of the Association shall have the option of purchasing additional insurance, payroll deductible, at the same group rate in September and January and subject to the requirements of insurability and the carrier and in an amount not to exceed the employee's current level of insurance coverage.

ARTICLE 32 EXTENDED TIME CONTRACTS

- 32.01 Annual Consultation. Modifications in the number of extended service days from year to year shall be implemented only after consultation among the Superintendent, teacher involved, the bargaining unit member's immediate supervisor and the Association President. Such consultation shall take place in a meeting. Those persons, including the Superintendent or designee, will be afforded reasonable advance notice of the meeting.
- 32.02 The number of extended service days shall fall within the following ranges:

Guidance	17-20 Days
Part-time Elementary Guidance	17-20 Days pro-rated FTE
Family and Consumer Sciences	2 - 8 Days
Part-time Family and Consumer Sciences	2 - 8 Days pro-rated FTE
Industrial Technology High School	2 - 8 Days
School Nurse	10 Days
Media Specialists	10 Days
Music	8 Days
Psychologists	17-20 Days
Part-time Psychologists	17-20 Days pro-rated FTE
High School Computer	4-7 Days
Transition Specialist	10 Days

For extended service day positions with ranges as set forth above, the final determination of the number of days will be made by the administration following the annual consultation in accordance with 32.01. However, unless otherwise mutually agreed at the annual consultation, the number of extended days for bargaining unit members holding the positions of Family and Consumer Sciences (full and part-time), and Industrial Technology (High School), as of the first date of this Agreement, will be resolved at the highest number in the range for as long as the incumbent bargaining unit member remains continuously employed in that position. Thereafter, the final determination of the number of extended days within the range for those positions will be made by the administration in accordance with 32.01. Nothing herein shall prevent additional adjustments of the number of extended days for any of the positions listed above upon mutual agreement following consultation with the bargaining unit member, the Association President, and the administration. In addition, bargaining unit members are expected to perform services on any extended day commensurate with a regular work day as defined in this Agreement.

- 32.03 Extended time contract days will be compensated at the bargaining unit member's per diem rate.
- 32.04 Scheduling of extended time contracts will be one-half (1/2) of the days before the start of the school year and one-half (1/2) of the days after the last day of the school year unless the Assistant Superintendent of Curriculum and Instruction determines that due to program needs, the time should be divided according to a different schedule. Time scheduled will be contiguous with the beginning and ending of the school year unless otherwise agreed by both parties.
- 32.05 Changes of the job description/duties of extended time contract holders can only be made if agreed upon by both the principal and extended time contract holder.

ARTICLE 33 EMPLOYER "PICK-UP" OF TEACHER-EMPLOYEE RETIREMENT CONTRIBUTION

- 33.01 The Association and the Board agree that the Board shall implement the 'pick-up' of the certificated/licensed teacher-employee's required contributions to the State Teachers Retirement System (STRS) and with the Board of Education having agreed to do so, the Treasurer is hereby authorized, effective with the first payroll payment following the Board's adoption of this proposal, to contribute to STRS, in addition to the Board's required employer contribution, an amount equal to each certificated/licensed employee's contribution to STRS in lieu of payment by such employee, and that such amount contributed by the Board on behalf of the certificated/licensed employee shall be treated as deferred salary paid by the Board to STRS from the contract salary otherwise payable to such certificated/licensed employee in cash.

- 33.02 The Treasurer is also directed to prepare and distribute an addendum to each certificated/licensed employee's contract which states (1) that the employee's contract salary is being restated as consisting of (A) a cash salary component and (B) a 'pick-up' component, which is equal to the amount of the employee contribution being 'picked-up' by the Board on behalf of the employee; (2) that the Board will contribute to STRS an amount equal to the employee's required contribution to STRS for the account of each certificated/licensed employee; and (3) that sick leave, severance, vacation, appropriate supplemental, and extended service pay shall be calculated upon both the cash salary component and 'pick-up' component of the employee's restated salary.
- 33.03 The Board's total combined expenditures for employees' total contract salaries payable pursuant hereto (including 'pick-up' amounts) and its employer contributions to STRS shall not be greater than the amount it would have paid for those items had this resolution not been in effect.
- 33.04 The Board shall compute and remit its employer contributions to STRS based upon total contract salary, including the 'pick-up'. The Board shall report for federal and Ohio income tax purposes as an employee's gross income, said employee's total contract salary less the amount of the 'pick-up'. The Board shall report for municipal income tax purposes as an employee's gross income said employee's total contract salary, including the amount of the 'pick-up'.

The Board shall compute income tax withholding based upon gross income as reported to the respective taxing authorities.

ARTICLE 34 SUPPLEMENTAL CONTRACTS

- 34.01 Postings for available supplemental positions will be made internally for a period of one (1) week (either the first or second week in April for all positions). In this context, "internal" refers to all licensed bargaining unit members. In accordance with state law, supplemental positions will be filled first with interested and qualified bargaining unit members.
- 34.02 No external posting for such positions shall occur until the candidacies of any and all internal applicants have been considered. This consideration may or may not include an interview in the discretion of the administration.
- 34.03 An external posting in accordance with the provisions of Ohio Revised Code Section 3313.53 may occur only if and when the administration has determined that there are no interested and qualified internal candidates for the vacant supplemental position.
- 34.04 The following schedule will be utilized in filling supplemental contract vacancies involving interscholastic sports:
- A. Fall Sports – filled in the Spring (on or before June 15)
 - B. Winter Sports – filled in the Summer (on or before August 15)
 - C. Spring Sports – filled in the Fall (on or before October 15)

- 34.05 The screening and interview process for filling athletic positions will be determined by the Athletic Director; however, the Athletic Director will continue to solicit and review information and input on candidates from the building administration as well as current coaches and head coaches in the sport of the vacancy in making recommendations on employment.
- 34.06 If such supplemental(s) remain vacant or a supplemental becomes vacant due to a resignation, that supplemental will be reposted immediately. In the case of a resignation during the term of a supplemental contract, the member will be compensated at a prorated amount for work performed as determined by the Administration.
- 34.07 If the Board creates a supplemental position during the term of this Master Agreement, the Board will negotiate the job description and pay for such position with the designated representatives of the Association.
- 34.08 In the absence of performance issues, interested incumbent supplemental contract holders will be continued in those positions. However, the position of department chairperson will be posted when vacated or at least once every three (3) years, regardless of incumbency.
- 34.09 The determination of whether or not to fill a listed supplemental position on an annual basis resides with the Board.
- 34.10 Bargaining unit members may not volunteer to assume a paid supplemental position.
- 34.11 Upon request, any interested bargaining unit member who applies for a supplemental position but is not awarded a contract will be granted a meeting with the administration to discuss reasons surrounding that decision.

ARTICLE 35 BOARD RIGHTS

The Board retains and reserves without limitation, all powers, rights, authority, and responsibilities conferred upon and vested in it by law, except as specifically limited by the express terms of this agreement.

ARTICLE 36 SUMMER SCHOOL

- 36.01 Summer School vacancies will be posted in each school with a copy given to the Association President. Teachers may indicate in writing their desire to be considered for the posted vacancies. When the qualifications of a teacher and another applicant, if any, are substantially equal in the judgment of the administration, the bargaining unit member will be awarded a position. If two or more teachers have applied for a position and possess substantially equal qualifications, a position shall be awarded to the teacher with greater seniority, with due consideration given to the needs of the district, where the administration feels the teacher is most qualified to serve and to the preference of the teacher. Determination of qualifications shall not be made in an arbitrary, capricious, or discriminatory manner.

- 36.02 If a member of the bargaining unit applies for and meets the qualifications for a summer school position, he/she will be awarded such position. If an applicant from the bargaining unit is not qualified or if there is no internal applicant for a summer school position, the Board may employ an external applicant without adhering to or following the procedures set forth under O.R.C. 3313.53.
- 36.03 During summer school service, teachers shall be eligible to apply for professional leave (Section 21.07), assault leave (21.03), parental leave (21.05) and leave without pay for illness or other disability (21.06). Teachers shall not be eligible for personal leave (21.01), sick leave (21.02) or the benefits of Article 31. The provisions of Articles 8, 10, and 22 shall apply to bargaining unit members who teach in the summer school program.

ARTICLE 37 PART-TIME EMPLOYMENT

37.01 Definition

A 'part-time bargaining unit member' is a member of the bargaining unit represented by the Association who is regularly employed by the District for a period of service less than the full workday specified in Section 27.01. Part-time bargaining unit members will be employed based upon the following schedule:

- A. If a part-time bargaining unit member is employed five (5) days per week, he/she will be employed on a half-time (.5) or three-quarters (.75) schedule based upon the seven (7) hour twenty (20) minute workday.
- B. If a part-time bargaining unit member is employed for a specific number of full days of the week (not five (5) days per week), he/she will be employed on a four tenths (.4), six tenths (.6) or eight tenths (.8) schedule based upon the seven (7) hour twenty (20) minute workday.

Such part-time bargaining unit member employed under this Section B shall be granted a minimum of thirty (30) minutes of uninterrupted lunch time and a minimum of forty (40) minutes for classroom preparation or teacher-initiated conference time per day.

37.02 Salary

Compensation for a part-time bargaining unit member will be premised upon the member's placement on the salary schedule and the proportionate amount of time of the full regular workday (seven (7) hours and twenty (20) minutes) worked by the part-time bargaining unit member. Salary payment will constitute a percent of the full-time salary schedule. For example, a part-time employee who works three (3) hours and forty (40) minutes per day will be paid one-half (1/2) of the salary schedule placement amount.

37.03 Preparation Time

The part-time bargaining unit member will receive a proportionate amount of the preparation time set forth in Section 27.02, with the proportion to be determined by the percentage established under 37.02 above. All part-time bargaining unit members will be provided with a minimum thirty (30) minutes of uninterrupted preparation time per day. Part-time bargaining unit members may be assigned duties.

37.04 Lunch

The formula developed in 37.02 above with respect to preparation time will be also applied to the thirty (30) minute duty-free lunch.

37.05 Insurance

The District will pay a percentage of its contribution for health insurance coverage equal to the percentage established in paragraph 2 above.

37.06 Life Insurance

Part-time bargaining unit members will receive Life Insurance coverage in accordance with Section 31.03 of the Master Agreement.

37.07 Job Sharing

Teachers in Job Sharing positions are not included as part of this Article.

37.08 Seniority

Part-time bargaining unit members who work less than one-half (1/2) time will be credited with one-half (1/2) year seniority credit for each year of part-time service. Part-time bargaining unit members who work one-half (1/2) day or more will be credited seniority in accordance with Article 4.

37.09 Substitution

Part-time bargaining unit members who voluntarily substitute will be paid in accordance with Section 27.07.

37.10 Leaves

Part-time bargaining unit members will be granted leaves in accordance with Article 21. Personal and sick days will accumulate to the nearest quarter of services as compared to the regular workday (i.e., full-time employee earns 1.25 days sick leave per month; .5 FTE accumulates .625 day sick leave per month).

37.11 Voluntary Part-time

- A. A voluntary, part-time bargaining unit member is defined as one who voluntarily becomes a (.4), (.5), (.6), (.75) or (.8) teacher. This person will have the right to be reinstated to a full-time position based on seniority and certification. Notification of his/her intent to return to full-time status for the succeeding year shall be made in writing to the personnel office by March 1 of the preceding school year. Failure to notify by this date forfeits the bargaining unit member's right to return to full-time status for the succeeding year.
- B. Any bargaining unit member voluntarily entering a part-time position will remain in that position until the end of the school year.

ARTICLE 38 COMPLAINT PROCEDURES

38.01 When complaints are received with respect to any certified/licensed employee, the employee shall first be notified within five (5) calendar days of receipt of the complaint. Thereafter, the following procedures will be followed: If bargaining unit members are not notified of the complaint as outlined above, there will be no complaint.

- A. Upon the submission of a complaint, either the complaining party, the bargaining unit member or the principal may request a meeting of all parties involved. Such a meeting is to be arranged at a time convenient to the attendance of all, with every effort made to convene such a session within fifteen (15) calendar days of receipt of the complaint. Any of the parties involved may request that the meeting be held after the school day. The complaint must be reduced to writing and a hearing held before the building principal or immediate supervisor to substantiate it before it can become a matter of record.
- B. If after the hearing the complaint remains unresolved, it may be appealed to the Superintendent or his/her designee.
- C. At each hearing, the bargaining unit member may be accompanied by legal counsel or a representative of his/her choice. All hearings conducted under this procedure shall be private.
- D. The failure of a complaining party to arrange and/or attend a conference(s) or to submit a written statement of his/her complaint shall result in the dismissal of the complaint.
- E. The procedure for processing a complaint shall be provided to all parents at the start of each school year in the Student Handbook.

38.02 Complaints

In the event a complaint against a bargaining unit member arises from the community or from a parent due to disciplinary procedures, the member shall be

entitled to invoke the following progressive procedural steps:

- A. Request to meet with his/her immediate supervisor in order to resolve the issue. If such meeting does not resolve the issue, the bargaining unit member may proceed to the next step.
- B. Request to meet with the Superintendent in order to resolve the issue. If such meeting does not resolve the issue, the bargaining unit member may proceed to the next step.
- C. The bargaining unit member shall be entitled to a hearing with the representatives of the Board of Education upon written request forwarded through the building principal to the Superintendent.

The bargaining unit member has the right to include counsel of his/her choice at this hearing.

ARTICLE 39 SPECIAL NEEDS PROGRAMMING AND CO-TEACHING

39.01 I.E.P.

- A. Employees whose job responsibilities would be impacted by an Individualized Education Program ("I.E.P.") shall be provided the opportunity to participate in the development of the I.E.P. and be present at the I.E.P. meeting, if possible. However, classroom teachers shall be required to participate in IEP meetings as required by federal or state law. If class coverage is needed, the teacher involved will arrange for a staff member to cover for a specific time (10-15 minutes). The teacher covering the class will not be compensated.
- B. If a teacher is unable to attend, a form for the purpose of collecting input from the regular education teacher shall be used.
- C. Any employee whose duties would be impacted by an I.E.P. can request a meeting with the intervention specialist at any time to review the I.E.P. and/or the placement of the student. The meeting shall take place within five (5) working days of the date of the request.
- D. The "I.E.P. At a Glance Form" will be provided for each teacher involved in that student's instruction as soon as possible at the beginning of the school year or no later than the end of the third week of school. The complete I.E.P. will be available for each teacher involved in that student's instruction upon request.

39.02 Scheduling

- A. Attempts will be made to vary teacher involvement with students served in the least restrictive environment.

- B. Modifications and/or accommodations on a student's I.E.P. may be delivered by the classroom teacher, the intervention specialist or related service personnel. The Board of Education agrees to fulfill the requirements of the I.E.P.
 - C. Intervention Specialists will be provided time outside of their regular schedules to develop I.E.P.'s. Released time will be provided to Intervention Specialists for this purpose.
 - D. Special education materials will be used for a special education student scheduled in a least restrictive environment where such is indicated by the I.E.P.
- 39.03 Training and Staff Development - If requested by either the Association or the Board, the Association and the Board shall jointly plan and sponsor a workshop or in-service dealing with special education issues. In addition, given the complexity and constantly shifting nature of the issues surrounding the education of children with special needs, the administration will assure that on no less than two (2) occasions per year, opportunities will be embedded into professional development time to facilitate collaborative time for special education staff.
- 39.04 Placement – Regular education classroom teachers have the right to request the convening of an IEP team to address concerns about meeting the needs of special education students in their classrooms. In addition, regular education teachers with demonstrated need for additional support due to the presence of one or more special education students are encouraged to dialogue with the administration concerning such need. Additional support in the form of an intervention specialist and/or paraprofessional may be provided and will not be unreasonably withheld.
- 39.05 Class Size - The determination of the size of regular classes with special education students shall take into consideration any extraordinary demands on physical space, teacher contact, and/or teacher supervision.
- A. Before an intervention specialist or speech and language pathologist is required to take on additional numbers of students on his/her caseload beyond the maximums established by the ODE Operating Standards, he/she shall have the right to meet with the administration to review the proposed waiver.
 - B. If a waiver is filed and granted for expansion to the caseload of an intervention specialist or speech and language pathologist, the affected bargaining unit member will receive compensation in the amount of \$250 per waiver per semester, to a maximum of \$500 per year.
- 39.06 Evaluation - It is acknowledged that an I.E.P. is not a performance instrument by which a certified/licensed employee will be evaluated. However, the same evaluation procedures referred to in Article 14 of the negotiated agreement will be used to evaluate all certified/licensed personnel.

- 39.07 Intervention Assistance Teams- Attendance and participation at IAT meetings occurring outside of the normal work day will remain voluntary. However, team members may be required to participate when appropriate and when possible during the school day. Attendance may also be required at the conclusion of classes but before the end of the school day.

ARTICLE 40 DISTRICT AND BUILDING LEADERSHIP TEAMS

DISTRICT LEADERSHIP TEAM

40.01 A District Leadership Team (“DLT”) shall be established.

A. The purposes of DLT shall be:

1. To oversee the development and implementation of Building Leadership Teams (“BLT’s”) throughout the District.
2. To provide appropriate training in such areas as team building, trust building, facilitation, reaching consensus, communications, interest based problem solving and other training as the DLT determines.
3. To develop an annual procedure for reviewing the process of BLT’s
4. To review and recommend adjustments to District policies and procedures.
5. To mediate building disputes referred by BLT’s and/or facilitate the answering of building organizational questions, particularly those questions arising over roles and responsibilities.
6. To reach consensus on all appropriate issues brought before the DLT, no votes of the DLT shall be permitted. The DLT will utilize the North Ridgeville City Schools Interest Based Problem Solving (IBPS) Process Guidelines set forth in Appendix L.

B. Make-up of the DLT:

The President of the Association shall appoint a member from each building preferably a member of that building’s Building Leadership Team . The Superintendent shall appoint a minimum of four (4) members to DLT or a number not to exceed the number of Association representatives. The Association President and Superintendent shall jointly appoint a parent representative. Other guests may be invited as appropriate. Any member of the DLT who is appointed by the President of the Association shall serve a maximum of three (3) years on the committee.

C. The DLT may address the following topics and provide input:

1. Budget
2. School Improvement and Strategic Planning

3. School Calendar
4. Class Size
5. Student Learning and Achievement
6. School Culture and Efficacy
7. Professional Development

40.02 Waiver Procedures: Each building wishing to request a Waiver of Contract Provisions shall do so through consensus submission to the Committee by the BLT.

- A. Any deviation from the Negotiated Agreement must be approved by the Superintendent and Association President.
- B. All deviations from the Negotiated Agreement will be for a period of one (1) year.
 1. If a BLT recommendation(s) requires a deviation from the Negotiated Agreement, the decision process shall include an opportunity for all certified staff within the building to share their opinions. A building decision shall not be implemented in any school year without at least a two-thirds (2/3) majority vote of the bargaining unit members present and voting and approval from the Superintendent and Association President. Voting on a waiver may not exceed two (2) days and a re-vote may not be held until the following year.
 2. Any variance of the Negotiation Agreement contract may be identified by the BLT.
 - a. The request for a waiver must be signed by the committee facilitator and building principal.
 - b. It must describe the decision-making process and include in as much detail as possible the provision wished to be waived, the nature of the waiver, reason for the waiver, and how bargaining unit members may be affected by the waiver.
 - c. The waiver must be mutual and formally agreed to by the President of the Association and Superintendent.
 3. The following articles (of the negotiated agreement) are not subject to consideration for waiver:
 - a. Article 5 Association Rights and Privileges
 - b. Article 7 Assignment and Transfer
 - c. Article 8 Protection of Teachers
 - d. Article 15 Multiple School Assignment
 - e. Article 21 Leaves
 - f. Article 23 Political Activity
 - g. Article 28 Salary Payments
 - h. Article 31 Insurance Programs
 - i. Article 35 Board Rights
 - j. Article 46 Salary Agreement

BUILDING LEADERSHIP TEAMS (BLT'S)

40.03 Each building has a fundamental responsibility to serve students by adhering to the vision and mission of North Ridgeville City Schools, abiding by all contractual agreements and Board of Education policies, and coordinating all activities with other buildings unless and until they are granted a formal waiver.

- A. Each school shall establish a Building Leadership Team (BLT)
1. Each BLT should be representative of the entire learning community as determined by the building staff which shall include parent representative(s). The building staff will determine and publish parameters for selection of members. The elementary and middle school BLT will consist of one teacher from each grade level, one related arts teacher, and one special education teacher. Up to two (2) additional BLT members will be selected and appointed by the Association President. Up to two (2) additional BLT members will be selected by the building administration. The high school BLT will consist of one (1) teacher from each of the core subject areas, one (1) related arts teacher, and one (1) special education teacher. Up to two (2) additional BLT members will be selected and appointed by the Association President. Up to two (2) additional BLT members will be selected by the building administration. Non-certificated staff may be included on the BLT. Older students may be included as deemed appropriate by the BLT. It is recommended that the BLT consist of no more than twelve (12) members.
 2. Each BLT shall provide input on the schedule of training necessary to establish a successful school within established budgets.
 3. Each BLT shall conduct a needs assessment of building staff, parents, and students (in the case of high schools) with the help of District and Association resources.
 4. Each BLT shall establish and publish, to the building staff and the DLT, a set of parameters which regulate decision-making within the committee and establish regular meeting dates. Each BLT will utilize the North Ridgeville City Schools Interest Based Problem Solving (IBPS) Process Guidelines set forth in Appendix L.
 5. Each BLT shall establish a method of determining an agenda for each meeting, keeping minutes of meetings, and a method of notifying the staff and other interested parties of the agenda.
 6. Each BLT shall establish a method of record keeping and staff reporting.
 7. Each BLT shall address delineation of roles within the building organization.

- B. The BLT may address the following topics and provide input:
1. School Improvement and Strategic Planning
 2. School Calendar
 3. Student Learning and Achievement
 4. Budget
 5. School Culture and Efficacy
 6. Professional Development
- C. The final decision regarding staffing, budget, hiring, non-renewals, terminations, suspensions and the Master Schedule shall be determined by the administration. The Master Schedule shall be determined by the building principal with input from the BLT. However, the implementation of the Master Schedule shall not violate any provisions of the Master Agreement.

ARTICLE 41 DRUG FREE SCHOOLS

- 41.01 No employee shall unlawfully possess, use or distribute illicit drugs or alcohol on school premises or at any place where school activities are held. Disciplinary sanctions will be imposed on employees who violate this provision. Sanctions may include referral to and completion of an appropriate rehabilitation program, employment termination in accordance with O.R.C. 3319.16, and referral for prosecution.
- 41.02 Through this Agreement, the Board provides members of the bargaining unit with the mandatory standards of conduct described above and a description of the range of sanctions that may be imposed for a particular violation. Information about drug and alcohol counseling and rehabilitation and re-entry programs is available to employees of the North Ridgeville Schools and may be obtained through the Assistant Superintendent for Business Services.

ARTICLE 42 LIABILITY INSURANCE

- 42.01 The Board and the Association agree that the purchase of liability insurance for members of the bargaining unit represented by the Association is a mandatory subject of bargaining in accordance with Chapter 4117 of the Ohio Revised Code. The parties further agree and authorize the employer to purchase and pay the full premium for liability insurance covering each bargaining unit member now or hereafter employed. Where such coverage is obtained, the Board will promptly provide the Association President with a copy of the policy, which shall include notice of the policy's effective date.
- 42.02 Upon the request of an OEA-NREA member, and with the concurrent approval of the OEA's insurance carrier and the liability insurance carrier obtained by the Board, the OEA-NREA liability insurance carrier shall provide primary coverage and designate local counsel to represent that member.
- 42.03 The member is required to cooperate fully with counsel designated by either the Board's liability insurance carrier or the liability insurance carrier provided by the OEA-NREA or both.

- 42.04 The bargaining unit members shall promptly submit accident forms or other reports dealing with possible liability claims. In no event shall such reports or forms be submitted more than three (3) calendar days following an incident giving rise to a possible liability claim.
- 42.05 No records of liability claims, not reduced to judgment or settlement, shall be retained in a bargaining unit member's personnel file.
- 42.06 The employee may bring a representative to any meeting involving representatives of the Board and the employee relative to any incident giving rise to liability claim provided, however, that no meeting will be delayed by the unavailability of the employee's representative.
- 42.07 The Board shall share with the affected employee(s) all information in the possession of the Board relative to any claim within forty-eight (48) hours of receipt of said information by the Board provided, however, that once litigation ensues, such information will be made available to the employee only if she/he is a party to the litigation.

ARTICLE 43 CHRONIC COMMUNICABLE DISEASES

43.01 Non-Discrimination

- A. An employee who has been exposed to or who contracts a chronic communicable disease shall be treated no differently than an employee with any other medical disability.
- B. No employee shall be subjected to indiscriminate testing.
- C. The Board shall not discharge any employee nor otherwise discriminate against any employee with respect to wages, hours, terms or other conditions of employment on the basis of the fact that such employee has contracted a chronic communicable disease.

43.02 Reports of Suspected Carriers

- A. All reports of suspected carriers shall be directed to the Superintendent. Bargaining unit members who learn that they may be infected with a chronic communicable disease are expected to promptly report such matters to the Superintendent.
- B. All reports of suspected carriers shall be in writing and shall identify the person(s) making the report and shall note the reasons why the reported employee is suspected of being a carrier. If a report is received which does not meet those requirements, it shall not be acted on.

43.03 Testing Criteria

- A. No employee shall be required to submit to a medical evaluation of his/her physical or mental condition without determination of just cause for said evaluation. The just cause determination shall be made by a tripartite panel which shall conduct a due process hearing and render a written determination which shall be final and binding on the parties.
 - B. The tripartite panel shall be composed of a physician selected by the Board, the employee's personal physician, and the Health Director for Lorain County. The Health Director shall act as chairperson of the panel and shall serve in that capacity for all subsequently convened panels to determine probable cause for medical evaluation.
 - C. The tripartite panel shall conduct a due process hearing to determine whether there is probable cause for the medical evaluation of an employee. Within five (5) days after the conclusion of the due process hearing the panel shall render a written determination and rationale to the Superintendent and the employee.
 - D. All costs of the tripartite panel shall be borne by the employer, save for the costs, if any, associated with the employee's selected physician, which shall be addressed through the employee's health care provider.
- 43.04 Before any employment-related action is taken, the Superintendent shall meet with the employee affected, the Association President, the labor relations consultant, the building principal(s) involved, and appropriate medical advisors to consider the appropriate options. Any employment-related action shall be based upon the medical facts documented and the advice of physicians with expertise in the field of the communicable disease identified.

ARTICLE 44 LUMP SUM RETIREMENT BUYOUT

44.01 Statement of Plan

The following Lump Sum Retirement Buyout is intended to provide an incentive for retirement. PARTICIPATION IN THE PLAN IS VOLUNTARY. This plan is effective August 1, 2008 and expires July 1, 2013.

44.02 Eligibility for Benefits

- A. The Certificated/Licensed Employee
 - 1. Shall become eligible between August 1, 2008 and July 1, 2013 for retirement by virtue of meeting all eligibility requirements under the Ohio State Teacher's Retirement System (STRS), for system retirement at YEAR THIRTY (30) ONLY.
 - 2. Must have at least ten (10) or more full and continuous years of service with the North Ridgeville City School District.

3. Must submit an application for retirement benefits to the STRS during his/her first year of eligibility (i.e., in the year the teacher will complete year thirty (30)) for receipt of retirement benefits under the statutes and rules governing the STRS. An employee who does not apply for this buyout in his/her first year of eligibility (Year thirty (30)), shall not be eligible for and will not be granted this buyout at any other time.
 4. The parties hereby agree that any bargaining unit member who meets the eligibility requirements for this lump sum retirement buyout during the term of this contract (June 30, 2011 through July 1, 2013) shall not be eligible for such a buyout provision under any successor collective bargaining agreements.
- B. This Plan does not apply to:
1. Those applying for and/or receiving disability retirement.
 2. Those terminated by the Board for cause or whose contracts are otherwise discontinued or suspended involuntarily.
 3. Those whose contracts are non-renewed or suspended in accordance with a Board-determined reduction in force.
 4. Those who do not submit an application for retirement to the STRS in his/her first (1st) year of eligibility (year thirty (30)) for receipt of retirement benefits under the statute and rules governing the STRS.

44.03 Application for Retirement

- A. Those employees who seek to participate in this Buyout shall submit a letter of intent to the Board to retire effective July 1 of the year they are eligible and intend to retire under the statute and the rules governing the STRS. Such letter must be submitted to the Board no later than March 1 of the calendar year of retirement.
- B. After receipt of the letter of intent to retire from the certificated/licensed employee exercising this lump sum retirement buyout the Board will verify that the applicant meets all of the requirements of the Plan and issue such notice within thirty (30) calendar days of application. Neither the Board nor the certificated/licensed employee may withdraw from this action after the Board notifies the employee that he/she has met the requirements for this lump sum retirement buyout.
- C. This article contemplates retirement to be effective July 1 of each school year. However, by mutual agreement of the teacher and the Superintendent, a teacher may retire during the school year if the teacher gives adequate notice (at least thirty (30) work days) of intent to retire and the administration can find a qualified and acceptable replacement.

44.04 Payment Schedule

- A. The employee's payment under this Lump Sum Retirement Buyout shall be made in three (3) equal lump-sum payments beginning in January of the calendar year following the date of retirement and the following two (2) Januarys thereafter. Payments made under this plan shall not be incorporated into the calculation of employee salary and/or benefits for purposes of the State Teachers Retirement System.
- B. Eligible employees whose requests for retirement between the aforementioned dates are approved by the Board shall receive (\$21,000.00).
- C. Each teacher who applies for and receives this Lump Sum Retirement Buyout shall receive his/her Severance Pay provided for in Article 29, but shall receive such payment in three (3) equal installments beginning in January of the calendar year following the date of retirement and the following two Januarys thereafter.

ARTICLE 45 NON-PUBLIC TUTORS ("NPT")

- 45.01 Except as otherwise provided herein, Non-Public Tutors ("NPT's") enjoy the same rights and responsibilities as other members of the bargaining unit. All NPT's shall be initially placed on Step 1 of the B.A. column of the salary schedule and shall move up one step on the schedule each year thereafter until reaching the maximum placement of Step 4.
- 45.02 NPT's shall be eligible to participate in the Board provided Insurance Program as set forth in Article 31 of this Agreement. NPT's shall work a total of seven (7) hours and twenty (20) minutes per day providing tutoring services to students. NPT's shall be entitled to a thirty (30) minute duty-free lunch period and a minimum of forty (40) minutes per day for classroom preparation and/or NPT initiated conference time. In addition to providing the scheduled tutoring services to students, NPT's may also be assigned supervisory duties (lunch room, recess or study hall) as are classroom teachers. The annual calendar for NPT's shall be one-hundred eighty-five (185) days.
- 45.03 NPT's shall not be eligible for continuing contract status, preference for transfer or assignment into a classroom teaching position, or to exercise seniority rights to classroom teaching positions under Article 4 of this Agreement. NPT's shall be given preferential consideration for classroom teaching positions if available and if proper certification is held. She/he shall be credited with a maximum of five (5) years of experience as an NPT or substitute.
- 45.04 NPT's shall be placed on a separate list for purposes of reduction-in-force. NPT's seniority shall be determined by the length of continuous service of the individual NPT in the bargaining unit. NPT's shall be eligible for recall only to like positions following a contract suspension due to a reduction-in-force.
- 45.05 If two or more NPT's have the same length of continuous service, then seniority will be determined by:

- A. Total service in the North Ridgeville City Schools; and then by
 - B. Date of Hire (consistent with seniority article); and then by
 - C. The date on which the NPT submitted a completed job application; and then
 - D. By coin toss.
- 45.06 If an NPT becomes a full-time or part-time teacher, and is subsequently suspended pursuant to a reduction in force, if all other areas of seniority are the same, then prior NPT service in the district shall be used as a tie-breaker after other negotiated tie-breaking criteria.
- 45.07 Teachers who are suspended pursuant to a reduction in force and hold proper certification/licensure and greater seniority shall have the right to bump NPT's in accordance with the procedures of Article 4.
- 45.08 If an NPT's contract is not non-renewed by the Board prior to April 30 of any year, such NPT will be provided a one year contract for the following school year.

ARTICLE 46 SALARY AGREEMENT

46.01 The Base salary shall be increased as follows:

There will be a salary and vertical step freeze for each of the two (2) years of this Agreement. Should the District pass a tax levy for new money prior to June 30, 2012, there will be a 2% increase to the base salary in the second year of this Agreement; however, no vertical steps will be allowed in that year. Upon a resumption of vertical steps, only one year of experience will be granted.

46.02 Salary Schedule Placement

- A. Each bargaining unit member employed by the Board shall be given full credit for each year of prior experience as provided in O.R.C. Section 3317.13(A) as a regular school teacher or for services in the Armed Forces of the United States, or a combination thereof, to a total of ten (10) years, (i.e., up to five (5) for teaching and up to five (5) for military service); half-year (1/2) credits will not be granted to teachers entering the system. The salary increment granted for such service shall be the same as those currently granted to teachers whose public school service has been exclusively in the North Ridgeville School System. At the discretion of the Board, additional credit for qualifying years of teaching experience may be granted over five (5) but such credit cannot exceed fifteen (15) years.

- B. A year of teaching experience shall consist of at least one-hundred twenty (120) days in any one (1) school year under a teaching contract to receive credit for one (1) year's service. No credit will be given for partial years of service outside the District or for supplemental duties in the District.

Teachers with one (1) semester but less than one-hundred twenty (120) days of teaching experience in any one (1) school year in the North Ridgeville School System will be given credit to the extent of one-half (1/2) increment in the appropriate training column.

- C. A partial year of military service consisting of eight (8) continuous months or more of service shall be counted as a full year for salary schedule purposes.

ARTICLE 47 PROFESSIONAL DEVELOPMENT

47.01 In accordance with Senate Bill 230 the parties agree to establish a committee called the Local Professional Development Committee.

- A. This committee shall consist of three (3) members appointed by the Association President and two (2) members appointed by the Superintendent. One of the Superintendent's appointees will be a principal employed by the district.
- B. These appointments shall be made annually on or before May 1.
- C. The appointments shall be made by each party outlined above notifying the other of those appointed.

47.02 This committee will be responsible for approving and reviewing personal development plans for course work, continuing education units, and/or other equivalent activities.

47.03 This committee will meet monthly when necessary.

- A. The committee may also be convened by the request of two (2) sitting members to deal with emergency situations.
- B. The committee will normally meet during regular school hours; and if it becomes necessary to schedule a meeting beyond the normal day, the members will be compensated at their normal hourly rate.

47.04 All decisions of this committee may be made by a majority vote of the committee members present and voting.

47.05 If during the course of carrying out committee responsibilities there is a requirement to have in-service or training, they may do so at no cost to the committee or loss of pay. All necessary, actual and reasonable costs of training - including all registration costs, travel, meals, accommodations, and mileage - will be reimbursed by the Board of Education in accordance with Board of Education policy DLC and DLC-R.

- 47.06 If a professional staff member is in dispute of a decision made by this committee, they may appeal within three days to the district-wide Site Base Committee who will render a decision in accordance with their own rules and regulations.

ARTICLE 48 INTERNET AND ACCEPTABLE USAGE

- 48.01 The Board and Association agree to the requirements set forth in the Board of Education's Acceptable Use and Internet Safety Policy, Regulations and Exhibit (EDE, EDE-R, and EDE-E). Furthermore, the Board agrees that when new software and technology solutions are implemented, the Board will make every effort to provide training in a timely fashion at the Board's expense.
- 48.02 Bargaining unit members will be instructed that Internet usage should be in support of education and academic research and that they should exercise good judgment when utilizing same.
- 48.03 That e-mail is not private and that only appropriate information should be sent.
- 48.04 That access to computers all over the world also comes with the availability of material that may be considered of an educational value. However, it is understood that all available precautions to remove and/or restrict access to controversial materials that can be discovered, accidental access to such material will not be on grounds for ruination of one's livelihood.
- 48.05 It is understood that occasional non-teaching time and non-educational computer and internet use by bargaining unit members may occur. This use is limited to any use that does not require an additional payment to the internet provider by North Ridgeville Schools.
- 48.06 The parties further agree that it is the Superintendent's and/or his/her designee's responsibility to inform students and parents regarding the electronic network usage.
- 48.07 The Board agrees that no adverse employment action may be taken against any bargaining unit member as a result of a breach in the security/integrity of the software programs, servers, and databases utilized within or outside of the District as part of the required methods of reporting students' grades, attendance, classroom activities, and/or communicating with parents/guardians; unless it is determined that the breach has occurred as a direct result of negligence or the intentional misuse of the bargaining unit member's account.

ARTICLE 49 MENTOR TEACHER- ENTRY YEAR PROGRAM

- 49.01 A mentor teacher will be assigned by the building principal and Lead Mentor to provide professional support to each entry year teacher. A teacher assigned to a new grade level or new area of certification, or a teacher returning from a leave of absence of one (1) year or more may request, through completing an application, assignment of a mentor. Decisions concerning other than first-year teachers and mentor selections shall be determined by the building principal and the Lead Mentor. Mentor teachers must meet the eligibility criteria established in Section 49.02 below. Mentors should be assigned wisely pertaining to grade level/subject area whenever

- possible.
- 49.02 Mentor Eligibility Criteria: Bargaining unit members must meet the following criteria to be eligible for assignment as a mentor teacher:
- A. Have taught in the North Ridgeville School District at least three (3) years;
 - B. Have completed a North Ridgeville School District organized or approved mentor training program within the last three (3) years, or agree to complete an approved mentor training program scheduled within the first six (6) weeks of the school year;
 - C. To be a mentor, the teacher must complete a two (2) day Pathwise or other comparable approved training program within the last three (3) years or agree to attend the two (2) day Pathwise or other comparable approved training program within the first six (6) weeks of the school year, and agree to use Pathwise or other comparable approved program as a professional development instrument, including observations and follow-up meetings with mentees;
 - D. Agree to meet expectations for mentor teachers as outlined in the current Mentor Handbook to be developed by the LPDC prior to the 2001-2002 school year.
 - E. Attend an orientation meeting and at least four (4) other mentor meetings per Year to discuss mentoring (such meetings shall be held outside the regular school day) and shall be part of the Teacher Mentor's Supplement Contract;
 - F. Keep a journal/time log of mentoring activities; including a brief description of activities and the amount of time devoted to same.
- 49.03 Mentor teachers shall not participate in the evaluation of the classroom teacher. No mentor teacher shall be requested or directed to make any recommendation regarding the continued employment of the classroom teacher.
- 49.04 Vacancies for mentor teachers will be posted in each building. Interested teachers shall apply to the Building Principal in writing.
- 49.05 Mentor teachers will be compensated in accordance with the supplemental salary schedule (Appendix D). Mentor teachers will be provided two (2) release days per year or the equivalent amount of release time to perform mentoring duties. Requests for such release time shall be submitted on a professional leave request form.
- 49.06 The District may provide release time through the professional leave request form for mentor training and/or Pathwise or comparable training for staff members interested in being in the pool of qualified mentors if such training is not available on non-instructional days. Bargaining unit members who attend training on non-teaching days (e.g. vacation, weekends, holidays) shall receive a stipend of .004 of the base salary per day of training.
- 49.07 The mentoring process shall be periodically evaluated by the LPDC. Changes in the Mentor Handbook shall be approved by the LPDC.

- 49.08 A District lead mentor shall be appointed by the Superintendent or his/her designee to coordinate the mentor program. Eligibility criteria for selection as lead mentor shall be the same as the mentor teacher provided the lead mentor shall be required to have a least five (5) years of teaching experience in the North Ridgeville Schools and to have completed all other training required of mentors prior to consideration as lead mentor. Lead mentors shall perform the duties set out in the Mentor Handbook. The Superintendent or his/her designee may appoint additional lead mentors as needed. The District lead mentor may be provided with release time with the agreement of the Superintendent.
- 49.09 A lead mentor will be compensated in accordance with the supplemental salary schedule (Appendix D). A lead mentor may be provided with release time with the agreement of the Superintendent.
- 49.10 Entry year teachers shall be required to participate in the Mentor Teacher Program and agree to meet expectations for mentees as outlined in the current Mentor handbook.
- 49.11 Mentor teachers shall serve under one-year supplemental contracts. Mentor teacher may be assigned only one entry year teacher and a maximum of two (2) mentees if the new teachers have teaching experience. If the Building Principal or Lead Mentor determines the mentor-mentee situation is not appropriate and the concern is not resolved satisfactorily, that concern will be submitted to the District Site Committee, which shall have the authority to end the mentor appointment. In that event, the mentor shall be compensated for the portion of the school year she/he has served.
- 49.12 The Mentor Handbook shall set forth the requirements and procedures for Mentor teachers, i.e. number of observations, visits, responsibilities, objectives, etc.

ARTICLE 50 NURSING SERVICES

- 50.01 The Board will provide school nursing/health services through the retention of one (1) Licensed School Nurse with the remaining necessary nursing services being provided by Building Nurses licensed by the Ohio State Board of Nursing.
- 50.02 The Licensed School Nurse will be the Department Chair of Nursing and provide the coordination of the nursing services for the District. The extra duties of the department chair are mentioned under the job description of the department chair.
- 50.03 Building Nurses shall not be eligible for continuing contract status. Building Nurses shall be given preferential consideration for any Board-determined vacancy in the Licensed School Nurse position.

50.04 The position of Building Nurse will be paid based upon the following pay schedule:

HOURLY RATE	
2011-2013	
STEP	
1	\$18.10
2	\$18.73
3	\$19.39
4	\$20.07
5	\$20.77
6	\$21.50
7	\$22.25
8	\$23.03
9	\$23.83
10	\$24.67

50.05 Nurses shall be scheduled to work one-hundred eighty-eight (188) days per year, seven (7) hours per day as scheduled by the administration.

ARTICLE 51 EMPLOYMENT OF RETIRED BARGAINING UNIT MEMBERS

51.01 Where a vacancy exists within the bargaining unit, which the Board may fill by hiring a properly certified/licensed applicant who is not already employed by the Board, the Board may consider and employ a North Ridgeville City Schools retiree(s) for any such vacancy upon the recommendation of the Superintendent. The Board is under no obligation to employ any retired individual and there is no expectation of re-employment when a bargaining unit member retires from the North Ridgeville City School District. Re-employed bargaining unit members who previously worked in the District do not need to be interviewed by the Board for any vacant positions for which they apply. Re-employed bargaining unit members who previously worked in the District are not guaranteed a particular assignment upon reemployment. Re-employed bargaining unit members will be assigned to positions that are within their certification/licensure area(s) and are eligible for transfers pursuant to this Contract.

51.02 The Board agrees to place such retired bargaining unit members on a one-year limited contract on the negotiated salary schedule, which is contained in this Master Agreement, and such retired bargaining unit member shall be placed on the salary schedule at BA, Step 4. If such retiree is granted a second one-year limited contract, he/she shall then be placed on the BA, Step 5. If such retiree is granted a third one-year limited contract, he/she shall then be placed on the BA, Step 6. If such retiree is granted additional one-year limited contracts after the third such contract, he/she shall continue to be placed on the BA, Step 6 placement. However, if a Master's Degree is required for the position, (i.e. Guidance Counselor, Speech Pathologist or Psychologist) then such retired teacher shall be placed on the M.A. column of the salary schedule on the same numerical steps under the same one-year limited contract scenario as set forth above. The placement on the M.A. column does not

pertain to nor include bargaining unit members or other certificated/licensed individuals who are required by the State of Ohio Department of Education to obtain Master Degrees as part of their initial licensing requirements. This provision and such salary and individual employment contract with the re-employed bargaining unit member expressly supersedes O.R.C. 3317.13 and 3317.14, and all other applicable laws.

51.03 A retiree shall receive a one-year limited contract, which shall expire automatically at the end of the stated term. No notice of non-renewal or Board action is required. Continuation of the employment of a retiree through offering new one-year limited contracts, which automatically expire, shall be at the election of the Board and upon recommendation of the Superintendent. The requirements of Article 12 regarding limited contracts shall not apply to retiree limited contracts. A retiree is not eligible for a continuing contract, regardless of years of employment with the Board. The parties specifically waive all rights for such employees provided under O.R.C. Section 3319.11 and 3319.111.

51.04 Retirees will be members of the bargaining unit and shall be afforded all rights of the Master Agreement except for the following:

Upon initial employment under this article, retirees shall be credited with zero (0) days of sick leave accumulation. Further, retirees shall not receive credit for any previously accumulated sick leave from any public service. This provision shall specifically supersede O.R.C. 3319.141. No retiree will be entitled to severance pay under Article 29 of the Master Agreement or under Ohio statutory law upon conclusion of employment as a retiree. Further, retirees shall not enjoy any rights under the following Articles of the Master Agreement- Article 4- Reduction In Force, Article 7- Assignments and Transfers, Article 12- Limited Contracts and Non-Renewals, Article 13- Professional Improvement and Termination of Contract, Article 14- Teacher Evaluation Procedures, Article 21.04- Sabbatical Leave, Article 21.05- Parental Leave, Article 21.06- Leave Without Pay for Illness or Other Disability, Article 29- Severance Pay, and Article 44- Lump Sum Buyout. In addition, retirees covered under this Article are not eligible for participation in the Sick Leave Bank – Article 21.02(E).

51.05 Retirees shall be eligible to receive any insurance benefits provided for other bargaining unit members during his/her employment with the Board. Life Insurance premiums are solely the responsibility of the re-employed bargaining unit member.

51.06 A retiree shall be eligible for appointment to a supplemental contract only at the discretion of the Superintendent.

51.07 Re-employed bargaining unit members may not accrue additional STRS credit as a result of their service following reemployment. Instead, the Board and the re-employed member shall make contributions to STRS that will fund a single life annuity with a reserve based on the re-employed bargaining unit member's accumulated contributions during his/her period of service as a regular teacher following reemployment. For additional information concerning the annuity, see O.R.C. 3307.35.

51.08 The parties expressly agree and fully intend this Article to supersede and take precedent over any inconsistent and/or contrary provisions of the Ohio Revised Code, the Ohio Administrative Code, and federal laws and regulations.

ARTICLE 52 LONG-TERM SUBSTITUTES

- 52.01 Long-term substitutes are defined as substitute employees placed in the same assignment for more than sixty (60) days. All long-term substitutes shall receive a written contract of employment and shall be informed at the time of employment that no expectation of continued employment exists upon the expiration of such contract.
- 52.02 The employment of long-term substitutes shall be for the period specified in their contract of employment, and shall expire at the end of that term without action by the Board of further notice to the employee.
- 52.03 Long-term substitutes shall be placed on the salary schedule at step BA-1. (MA-1 when MA is required for certification/licensure)
- 52.04 The following contractual and statutory provisions shall not apply to long-term substitutes: Non-Renewal rights as found in Article 12 and Section 3319.11 of the Ohio Revised Code; Evaluation Rights as found in Article 14 and Section 3319.111 of the Ohio Revised Code; and, Reduction in Force rights as found in Article 4 and Section 3319.17 of the Ohio Revised Code.
- 52.05 Subsequent continuous employment of a long-term substitute for the succeeding school year in the same or another long-term substitute position shall allow the long-term substitute to move one step on the BA column on the salary schedule, providing they were employed for a minimum of one-hundred twenty (120) days (at least three and one-half (3 ½) hours per day) in the prior school year.
- 52.06 At any time, long-term substitutes may become regular employees in accordance with normal hiring procedures. If such long-term substitute becomes a regular employee, he/she shall be placed on the salary schedule at the appropriate column and years of experience in accordance with the Ohio Revised Code.
- 52.07 The parties intend to supersede and replace Ohio Revised Code Sections 3319.11, 3319.111, and 3319.17 to the extent that the provisions of this Article conflict with same.

ARTICLE 53 CREDIT FLEXIBILITY

- 53.01 The Credit Flex Committee, consisting of the High School Principal (or designee), the High School Department Chairpersons, one (1) High School Guidance Counselor, and any identified Teacher of Record shall be convened to review all plans and applications which are submitted by students wishing to participate in the District's Credit Flexibility Program.

- 53.02 Credit Flex Committee members who are bargaining unit members will be compensated at the special project stipend rate of \$20.00 per hour for committee meetings held outside of the normal school day as determined by the High School Principal. Department Chairpersons will be excluded from this compensation for committee meeting attendance.
- 53.03 A Teacher of Record (TOR) who is an available bargaining unit member shall be assigned to each student whose plan is approved. In the absence of an available and/or willing teacher whose participation is otherwise needed over the summer, a Licensed Building Administrator can be the Teacher of Record (TOR). A TOR is the person responsible for making a final determination of grades and whether credit should be granted, subject to the provisions of Article 22.
- 53.04 If a credit flexibility plan pertains to a class which is not in the North Ridgeville High School Course Selection Handbook the teacher of record will be compensated at the rate of \$28.00 per hour for work on any approved credit flexibility plan determined by the Committee to require time outside of the normal work day. Summer work is voluntary and will be compensated at this same rate and must be determined in advance according to the Credit Flexibility Plan. All hours must be determined in advance and approved by the Credit Flex Committee. Disagreements will be resolved by the High School Principal.
- 53.05 Only bargaining unit members certified in the core, HQT, or credentialed can be the teacher of record. If no bargaining unit member is available or willing the licensed administrator can be the teacher of record.
- 53.06 Credit Flex students will count as part of the class load / prep for the teacher of record if the credit flexibility plan pertains to a class which is in the North Ridgeville High School Course Selection Handbook. If the maximum is met in class size or load then Article 11 will be followed in addition to any other compensation agreed upon under this Credit Flexibility agreement.
- 53.07 The teacher of record may be granted release time for work done associated with the creation of supplemental materials for independent study students, performance based work, work-study evaluation, offsite monitoring, internships, community partnerships, etc. This would be determined as part of the Credit Flexibility Plan and approved in advance by the Credit Flexibility Committee.
- 53.08 For any work that requires the teacher of record to travel to an offsite location the teacher of record will submit and be compensated for mileage at the District approved rate of travel. Any additional liability coverage related to address offsite issues required to cover the teacher of record will be covered by the Board at their expense.
- 53.09 In the absence of extenuating circumstances, Credit Flex teacher reassignment of the TOR will not take place in the middle or during the plan implementation.
- 53.10 Progress reporting will be determined as part of the approved Credit Flexibility Plan.

53.11 The TOR will be evaluated under the current terms of the evaluation process. Credit Flex students will not impact evaluation outside of the current terms negotiated in the Master Agreement.

ARTICLE 54
DURATION

This Master Contract shall be in effect from June 30, 2011 through July 1, 2013.

Maria Sycz
Maria Sycz
President, N. Ridgeville Bld. Of Ed.
6/30/11
Date

Jody Lynn Yothimer
Jody Lynn Yothimer
NREA President
6/30/11
Date

Craig T. Phillips
Dr. Craig T. Phillips
Superintendent
6/30/11
Date

Biagio Sidoti
Biagio Sidoti
Board Treasurer
6/30/11
Date

APPENDIX A ASSAULT LEAVE FORM

Name _____ Date _____

School _____

Assault leave has been taken in accordance with Article V, Section 5.3 of the Agreement between the Board and the Association. The principal or supervisor notified was

_____.

A written statement embracing all facts was submitted to the principal on _____.
(date)

_____ day(s) of assault leave was/were taken beginning on _____

_____, _____, 20____, and ending on _____,
(day) (month) (day)

_____, 20____.
(month)

Medical attention _____ required.
(was/was not)

If medical attention was obtained, or if your leave was for more than five (5) days, the following information must be stated:

Name of Physician _____

Office Address _____

Nature of Disability _____

Duration of Disability _____

(Teacher's signature)

(Principal)

(Superintendent)

APPENDIX B FORM A GRIEVANCE REPORT FORM

NORTH RIDGEVILLE CITY SCHOOLS

Grievance # _____

Distribution of Form:

- 1. Superintendent
- 2. Principal/Immediate Supervisor
- 3. Association Representative
- 4. Grievance Chairperson
- 5. Grievant(s)

Building	Assignment	Name of Grievant(s)	Date Filed
----------	------------	---------------------	------------

A. Date Grievance Occurred: _____

B. Statement of Grievance including specific section(s) of contract claimed to be violated:

C. Relief Sought: _____

Signature of Grievant(s): _____ Date: _____

Signature of Grievance Chair Person and/or NREA President: _____

_____ Date: _____

D. Disposition of Principal/Immediate Supervisor: _____

Signature of Principal/Immediate Supervision and/or Principal's Designee: _____

_____ Date: _____

Add additional pages if needed

APPENDIX B FORM B GRIEVANCE REPORT FORM

NORTH RIDGEVILLE CITY SCHOOLS

Name of Grievant(S): _____ Date Filed: _____

SUBMIT TO SUPERINTENDENT OF SCHOOLS

Grievance # _____

A. Position of Grievant and/or ASSOCIATION: _____

(Signature & Date of Grievant(s))

(Signature & Date of Grievance Chair Person
and/or

(Signature & Date of NREA President)

B. Date received by Superintendent: _____

C. Disposition by Superintendent: _____

(Signature & Date of Superintendent)

Add additional pages as needed

APPENDIX B FORM C GRIEVANCE REPORT FORM

NORTH RIDGEVILLE CITY SCHOOLS

Name of Grievant(s): _____

Date Filed: _____

SUBMIT TO SUPERINTENDENT OF SCHOOLS

Grievance # _____

A. Position of ASSOCIATION: _____

(Signature & Date of Grievant(s))

(Signature & Date of Grievance Chair Person)

(Signature & Date of NREA President)

B. Date submitted to Arbitration: _____

C. Disposition and Award of Arbitrator: _____

(Signature & Date of Arbitrator)

Add additional pages if needed

Appendix C JOB DESCRIPTION ACTIVITY ADVISOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Activity Advisor

- QUALIFICATIONS:**
1. College or university degree(s) preferred
 2. Valid Ohio teaching certificate/license preferred
 3. Bargaining unit member shall be employed first, if qualified (qualification shall be based on experience and past performance)

REPORTS TO: Principal and or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Ensure safety of students in accordance with Board policies.
2. Be responsible for advising members of the activity group in the pursuit of its chartered purpose and attend all meetings, and activities sponsored by the activity.
3. Provide for the organization of the activity group, including selection of members and designation of officers.
4. Supervise all approved fund-raisers of the activity group.
5. Oversee the activity group in the development of a budget and the maintenance of that budget. Supervise the receipt of funds and deposit of money in accordance with Board policies and procedures.
6. Be responsible for the behavior and safety in accordance with Board policies and Negotiated Agreement.
7. Ensure the security of school property while participating in activities with group members.
8. Maintain essential records of the activity group including minutes, membership, awards, etc.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and issue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION HEAD COACH

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Head Coach

QUALIFICATIONS:

1. College or university degree(s) preferred.
2. CPR and Sports Medicine required or willingness to obtain.
3. Bargaining members shall be employed first if qualified.
(Qualifications shall be based on experience and past performance.)

REPORTS TO: Principal/Athletic Director

PERFORMANCE RESPONSIBILITIES:

1. Ensure safety of students in accordance with Board policies.
2. Oversee his/her sport in the development of a budget and maintenance of that budget. Supervise the receipt of funds and deposit of money in accordance with Board policies and procedures.
3. Supervise all coaching personnel in his/her program and designate the responsibilities of all assistants.
4. Design, publicize, and implement a behavior code consistent with the rules of the OHSAA, the North Ridgeville Schools, and the tenets of due process.
5. Be responsible for the security of school property while his/her team is practicing or playing. This includes locker room control, clearing buildings after practice, locking-up equipment.
6. Maintain an accurate inventory of all equipment used in the program.
7. Inspect athletic area and equipment for safety hazards and take appropriate action.
8. Exhibit and encourage good sportsmanship.
9. Assist and encourage athletes to be successful in the classroom.
10. Provide input to the Athletic Director related to the performance of Assistant Coaches.
11. Inform the athletic director of the need for equipment or facility repair, and transportation.
12. Be responsible for all public relations contact (media, colleges, etc.) in conjunction with his/her team.

13. Be responsible for any fund-raising projects undertaken by his/her team members.
14. Maintain and submit to the athletic director statistical records of each season and recommendations for athletic awards.
15. Obtain and submit to the athletic director all required forms for participation in a sports program.
16. Attend and participate in all meetings inherent to the position of head coach (e.g., OHSAA rules meetings, awards banquets, pep assemblies, selection meetings).
17. Remain current in the trends and developments of his/her coaching area through attendance at clinics and reading.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and issue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION ASSISTANT COACH
NORTH RIDGEVILLE CITY SCHOOL DISTRICT
JOB DESCRIPTION

TITLE: **Assistant Coach**

QUALIFICATIONS: 1. College or university degree(s) preferred
2. CPR and Sports Medicine required or willingness to obtain
3. Bargaining unit members shall be employed first if qualified.
(Qualifications shall be based on experience and past performance.)

REPORTS TO: Principal/Athletic Director/Head Coach

PERFORMANCE RESPONSIBILITIES:

1. Ensure safety of all students in accordance with Board policies.
2. Assist the Head Coach with the designing, publicizing and implementation of a behavior code consistent with the rules of the OHSAA, the North Ridgeville Schools, and the tenets of due process.
3. Be responsible for the security of school property while his/her team is practicing or playing. This includes locker room control, clearing buildings after practice, locking-up equipment.
4. Inspect athletic area and equipment for safety hazards and take appropriate action.
5. Exhibit and encourage good sportsmanship.
6. Assist and encourage athletes to be successful in the classroom.
7. Inform the Head Coach of the need for equipment or facility repair, and transportation.
8. Assist the Head Coach with fund-raising projects undertaken by his/her team.
9. Remain current in the trends and developments of his/her coaching area through attendance at clinics and reading.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION DEPARTMENT CHAIRPERSON

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Department Chairperson

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio teaching certificate/license and be employed as a teacher in the school system.

REPORTS TO: Principal/Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Serve the school district with the objectives of supporting, enhancing, and implementing the curriculum and instructional goals of the district.
2. Assist in assuring that school programs and services are provided in compliance with State Board of Education Standards, local policy, and courses of study.
3. Assist in assuring the continuity and coordination of programs and services among grade levels and buildings by serving as an instructional leader and resource person.
4. Work cooperatively with administration and fellow staff members acting as a liaison between the staff and administrators on all matters related to his/her department.
5. In conjunction with the administrators and staff, develop goals and objectives, both long term and short term for his/her department, which will include curriculum development, textbook selection, instructional materials and equipment acquisition, scheduling, and staffing needs.
6. Assist in the maintenance of all records, reports, and files that pertain directly or indirectly to his/her department.
7. Assist in assuring the continuing improvement of his/her department program and services by being knowledgeable of current trends by attending workshops and meetings related to his/her curricular area.

SPECIFIC DUTIES:

1. Convene and preside at departmental meetings.
2. Inform administrators of all department meetings, the agenda, and provide a report of the meeting following its occurrence.
3. Orient new staff members with departmental activities, policies, and procedures.
4. Attend meetings for department chairpersons.

5. Coordinate all departmental purchases within the department/building budgets with the building principals.
6. Maintain an accurate and comprehensive departmental inventory of all hardware and software as submitted from departmental staff from each building.
7. Schedule in-service programs for department.
8. Inform department members of meetings, workshops, and graduate opportunities related to departmental or individual interest
9. With administration, encourage and arrange visits for members with the department and to other school systems to exchange ideas for professional growth.
10. Assist in the selection of materials for a department professional library.
11. Assist with department scheduling.
12. Assist in interviewing and selection of staff members for department
13. Assist in developing a department budget
14. Review all requests for professional leave in the department and make recommendations for approval.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement
3. Yearly review conference with the building Principal/designee.

Appendix C JOB DESCRIPTION ELEMENTARY GUIDANCE COUNSELOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: **Elementary Guidance Counselor**

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio teaching certificate/license and guidance certification/license

REPORTS TO: Principal

PERFORMANCE RESPONSIBILITIES:

1. Support, enhance, and implement the goals of the district.
2. Ensure safety of students in accordance with Board policies.
3. Serve all children.
4. Help each child develop maximum personal, intellectual, and social potential.
5. Provide continuous assistance to children during the Elementary School experience.
6. Work in harmony with teachers, parents, administrators, other staff members, and the North Ridgeville community.
7. Show faith in each child by recognizing the child's strengths and efforts.
8. Follow Board policy and administrative procedures.
9. Counsel
 - a. Provide individual counseling for students as problems arise in the areas of self-concept, behavior, and 'crisis.'
 - b. Provide group counseling for students whenever warranted.
10. Consult
 - a. Serve as a liaison between school and home, conferring with parents as the need arises.
 - b. Interpret test results to teachers and parents.
 - c. Serve as a member of the Child-Study Team and Crisis Intervention Team.
 - d. Meet with individual teachers regarding their pupils.
 - e. Serve as a resource person to teachers.

- f. Provide group guidance to all classes in the areas of self-concept development, career awareness, decision-making skills, and study skills.
- g. Assist the Principal in placing students in their most suited learning environment.
- h. Offer 'parenting' groups.
- i. Serve as resource person in the area of alcohol and drug awareness prevention.

11. Coordinate

- a. Serve as a resource person for referrals to outside agencies.
- b. Keep building administrator, teachers, and parents informed of current guidance program.
- c. Identify and utilize community resources.
- d. Coordinate an orientation for students entering the Elementary School.
- e. Provide orientation for new students.
- f. Initiate individual referrals to meet special needs and/or strengths of students.
- g. Coordinate the administration and participate in the interpretation and evaluation of group tests.
- h. Provide student record information to social services and outside agencies.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal may make related job assignments- consistent with the job description and Negotiated Agreement If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION MIDDLE SCHOOL GUIDANCE COUNSELOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Middle School Guidance Counselor

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio teaching certificate/license and guidance certification/license

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Support, enhance, and implement the goals of the district
2. Ensure safety of students in accordance with Board policies.
3. Serve all children.
4. Help each child develop maximum personal, intellectual, and social potential.
5. Provide continuous assistance to children during the Middle School experience.
6. Work in harmony with teachers, parents, administrators, other staff members, and the North Ridgeville community.
7. Show faith in each child by recognizing the child's strengths and efforts.
8. Follow Board policy and administrative procedures.
9. Counsel
 - a. Provide individual counseling for students as problems arise in the areas of self-concept, behavior, and 'crisis.'
 - b. Provide group counseling for students whenever warranted.
10. Consult
 - a. Serve as a liaison between school and home, conferring with parents as the need arises.
 - b. Interpret test results to teachers and parents.
 - c. Serve as a member of the Child-Study Team and Crisis Intervention Team.
 - d. Meet with individual teachers regarding their pupils.
 - e. Serve as a resource person to teachers.

- f. Provide group guidance to all classes in the areas of self-concept development, career awareness, decision-making skills, and study skills.
 - g. Assist the Principal in placing students in their most suited learning environment.
 - h. Assist students in the scheduling process.
 - i. Serve as resource person in the area of alcohol and drug awareness prevention.
11. Coordinate
- a. Serve as a resource person for referrals to outside agencies.
 - b. Keep building administrator, teachers, and parents informed of current guidance program.
 - c. Identify and utilize community resources.
 - d. Organize activities to promote individual self-confidence and school pride.
 - e. Provide orientation for new students and develop transition plans for students going to other buildings.
 - f. Initiate individual referrals to meet special needs and/or strengths of students.
 - g. Coordinate the administration and participate in the interpretation and evaluation of group tests.
 - h. Provide student record information to social services and outside agencies.
 - i. Provide assistance and information in the planning of life-long goals.

ADDITIONAL WORKING CONDITIONS:

- 1. Occasional exposure to blood, body fluids and tissue.
- 2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement The Building Principal may make related job assignments consistent with the job description and Negotiated Agreement If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION HIGH SCHOOL GUIDANCE COUNSELOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: High School Guidance Counselor

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio teaching certificate/license and guidance certification/license

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Support, enhance, and implement the goals of the district
2. Ensure safety of students in accordance with Board policies.
3. Serve all children.
4. Help each child develop maximum personal, intellectual, and social potential.
5. Provide continuous assistance to children during the Senior High School experience.
6. Work in harmony with teachers, parents, administrators, other staff members, and the North Ridgeville community.
7. Show faith in each child by recognizing the child's strengths and efforts.
8. Follow Board policy and administrative procedures.
9. Counsel
 - a. Provide individual counseling for students as problems arise in the areas of self-concept, behavior, and 'crisis.'
 - b. Provide group counseling for students whenever warranted.
10. Consult
 - a. Serve as a liaison between school and home, conferring with parents as the need arises.
 - b. Interpret test results to teachers and parents.
 - c. Serve as a member of the Child-Study Team and Crisis Intervention Team.
 - d. Confer with individual teachers regarding their pupils.
 - e. Serve as a resource person to teachers.

- f. Provide group guidance to all classes in the areas of career awareness, decision-making, and academic improvement.
 - g. Assist the Principal in placing students in their most suited teaming environment
 - h. Assist students in the scheduling process.
 - i. Serve as resource person in the area of alcohol and drug awareness prevention.
 - j. Provide information on financial aid opportunities for post-secondary education.
11. Coordinate
- a. Serve as a resource person for referrals to outside agencies.
 - b. Keep building administrator, teachers, and parents informed of current guidance program.
 - c. Identify and utilize community resources.
 - d. Provide orientation for new students and develop transition plans for students going to the JVS and college Option Programs.
 - e. Initiate individual referrals to meet special needs and/or strengths of students.
 - f. Coordinate the administration and participate in the interpretation and evaluation of group tests.
 - g. Provide student record information to social services and outside agencies.
 - h. Provide assistance and information planning beyond high school.
 - i. Assist in the preparation and administration of the Career folders.

ADDITIONAL WORKING CONDITIONS:

- 1. Occasional exposure to blood, body fluids and tissue.
- 2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement The Building Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration.

Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION SCHOOL NURSE

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: School Nurse

QUALIFICATIONS:

1. College or University degree
2. Must have Ohio registered nurse's license and School Nurse certification/license. Possesses or able to obtain, within mandated time limits, any other certifications/endorsements required by ODE.

REPORTS TO: Director of Curriculum/Student Services

DISTRICTWIDE PERFORMANCE RESPONSIBILITIES:

1. Follow Board policy and administrative procedures.
2. Demonstrate professional growth through proper maintenance of Certificates/licenses.
3. Assess student personal hygiene and provides counseling as needed.
4. Provide dental assessment as necessary.
5. Provide vision and hearing screening as required by state recommendations and institutes referral recommendations to parents.
6. Work with Speech pathologists to implement referrals as deemed necessary by state required hearing screenings.
7. Evaluate immunizations and health history.
8. Provide counseling for physical and emotional health. Cooperates with counselors, teachers and parents to prevent or resolve emotional problems of students related to the use of drugs, STD and pregnancy.
9. Assist in controlling communicable diseases and reports to the County Health Department.
10. Provide first aid as needed and coordinates the in-servicing of staff.
11. Administer medications according to physician's orders.
12. Keep an ongoing Medical Alert list of children who have special needs. The list is to be distributed to the Principal, Counselors and appropriate teachers.
13. Promote a healthful and safe environment by encouraging positive health knowledge and practices including hazardous wastes, communicable diseases.

CONSULTING AND CONFERENCING:

1. Serve as home/program liaison to facilitate the contacting of appropriate persons concerning health related issues and makes home visits if necessary.
2. Utilize community agencies for appropriate assistance to enrollees, families, and staff.
3. File immunization reports and other health reports required by state and local district.
4. Provide appropriate staff with interpretations of medical data on file to better facilitate serving of students and serve on the Child Study Team.
5. Provide in-services as necessary to assist family and staff in the understanding of positive health practices.
6. Assist with development of policies and procedures directly related to health issues.

PERFORMANCE RESPONSIBILITIES:

1. Participate as an active member of the interdisciplinary team. Work with other staff to assess, develop, implement, evaluate and modify program plans as necessary. Help team develop and implement nursing care plans.
2. Provide and maintain a permanent cumulative school health record on all students consisting of medical records, health assessments and follow-ups.
3. Monitor compliance with state law regarding immunizations. Prepare state health reports.
4. Train staff to evaluate health conditions which require students to be sent home or hospitalized. Coordinate notification of all necessary people when a student must be sent home for health reasons or hospitalized.
5. Trains and functionally supervises staff in provision of medical/nursing procedures including, without limitation, tube feedings, tracheotomy tube maintenance, administration of medication, etc., to enable staff to provide these services in a safe, timely manner when the nurse is unavailable.
6. Provide/supervise staff training in handling potentially infectious waste, including, without limitation, proper handling of blood and bodily fluids.
7. Prepare/review injury/illness reports.
8. Assure availability and adequacy of first aid kits and supplies for board programs. Maintain inventory of medical supplies and make requisitions to replace needed supplies.
9. Formally and informally assess student functional levels to obtain evaluative data. Observe/consult with others, as necessary, to obtain information required for assessments.

10. Serve as a health consultant Consult with and advises parents/guardians, program personnel and private providers regarding student health status. Refer students to physician when necessary (with approval of parents/guardian). Provide cooperative, comprehensive, and efficient health care utilizing community-based services to the greatest extent possible.
11. Maintain skill in and knowledge of sound nursing practices through reading professional journals, continuing education, interaction with local health agencies, etc.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and issue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by Negotiated Agreement.

Appendix C JOB DESCRIPTION SCHOOL PSYCHOLOGIST

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: **School Psychologist**

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio certificate/license as School Psychologist

REPORTS TO: Principal and or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Follow Board policy and administrative procedures.
2. Ensure safety of students in accordance with Board policies.
3. Demonstrate professional growth through proper maintenance of certificates/licenses.
4. Follow the prescribed district standardized test and C.B.E. objectives, district curriculum, and state requirements.
5. Provide intensive psycho-educational evaluation of individual children identified as or thought to be handicapped.
6. Contribute to the written report of the evaluation team and delineating the results of the psycho-educational evaluation for consideration in the development of the IEP for each handicapped child studied.
7. Contribute to a multi-factored evaluation, utilizing diagnostic instruments and techniques appropriate for the area of handicap or suspected handicap as part of the multi-disciplinary team.
8. Consult with teachers, parents and other educational personnel on matters relating to the education and/or mental health of handicapped children to insure the provision of the most appropriate education program.
9. Counsel individually and in groups with handicapped students and/or their parents.
10. Serve as a consultant to the schools in the development of educational evaluation and accountability procedures, pupil and personnel policies, in-service activities, curriculum, and staff development
11. Assist the educational staff in implementing or modifying instructional strategies, classroom management procedures, intervention strategies and follow-up strategies.
12. Participate in Child Study Meetings and IAT and IEP conferences as needed.

13. Provide for a differentiated referral system allowing school personnel and parents to request intensive psycho-educational evaluation and evaluation and/or consultation for non-handicapped children.
14. Provide screening programs, mental health activities, and referral to and consultation with outside service agencies.
15. The school psychologist's primary responsibility is to serve handicapped children, but may also serve non-handicapped children when appropriate.
16. Contribute to the development of curricular materials.
17. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and issue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment, such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION TEACHER K-5

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: **Teacher K-5**

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio teaching certificate/license

REPORTS TO: Principal

PERFORMANCE RESPONSIBILITIES:

Instructional:

1. Follows the Board policy and administrative procedures.
2. Ensure safety of students in accordance with Board of Education policy.
3. Demonstrates professional growth through proper maintenance of certificates.
4. Follows the prescribed district standardized test and C.B.E. Objectives, district curriculum, and state requirements.
5. Assists in the selection of books, equipment and other instructional material.
6. Maintains records of student performance, and reports student progress to parents and/or legal guardians.
7.
 - a. Written lesson plans must be maintained and available in each classroom during school hours.
 - b. Not responsible to do lesson plans during any extended leave approved by the Board.
8. Diagnoses the learning needs of all students on a regular basis and gears intervention to address their identified needs.
9. Uses instructional techniques, available materials, and media consistent with the needs and capabilities of the students involved.
10. Creates a classroom environment which motivates students, is conducive to the learning process and appropriate to the maturity and interest of students.
11. Maintains in the permanent record the following: record student grades, attendance, final math, reading, and grade placement.
12. Establish a cooperative relationship with parents and arrange conferences when necessary.

13. Classroom Teachers shall not give permission for a student to leave the school grounds without proper authorization.

Managerial:

1. Maintains a class environment where each child is considered a worthy individual.
2. Maintains discipline that will provide an environment for learning and ensure the protection of teachers, students, equipment materials, and facilities.
3. Help maintain order in the building(s).
4. Meets and effectively instructs assigned classes in the locations and at times designated.
5. Not responsible for setting up furniture and heavy equipment at the beginning of each school year.
6. Be required to do appropriate clerical work such as reports to the office, deficiency reports and progress reports.
7. Contribute to the development of curricular materials.
8. Participate in grade level/departmental meetings.
9. Deal with associates and parents in a professional manner.
10. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment, such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement

Appendix C JOB DESCRIPTION TEACHER OF MIDDLE OR HIGH SCHOOL

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Teacher of Middle or High School

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio teaching certificate/license

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

Instructional:

1. Follows the Board policy and administrative procedures.
2. Ensure safety of students in accordance with Board of Education policy.
3. Demonstrates professional growth through proper maintenance of certificates.
4. Follows the prescribed district standardized test and C.B.E. Objectives, district curriculum, and state requirements.
5. Assists in the selection of books, equipment and other instructional material.
6. Maintains records of student performance, and reports student progress to parents and/or legal guardians.
7.
 - a. Written lesson plans must be maintained and available in each classroom during school hours..
 - b. Not responsible to do lesson plans during any extended leave approved by the Board.
8. Effectively uses a variety of instructional techniques which may include but are not limited to lecture, discussion, inquiry, independent study, simulations, demonstrations, audio visuals lab experiments, field trips, role play, debates, study guides and guided practice.
9. Monitors student progress through the use and evaluation of a variety of student activities including but not limited to: unit tests, quizzes, homework, class participation, essays, class presentations and projects.
10. Classroom Teachers shall not give permission for a student to leave the school grounds without proper authorization.
11. Establish a cooperative relationship with parents and arrange conferences when necessary.

Managerial:

1. Maintains a class environment where each child is considered a worthy individual.
2. Maintains discipline that will provide an environment for learning and ensure the protection of teachers, students, equipment, materials, and facilities.
3. Help maintain order in the building(s).
4. Meets and effectively instructs assigned classes in the locations and at times designated.
5. Not responsible for setting up furniture and heavy equipment at the beginning of each school year.
6. Be required to do appropriate clerical work such as reports to the office, deficiency reports and progress reports.
7. Contribute to the development of curricular materials.
8. Participate in grade level/departmental meetings.
9. Deal with associates and parents in a professional manner.
10. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment, such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION INTERVENTION SPECIALIST – RESOURCE ROOM

NORTH RIDGE-VILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Intervention Specialist – Resource Room

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio teaching certificate/license in Education of the Handicapped.

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

Instructional:

1. Follows the Board policy and administrative procedures.
2. Ensure safety of students in accordance with Board of Education policy.
3. Demonstrate professional growth through proper maintenance of certificates/licenses.
4. Follows the prescribed district standardized test and C.B.E. objectives, district curriculum, and state requirements.
5. Instructional efforts shall be complemented by the District's special services, i.e., speech, OT, and PT, as required by IEP'S.
6. Assists in the selection of books, equipment and other instructional material.
7. Maintains records of student performance, and reports student progress to parents and/or legal guardians.
8.
 - a. Written lesson plans reflecting IEP, Special Ed. Curriculum, and Regular Curriculum must be maintained and available in each classroom during school hours.
 - b. Not responsible to do lesson plans during any extended leave approved by the Board.
9. Assist with scheduling of students within the least restrictive environment.
10. Work in harmony with regular educators in inclusive settings
11. Effectively uses a variety of instructional techniques which may include but are not limited to lecture, discussion, inquiry, independent study, simulations, demonstrations, audio visuals, lab experiments, field trips, role play, debates, study guides and guided practice.

12. Monitor student, progress through the use and evaluation of a variety of student activities including but not limited to: unit tests, quizzes, homework, class participation, essays, class presentations and projects as dictated by IEP.
13. Classroom Teachers shall not give permission for a student to leave the school grounds without proper authorization.

Managerial:

1. Maintains a class environment where each child is considered a worthy individual.
2. Strive to maintain discipline that will provide an environment for learning and ensure the protection of teachers, students, equipment, materials, and facilities.
3. Meet and effectively instruct assigned classes in the locations and at times designated.
5. Attend Child Study Meetings as needed and assist in evaluating new referrals as well as reevaluating previously identified students. Provide information related to background academic functioning, adaptive behavior and social/emotional development.
6. Responsible for attending, scheduling and notifying participants of initial reviews and annual reviews.
7. Develop an IEP for each student based on all factors as prescribed by law.
8. Insure that services are provided in compliance with Federal law, Ohio Rules for the Education of Handicapped Children.
9. Insure that students have the opportunity to participate in regular academic and non-academic educational programs and in extracurricular activities with non-handicapped students to the maximum extent appropriate and within the least restrictive environment.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment, such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION TITLE I TEACHER

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: **Title I Teacher**

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio teaching certificate/license

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

Instructional:

1. Follow Board policy and administrative procedures.
2. Ensure safety of students in accordance with Board procedures.
3. Demonstrate professional growth through proper maintenance of certificates/licenses.
4. Follow the prescribed district standardized test and C.B.E. objectives, district curriculum, and state requirements.
5. Insure that services are provided in compliance with Title I regulations and local policy.
6. Complete required reports and maintain records, reports, and files that relate directly or indirectly to the assigned duties.
7. Help all children scheduled for Title I services to achieve to their fullest potential in reading ability.
8. Serve a caseload as prescribed by Title I guidelines.
9. Schedule students in the most efficient manner while providing for individual needs of students.
10. Work with teachers and other members of the staff in implementing screening procedures to identify students who may need Title I services.
11. Evaluate individually those students who appear from the screening process to need Title I services.
12. Identify and analyze the individual strengths and weaknesses of each student utilizing a variety of evaluation techniques and instruments.
13. Develop and implement an instructional plan for each student which includes long-term and short-term goals and objectives.

14. Daily organize and direct a variety of learning activities which meet the needs of students.
15. Utilize varied materials, teaching methods, and strategies.
16. Supplement the regular class reading program.
17. Consult regularly with the classroom teacher to determine that the reading programs are well coordinated.
18. Provide consultation and guidance to parents, teachers, and administration regarding the program and the students served.
19. Provide periodic written reports consistent with the reporting schedule of the school district to parents regarding the student's progress and review each student's program at least annually.
20. Select materials for use in the program and maintain an inventory of materials.
21. Maintain a current list of students served in the program.
22. Maintain discipline that will provide an environment for learning and ensure the protection of teachers, students, equipment, materials, and facilities.
23. Help maintain order in the building(s).
24. Meet and effectively instruct assigned classes in the locations and at times designated.
25. Not responsible for setting up furniture and heavy equipment at the beginning of each school year.
26. Be required to appropriate clerical work such as reports to the office, deficiency reports and progress reports.
27. Contribute to the development of curricular materials.
28. Participate in grade level/departmental meetings.
29. Deal with associates and parents in a professional manner.
30. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment, such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION LIBRARY MEDIA SPECIALIST

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Librarian/Media Specialist

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio teaching certificate/license
3. Educational Media certification/license

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Follow Board of Education policy and administrative procedures.
2. Ensure safety of all students in accordance with Board of Education policies.
3. Demonstrate professional growth through proper maintenance of certificates.
4. Work in harmony with teachers, parents, administrators, other staff members, and the North Ridgeville community.
5. Implement library program in a manner consistent with the school district's philosophy of education.
6. Responsible for management, planning, development and functioning of the building library and the library program in the building.
7. Participate in the educational process through direct instruction, and through working with teachers.
8. Provide technical services associated with the equipment located in the library.

Administrative:

1. Coordinate and interpret school library program to students, teachers, administrators and the community.
2. Maintain professional contact through serving on curriculum committees, attending professional meetings, and visiting other schools and centers.
3. Work with the principal and teachers in scheduling use of the library staff, facilities, and equipment for class, group, or individual activities.
4. Administer and evaluate the building level library program by instruction, services, materials, and equipment.

5. Advise the principal in deriving budget estimates, determining priority of needs, and keep records of expenditures.
6. Maintain records of all supplemental instructional materials purchased by any department within the physical school building including approval of future purchases to eliminate duplication.

Teaching:

1. Cultivate reading and learning appreciation through various media.
2. Instruct students in the traditional library skills and use of equipment located in the library.
3. Help faculty members with use of equipment located in the library.
4. Plan with teachers for integrating library instruction and materials with class assignments.
5. Familiarize students in the use of independent study facilities and various media resources.
6. Provide reference services and reading guidance to classes and individuals.
7. Implement computer literacy in the library for students and teachers in the most basic sense.
8. Design and conduct special programs for interest groups.
9. Compile and update annotated bibliographies.
10. Review professional materials and district curriculum on a continuous basis; update and familiarize the faculty on recent developments in instructional materials.
11. Develop a climate that encourages students and teachers to take full advantage of the library and its resources.

Technical:

1. Select and order new materials, print and non-print, through application of the adopted Materials Selection Policy.
2. Implement the adopted Library Fees and fines Policy.
3. Prepare orders for supplies and equipment.
4. Catalog, classify and index materials.
5. Organize routines of processing and maintaining media.
6. Monitor use of equipment in the library.

7. Assess materials for damage charges and repairs or rebinds as needed.
8. Set up inventory procedure and provide inventory information including weeding out of the collection, recording of materials lost or destroyed, etc.
9. Establish policies for circulation, over-dues, shelving and reserves.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION SPEECH / LANGUAGE PATHOLOGIST

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Speech/Language Pathologist

QUALIFICATIONS: 1. College or university degree(s)
2. Valid Ohio certificate/license in Speech/Language

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Follow Board of Education policy and administrative procedures.
2. Ensure safety of students in accordance with Board of Education policies.
3. Demonstrate professional growth through proper maintenance of certificates/licenses.
4. Follow the prescribed district standardized test and C.B.E. objectives, district curriculum, and state requirements.
5. Provide speech and language services for North Ridgeville students as required by law.
6. Follow North Ridgeville School's Plan for Special Education and the Ohio State Department's Model Policies and Procedures.
7. Provide indirect speech/language services to students in their classrooms, with the speech/language pathologist serving as a consultant to the classroom teacher.
8. Provide direct speech/language services to individual students or in groups of up to 10 at any one time, providing the I.E.P. of each student indicates that the same instructional program will meet the needs of all students within the group.
9. Confirm the identification of students with speech and language handicaps.
10. Complete the diagnosis and appraisal of specific speech and/or language handicaps as part of the district's multi-factored evaluation team.
11. Conduct classroom observations as deemed appropriate.
12. Follow the "due process" procedures for enrolling students in the speech therapy program and serve as chairperson for I.E.P. conferences for suspected or identified communicatively handicapped children.
13. Attend placement meeting for student in related special education areas, such as L.D., D.H., etc., where speech evaluation results are pertinent to the placement, or when the student qualifies for speech/language therapy as a related service.

14. Serve as a consultant to parents, students and teachers regarding equipment and devices related to speech and language.
15. Maintain records of student performances and report student's progress to parents.
16. Deal with associates and parents in a professional manner.
17. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION INTERVENTION SPECIALIST – TUTOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Intervention Specialist - Tutor

QUALIFICATIONS:

1. College or university degree(s)
2. Valid Ohio Teaching certificate/license for Education of the Handicapped with Specific Learning Disabilities

REPORTS TO: Principal and/or Assistant Principal

PERFORMANCE RESPONSIBILITIES:

1. Follow Board of Education policy and administrative procedures.
2. Ensure safety of students in accordance with Board of Education policies.
3. Demonstrate professional growth through proper maintenance of certificates.
4. Complete required reports and maintain records, reports, and files that relate directly or indirectly to the assigned duties.
5. Develop instructional objectives on a cooperative basis with the classroom teacher, which will enable the handicapped child to participate to the maximum extent possible in the regular education program.
6. Teach prerequisite skills necessary for learning the fundamental concepts of an instructional objective and/or for expanding and reinforcing concepts that are being taught in the regular classroom.
7. Insure that services are provided in compliance with Federal law, Ohio Rules for the Education of Handicapped Children, and local policy.
8. Provide diagnostic assessment each year prior to implementing the instructional program.
9. Post-test to measure academic growth and student's current level of functioning prior to the annual review.
10. Maintain a teacher file on each student and keep the contents confidential and share contents only with parents and school personnel who work with the student.
11. Possess knowledge of contents of psychological files which will include previous testing and educational programs.
12. Report to parents, and conduct the annual review conference.
13. Assist in the selection of materials for instruction.

14. Schedule students in cooperation with classroom teachers, guidance counselor, student and parent.
15. Plan daily and weekly for each student in a manner which reflects the goals and objective of the I.E.P.
16. If requested, attend placement/I.E.P. conferences of new students for the purpose of explaining to parents, more specifically, the tutoring program and gathering information about the student.
17. Help maintain order in the building(s).
18. Meet and effectively instruct assigned classes in the locations and at times designated.
19. Not responsible for setting up furniture and heavy equipment at the beginning of each school year.
20. Be required to do appropriate clerical work such as reports to the office, deficiency reports and progress reports.
21. Contribute to the development of curricular materials.
22. Participate in grade level/departmental meetings.
23. Deal with associates and parents in a professional manner.
24. Refrain from discussing confidential information and school business with unauthorized persons.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYEMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement. If there is a disagreement over a related job assignment such dispute may be submitted through the Grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION FIRST IN COMMAND

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: First-in-Command

QUALIFICATIONS: Certificated/Licensed Teacher on building staff. Preference will be given to staff that have an administrative certificate.

REPORTS TO: Building Principal

PERFORMANCE RESPONSIBILITIES:

In the event that the building principal is not in the building, the First in Command will:

1. Follow decision-making protocol and guidelines established by the building principal.
2. Support or assist with matters involving student/staff related incidents as necessary.
3. Make calls or contact parents as deemed necessary.
4. Provide class coverage or supervision of students as needed (such as recess, arrival/dismissal).
5. Handle emergencies and other concerns that may arise.
6. Contact other building administrators or central office for assistance as needed, such as:

Child Abuse
Serious injury
Serious/dangerous threat
Dangerous weapon
7. Make decisions for calling nurses, EMS, police, or fire for emergency situations.

FIRST IN COMMAND IS NOT AUTHORIZED TO:

1. Administer out of school suspensions
2. Sit in as administrative representation such as IAT, MFE, IEP, site-base meetings

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids, and tissue.
2. Occasional interaction among unruly children.
3. Occasional extension of hours beyond the regular teacher workday.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement

Appendix C JOB DESCRIPTION BUILDING NURSE

NORTH RIDGEVILLE CITY SCHOOLS JOB DESCRIPTION

POSITION TITLE: **Building Nurse**

RESPONSIBLE TO: Assistant Superintendent of Curriculum and Instruction

QUALIFICATIONS: Minimum of L.P.N. degree from an accredited nursing school, college, or university.

PERFORMANCE RESPONSIBILITIES AT ASSIGNED BUILDINGS:

1. Major Duties:
 - a. Follow Board policy and administrative procedures.
 - b. Demonstrate professional growth through proper maintenance of Certificates/Licenses.
 - c. Assess student personal hygiene and provides counseling as needed.
 - d. Provide dental assessment as necessary.
 - e. Provide vision and hearing screening as required by State recommendations and institutes referral recommendations to parents.
 - f. Work with Speech Pathologists to implement referrals as deemed necessary by State required hearing screenings.
 - g. Evaluate immunizations and health history, maintains current health immunization records, and maintains confidentiality of student health information.
 - h. Provide counseling for physical and emotional health. Cooperates with counselors, teachers, and parents to prevent or resolve emotional problems of students related to the use of drugs, STD and pregnancy.
 - i. Assist in controlling communicable diseases and reports to the certified School Nurse.
 - j. Provide first aid as needed and assists the in-servicing of staff with consultation/approval of certified School Nurse.
 - k. Administer medications according to physician's orders. Report to School Nurse Coordinator any problems/concerns with medications. Does not consult with physician directly unless an emergency.

- l. Assist with maintaining an ongoing Medical Alert list of children who have special needs. The list is to be distributed to the Principal, Counselors, and appropriate teachers.
 - m. Promote a healthful and safe environment by encouraging positive health knowledge and practices including hazardous wastes, communicable diseases.
2. Specific Duties:
- a. Participate as an active member of the interdisciplinary team. Work with other staff to assess, develop, implement, evaluate and modify program plans as necessary. Help team develop and implement nursing care plans.
 - b. Provide and maintain a permanent cumulative school health record on all students consisting of medical records, health assessments and follow-ups.
 - c. Monitor compliance with State law regarding immunizations. Assist with the preparation of State health reports.
 - d. Evaluate health conditions which require students to be sent home or hospitalized. Coordinate notification of all necessary people when a student must be sent home for health reasons or hospitalized.
 - e. Provide/supervise staff training in handling potentially infectious waste, including, without limitation, proper handling of blood and bodily fluids.
 - f. Prepare/review injury/illness reports.
 - g. Assure availability and adequacy of first aid kits and supplies for Board programs. Maintain inventory of medical supplies and make requisitions to replace needed supplies.
 - h. Formally and informally assess student functional levels to obtain evaluative data. Observe/consult with others, as necessary, to obtain information required for assessments.
 - i. Serve as a health consultant. Consult with and advise parents/guardians, program personnel and private providers regarding student health status. Refer students to physician when necessary (with approval of parents/guardian). Provide cooperative, comprehensive, and efficient health care utilizing community-based services to the greatest extent possible.
 - j. Maintain skill in and knowledge of sound nursing practices through reading professional journals, continuing education, interaction with local health agencies, etc.

CONSULTING AND CONFERENCING:

- a. Serve as home/program liaison to facilitate the contacting of appropriate persons concerning health related issues and makes home visits if necessary.
- b. Utilize community agencies for appropriate assistance to enrollees, families, and staff.
- c. Assist with immunization reports and other health reports required by State and local district.
- d. Provide appropriate staff with interpretations of medical data on file to better facilitate serving of students and serve on the Child Study Team.
- e. With cooperation and approval of the certified School Nurse, provide in-service as necessary to assist family and staff in the understanding of positive health practices.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids, and issue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

Salary and work year and day as established by the Negotiated Agreement. The Building Principal or Assistant Principal may make related job assignments consistent with the job description and Negotiated Agreement if there is a disagreement over a related job assignment such dispute may be submitted through the grievance Procedure to Expedited Arbitration. Such dispute shall go through the Informal Step of the Grievance Procedure and Step II (Superintendent) prior to submission to Expedited Arbitration.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by Negotiated Agreement.

Appendix C JOB DESCRIPTION ATHLETIC FACULTY MANAGER – MIDDLE SCHOOL

NORTH RIDGEVILLE CITY SCHOOL DISTRICT
JOB DESCRIPTION

TITLE: Athletic Faculty Manager – Middle School

QUALIFICATIONS: 1. College or university degree(s) preferred
2. CPR and Sports Medicine required or willingness to obtain
3. Bargaining unit members shall be employed first if qualified.
(Qualifications shall be based on experience and past performance.)

REPORTS TO: Principal/Athletic Director

PERFORMANCE RESPONSIBILITIES:

1. Preparation of the field or gym for the scheduled athletic event.
2. Coordinate all staff responsible for tickets, scoreboards and game maintenance.
3. Get admission money to the Athletic Director as designated.
4. Provide officials with the necessary equipment to play the contest.
5. Communicate any problems with players or fans to the appropriate administrator.
6. Perform all duties as assigned by the Athletic Director.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION ATHLETIC FACULTY MANAGER – HIGH SCHOOL

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Athletic Faculty Manager – High School

QUALIFICATIONS:

1. College or university degree(s) preferred
2. CPR and Sports Medicine required or willingness to obtain
3. Bargaining unit members shall be employed first if qualified.
(Qualifications shall be based on experience and past Performance.)

REPORTS TO: Principal/Athletic Director

PERFORMANCE RESPONSIBILITIES:

1. Preparation of the field or gym for scheduled athletic events.
2. Coordinate all staff responsible for tickets, scoreboards and game maintenance.
3. Get admission money to the Athletic Director.
4. Provide officials with the necessary equipment to play contests.
5. Communicate problems with players or fans to the appropriate administrator.
6. Perform all duties as assigned by the Athletic Director.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

Appendix C JOB DESCRIPTION COMPUTER COORDINATOR

NORTH RIDGEVILLE CITY SCHOOL DISTRICT JOB DESCRIPTION

TITLE: Computer Coordinator

- QUALIFICATIONS:**
1. College or university degree(s) preferred.
 2. Have actual experience setting up a computer at home or at school.
 3. Have basic understanding of Microsoft Office
 4. Be proficient with Web Mail and use of the Internet.
 5. Know how to install software, printers and other peripherals.
 6. Be proficient in NRCS networking and all aspects there within.
 7. Have the ability to set up/ design a webpage for teachers/ district/schools.
 8. Bargaining unit members shall be employed first if qualified. (Qualifications shall be based on experience and past performance.)

REPORTS TO: Building Principal/Assistant Superintendent of Curriculum and Instruction

PERFORMANCE RESPONSIBILITIES:

1. Troubleshoot computer problems to the best of his/her knowledge.
2. Enter work orders into Trouble Tracker.
3. Keep track of status of building work orders in Trouble Tracker.
4. Attend after-school meetings as scheduled with District Technology Coordinator and Computer Technicians (2-3 times per year).
5. Communicate regularly with Computer Technician regarding specific building technology issues.
6. Serve as a resource in organizing and setting up SMART Board, data projector, and laptop use with building staff.
7. Instruct staff members how to update and create WebPages.

ADDITIONAL WORKING CONDITIONS:

1. Occasional exposure to blood, body fluids and tissue.
2. Occasional interaction among unruly children.
3. Be able to physically move a computer to look at a problem, check cables, check network connections, etc.

TERMS OF EMPLOYMENT:

1. Limited supplemental contract.
2. Compensation in accordance with the Master Agreement.

EVALUATION SCHEDULE:

Schedule of evaluation as determined by the Negotiated Agreement.

APPENDIX D SUPPLEMENTAL CONTRACT EXTRA DUTY

	<u>Percent of Base</u>
<u>ATHLETICS</u>	
Athletic Faculty Manager - HS	12
Athletic Faculty Manager - MS	12
<u>Baseball</u>	
Head-Varsity	15
Assistant Varsity	8
Head –JV	11
Freshmen	10
<u>Basketball-Men</u>	
Head-Varsity	21
Head-JV	13
Assistant (1)	11
Freshmen	11
Head-8th	10
Head-7th	10
<u>Basketball-Women</u>	
Head-Varsity	21
Head-JV	13
Assistant (1)	11
Freshmen	11
Head-8th	10
Head-7th	10
<u>Bowling-Men</u>	
Head Varsity	12
Head JV	8
<u>Bowling-Women</u>	
Head Varsity	12
Head JV	8
<u>Cheerleaders</u>	
Fall-Varsity	8
Fall-JV	7
Fall-Freshmen	6
Fall-7th/8th	6
Winter-Varsity	8
Winter-JV	7
Winter-Freshmen	6
Winter-7th/8th	6

<u>ATHLETICS – cont'd.</u>	<u>Percent of Base</u>
<u>Cross Country-Men</u>	
Head-H.S.	12
Assistant-HS	6
Head-M.S.	6
<u>Cross Country-Women</u>	
Head-H.S.	12
Assistant-HS	6
Head-M.S.	6
<u>Football</u>	
Head-Varsity	24
Head-JV	15
Assistants-H.S. (4)	13
Freshmen (2)	13
Summer Conditioning (1)	6
Head-8th	12
Head-7th	12
Assistants-M.S. (2)	10
<u>Golf-Men</u>	
Head	13
Freshmen-JV	7
<u>Golf-Women</u>	
Head	13
Freshmen-JV	7
<u>Soccer-Men</u>	
Head-Varsity	15
Assistant Varsity	6
Head-JV	8
<u>Soccer-Women</u>	
Head-Varsity	15
Assistant Varsity	6
Head-JV	8
<u>Softball-Women</u>	
Head-Varsity	15
Assistant Varsity	8
Head-JV	11
Freshmen	10
<u>Tennis</u>	
Men	12
Women	12

ATHLETICS – cont'd.Percent of BaseTrack-Men

Head-Varsity	15
Assistant Varsity (1.5)	10
Head-M.S.	11
Assistant-M.S.	10

Track-Women

Head-Varsity	15
Assistant-Varsity (1.5)	10
Head-M.S.	11
Assistant-M.S.	10

Volleyball-Women

Head- Varsity	15
Assistant Varsity	8
Head-JV	11
Freshmen	10
Head-8th	10
Head-7th	10

Wrestling

Head-Varsity	20
Head-JV	12
Assistant Varsity	10
Freshmen	10
Head 8 th Grade	9
Head 7 th Grade	9
Assistant 7 th and 8 th (1)	8

Music/ Performance

Band Director- (includes Corn Festival Parade)	24
Assistant Band Director-H.S. (3)	17
Band Director-M.S.	12
Jazz Band-H.S.	10
Stage Band-M.S.	10
Instrumental- Wilcox	2
Instrumental- Liberty	2
Instrumental- Lear North	2
Vocal Director-H.S.	21
Vocal Director-M.S..	12
Show Choir-M.S.	10
Piano Accompanist- H.S.	8
Piano Accompanist- M.S.	8
Choral-Wilcox	3
Choral- Liberty	3
Choral- Lear North	3
Flag Corps/ Majorette	9
Rangerette Color Guard Advisor (Fall)	9
Rangerette Dance Team Advisor (Winter)	8

<u>MUSIC/ PERFORMANCE – cont'd.</u>	<u>Percent of Base</u>
H.S. Plays (per play)	8
Technical Director- H.S. (per play)	4
<u>STUDENT ORGANIZATIONS</u>	
Senior Advisor	8
Junior Advisor	8
Sophomore Advisor	7
ACES – H.S.	7
National Honor Society- H.S.	8
National Jr. Honor Society- M.S.	7
Student Council- H.S.	11
Student Council- M.S.	8
Varsity "R"- H.S.	8
Yearbook- H.S.	12
Key Club Advisor	6
Spanish Club	3
French Club	3
<u>DEPARTMENT HEADS/ COORDINATORS</u>	
Department Heads (District-Wide)	10
Art	
Guidance	
Music	
Physical Education	
School Nurse	8
Department Heads (7-12)	9
Business/ Computer	
Foreign Language	
Family & Consumer Science/Industrial Technology/Library	
Department Heads-H.S.	9
English	
Math	
Science	
Social Studies	
Department Heads-M.S.	9
English	
Math	
Reading	
Science	
Social Studies	
6 th Grade	
Department Heads – Special Education	9
Special Ed Chair-PK-1	
Special Ed Chair-2-5	
Special Ed Chair-6-8	
Special Ed Chair-9-12	

GRADE LEVEL CHAIRS/ COORDINATORS

Grade Level Chairs (6)	5
Computer Coordinator-H.S.	6
Computer Coordinator-M.S.	6
Computer Coordinator-Lear North	6
Computer Coordinator-Liberty	6
Computer Coordinator-Wilcox	6
Computer Coordinator- Ed. Center	6
Lab Manager- H.S.	8

MONITORS/ SUPERVISORS

Chain of Command- First Person (5)	2
Detention Hall Monitor-H.S. (2)	7
Detention Hall Monitor-M.S. (1)	7
Detention Hall Monitor extended – M.S. (1)	7
Safety Patrol- Elementary (3)	6
Teacher Mentors	10

Summer School Pay \$24.00 per hr.

Special Project Stipend \$20.00 per hr.

For Special Project Stipends of 6 hours or less for which posting is in question, the Assistant Superintendent of Curriculum and Instruction shall meet with the Association President to review upcoming building projects or staff development activities to determine whether or not a posting needs to occur. If mutual agreement is not reached, projects must be posted. All district-wide projects or staff development activities shall be posted.

EMIS (shall no longer be bargaining unit work)

APPENDIX E COMPUTER AND ONLINE SERVICES

File: EDE-E

**NORTH RIDGEVILLE CITY SCHOOL DISTRICT
ELECTRONIC NETWORK USAGE AGREEMENT**

I have read, understand and will abide by the terms of the North Ridgeville City School District's Network Usage Policy. Should I commit any violation or in any way misuse the electronic network services or the school's computer network, my access privileges may be revoked and school disciplinary action may be taken.

Name (Print, ALL CAPS):

_____ Phone: _____

Use Signature: _____ Date: _____

Address: _____

User: (circle) Student Student= >18 Employee Volunteer

North Ridgeville City School District
Parent or Guardian Electronic Network Usage Agreement

(If a user is under the age of 18, a parent or legal guardian must also read and sign the District Electronic Usage Agreement.)

As the parent or legal guardian of this student, I have read, understand and agree that my child or ward shall comply with the terms of the North Ridgeville City School District Network Usage Policy. I understand that access to the electronic network is designed for educational purposes only. However, I also recognize it is impossible for the North Ridgeville City School District to restrict access to all controversial materials and I agree to hold the North Ridgeville City School District and its officers, agents and employees from any and all liability of any kind that may result from my child or ward's access to inappropriate materials in connection with network usage. Further, I accept full responsibility for supervision if and when my child's use of a District account is not in a school setting. I hereby give permission for my child to use the building-provided account to access the electronic network and other services.

PARENT/GUARDIAN:

Name (Print, ALL CAPS):

_____ Phone: _____

Use Signature: _____ Date: _____

Address: _____

North Ridgeville City School District, North Ridgeville, Ohio

APPENDIX F-1 TEACHER EVALUATION FORM

NORTH RIDGEVILLE CITY SCHOOL DISTRICT

NAME: _____

SCHOOL: _____

SUBJECT/GRADE: _____

CONTRACT STATUS: _____ Limited _____ Continuing

OBSERVATION DATES: _____ Pre-Conference
_____ 1st Observation
_____ 2nd Observation
_____ Post Conference

This is a general evaluation of overall performance in the areas listed below:

1. **PLANNING AND PREPARATION** (Demonstrating knowledge of content and pedagogy; demonstrating knowledge of students; selecting instructional goals; demonstrating knowledge of resources; designing coherent instruction; and assessing student learning):

2. **THE CLASSROOM ENVIRONMENT** (Creating an environment of respect and rapport; establishing a culture for learning; managing classroom procedures; managing student behavior, and organizing physical space):

3 a) **LESSON RECONSTRUCTION** – (Observation Notes)

3 b) **INSTRUCTION** (Communicating clearly and accurately; using questioning and discussion techniques; engaging students in learning; providing feedback to students; and demonstrating flexibility and responsiveness):

4. **PROFESSIONAL RESPONSIBILITIES** (Reflecting on teaching; maintaining accurate records; communicating with families; contributing to the school and district; growing and developing professionally; relationships with colleagues; and showing professionalism):

5. **STRENGTHS:** _____

6. **DEFICIENCIES:** _____

7. **SUGGESTIONS FOR IMPROVEMENT:** _____

8. "NEEDS IMPROVEMENT" – Does the bargaining unit member warrant an overall estimate of needs improvement? If so, please indicate the date of the meeting to devise a remedial plan.

If a decision is to be made at this time, would you recommend this person for:

RE-EMPLOYMENT	Y	N
CONTINUING CONTRACT	Y	N

_____ Teacher Signature	_____ Date	_____ Evaluator's Signature	_____ Date
----------------------------	---------------	--------------------------------	---------------

The teacher's signature indicates that he/she has seen the Evaluation and does not necessarily indicate that he/she agrees

in every instance with the Evaluation. He/she may submit a letter/rebuttal to accompany this Evaluation with a copy provided to the Evaluator.

*Additional comments may be made on attached sheet(s) of paper.

APPENDIX F-2 NURSE EVALUATION FORM

I. Professional Responsibilities

- A. Provides information regarding health conditions
 - 1. Provides materials regarding specific health conditions
 - 2. Presents information to students as requested by staff
 - 3. Communicates necessary information to staff regarding student health conditions

- B. Implements approved programs, policies and regulations
 - 1. Is knowledgeable of current health laws
 - 2. Follows School Board policies and regulations

Meets Expectations Needs Improvement

Comments _____

II. Clinic Procedures

- A. Maintains a system for routine and emergency care
 - 1. Maintains a log of clinic visits and a file of current emergency data
 - 2. Keeps a file of physician's orders and parental permission to dispense medication
 - 3. Records medication dispensed and procedures performed
 - 4. Reviews immunization records

- B. Maintains a functional health service area
 - 1. Stores medication in a safe manner
 - 2. Has appropriate supplies for daily use
 - 3. Follows proper safety/sanitary procedures

Meets Expectations Needs Improvement

Comments _____

III. Health Assessment

- A. Conducts all required screening programs
 - 1. Performs mandated screenings on schedule and re-screens and refers as needed
 - 2. Uses data gathered to identify health discrepancies

- B. Recognizes health conditions that affect individuals as well as the school population
 - 1. Identifies communicable diseases
 - 2. Uses effective methods for control of communicable diseases
 - 3. Advises students, parents and administration in areas of health concerns

Meets Expectations

Needs Improvement

Comments _____

IV. Communication Skills

- A. Displays competence in oral and written language
 - 1. Communicates in clear, concise language
 - 2. Uses proper spelling and grammar
 - 3. Communicates effectively with students and staff

- B. Maintains effective communication with parents and community
 - 1. Promotes an open line of communication with parents
 - 2. Works effectively with agencies and health care providers
 - 3. Accesses community resources

Meets Expectations

Needs Improvement

Comments _____

V. Professional Growth

- A. Demonstrates personal and professional qualities appropriate to the assignment
 - 1. Accepts suggestions willingly
 - 2. Responds constructively to change
 - 3. Functions as integral part of the team approach to learning by promoting health and wellness

- B. Participates in professional development activities
 - 1. Maintains required certifications
 - 2. Seeks information for improving skills and knowledge

Meets Expectations Needs Improvement

Comments _____

Employee Signature

Principal/Supervisor Signature

Date

APPENDIX F-3 ATHLETIC SUPPLEMENTAL EVALUATION FORM

NORTH RIDGEVILLE ATHLETIC DEPARTMENT

Head Coach Performance Evaluation

EMPLOYEE INFORMATION

Name of Coach Being Evaluated:		Years in Current Position:	
---------------------------------------	--	-----------------------------------	--

Date:		Review Period:	
--------------	--	-----------------------	--

Complete this evaluation, using the following scale:

- NA** = *Not Applicable*
- 1** = *Unsatisfactory*
- 2** = *Marginal*
- 3** = *Meets Requirements*
- 4** = *Exceeds Requirements*
- 5** = *Exceptional*

EVALUATION

Professional and Personal Relationships					
	<i>(5) = Exceptional</i>	<i>(4)=Exceeds</i>	<i>(3) = Meets</i>	<i>(2) = Marginal</i>	<i>(1)=Unsatisfactory</i>
Cooperation with AD in regard to submitting forms, physicals, rosters, inventories, reports, and correspondence					
Works cooperatively with AD in budget requests, officials/game contracts and game preparation					
Rapport with AD and administration					
Rapport with coaching and teaching staff					
Rapport with athletes and students					
Appropriate dress at practice and games					
Public relations; cooperates with local and area news media, booster clubs, parents and fans					
Participation in professional local and state meetings					
Compliance with OHSAA mandatory rules and meetings					
Supports and understands the Student and Athletic Handbooks rules and regulations for athletes					

Establishes goals for sport season and evaluates if those goals have been met					
Understands the philosophy and purpose of athletic programs					
Adheres to a professional code of ethics in relationship to duties as the head coach					

Coaching Performance					
	<i>(5) = Exceptional</i>	<i>(4)=Exceeds</i>	<i>(3) = Meets</i>	<i>(2) = Marginal</i>	<i>(1)=Unsatisfactory</i>
Develops respect by example, in appearance, manners, behavior, language and interest					
Supervision and administration of locker and training room					
Well versed and knowledgeable in matters pertaining to sport					
Has individual and team discipline					
Prepares for daily practices with staff so maximum instruction is presented utilizing all opportunities for instruction					
Prepares for contests with staff and support personnel					
Provides for individual as well as group instruction					
Is fair, understanding, tolerant, sympathetic, and patient					
Is innovative in using new coaching ideas and techniques as well as sound and proven methods of coaching					
Encourages athletes to participate in other activities					
Is prompt in meeting team at practices and games					
Shows an interest in athletes during off season activities, classroom efforts, and attends practices/games of lower level teams					
Provides leadership and attitudes that promote maximum efforts by athletes and positive attitudes by athletes and assistant coaches					
Sideline conduct at games toward athletes, opponents, officials and other workers is positive					

Related Coaching Responsibilities					
	<i>(5) = Exceptional</i>	<i>(4)=Exceeds</i>	<i>(3) = Meets</i>	<i>(2) = Marginal</i>	<i>(1)=Unsatisfactory</i>
Care of equipment, issues, collection and inventory and proper storage					
Cooperative in assisting with scheduling					
Cooperative in sharing facilities					
Cooperative in preparing facilities for games or practices					
Shows self-control and poise in all areas related to coaching responsibilities					
Displays enthusiasm and vitality					
Keeps Athletic Director advised of all unusual events within the activity					
Is prompt in completing the end of the season procedure					
Understands and follows the chain of command					

Additional Comments:

Next Season's Goals:

Coaches Signature
Date

Evaluator's Signature
Date

The teacher's signature indicates that he/she has seen the Evaluation and does not necessarily indicate that he/she agrees in every instance with the Evaluation. He/she may submit a letter/rebuttal to accompany this Evaluation with a copy provided to the Evaluator.

APPENDIX F-4 COMPONENTS OF PROFESSIONAL PRACTICE

Domain 1: Planning and Preparation

- Component 1a: Demonstrating Knowledge of Content and Pedagogy
- Component 1b: Demonstrating Knowledge of Students
- Component 1c: Selecting Instructional Goals
- Component 1d: Demonstrating Knowledge of Resources
- Component 1e: Designing Coherent Instruction
- Component 1f: Assessing Student Learning

Domain 2: The Classroom Environment

- Component 2a: Creating an Environment of Respect and Rapport
- Component 2b: Establishing a Culture for Learning
- Component 2c: Managing Classroom Procedures
- Component 2d: Managing Student Behavior
- Component 2e: Organizing Physical Space

Domain 3: Instruction

- Component 3a: Communicating Clearly and Accurately
- Component 3b: Using Questioning and Discussion Techniques
- Component 3c: Engaging Students in Learning
- Component 3d: Providing Feedback to Students
- Component 3e: Demonstrating Flexibility and Responsiveness

Domain 4: Professional Responsibilities

- Component 4a: Reflecting on Teaching
- Component 4b: Maintaining Accurate Records
- Component 4c: Communicating with Families
- Component 4d: Contributing to the School and District
- Component 4e: Growing and Developing Professionally
- Component 4f: Showing Professionalism

Source: Enhancing Professional Practice: A Framework for Teaching
Charlotte Danielson, 1996

APPENDIX H

CERTIFICATED EMPLOYEES' SALARY SCHEDULE											
2011-2012											
Base Salary 31,779											
STEP	ND	BA	BA+8	BA+16	BA+24	MA	MA+15	MA+30	STEP		
1	29,199	33,368	34,369	35,370	36,371	37,372	39,041	40,709	1		
2	30,587	34,957	36,006	37,054	38,103	39,152	40,900	42,647	2		
3	31,979	36,546	37,642	38,739	39,835	40,931	42,759	44,586	3		
4	33,368	38,135	39,279	40,423	41,567	42,711	44,618	46,524	4		
5	34,760	39,724	40,915	42,107	43,299	44,491	46,477	48,463	5		
6	36,149	41,313	42,552	43,791	45,031	46,270	48,336	50,401	6		
7	37,541	42,902	44,189	45,476	46,763	48,050	50,195	52,340	7		
8	38,929	44,491	45,825	47,160	48,495	49,829	52,054	54,279	8		
9	40,321	46,080	47,462	48,944	50,227	51,609	53,913	56,217	9		
10	41,710	47,669	49,099	50,529	51,959	53,389	55,772	58,156	10		
11	43,102	49,257	50,735	52,213	53,691	55,168	57,631	60,094	11		
12	44,491	50,846	52,372	53,897	55,423	56,948	59,490	62,033	12		
13	45,883	52,435	54,008	55,581	57,155	58,728	61,349	63,971	13		
14	47,271	54,024	55,645	57,266	58,886	60,507	63,208	65,910	14		
15	48,663	55,613	57,282	58,950	60,618	62,287	65,068	67,848	15		
16	50,052	57,202	58,918	60,634	62,350	64,066	66,927	69,787	16		
17	51,444	58,791	60,555	62,319	64,082	65,846	68,786	71,725	17		
18	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	18		
19	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	19		
20	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	20		
21	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	21		
22	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	22		
23	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	23		
24	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	24		
25	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	25		
26	54,228	61,969	63,828	65,687	67,546	69,405	72,504	75,602	26		

APPENDIX H

CERTIFICATED EMPLOYEES' SALARY SCHEDULE												
2012-2013												
Base Salary 31,779												
STEP	ND	BA	BA+8	BA+16	BA+24	MA	MA+15	MA+30	STEP			
1	29,199	33,368	34,369	35,370	36,371	37,372	39,041	40,709	1			
2	30,587	34,957	36,006	37,054	38,103	39,152	40,900	42,647	2			
3	31,979	36,546	37,642	38,739	39,835	40,931	42,759	44,586	3			
4	33,368	38,135	39,279	40,423	41,567	42,711	44,618	46,524	4			
5	34,760	39,724	40,915	42,107	43,299	44,491	46,477	48,463	5			
6	36,149	41,313	42,552	43,791	45,031	46,270	48,336	50,401	6			
7	37,541	42,902	44,189	45,476	46,763	48,050	50,195	52,340	7			
8	38,929	44,491	45,825	47,160	48,495	49,829	52,054	54,279	8			
9	40,321	46,080	47,462	48,844	50,227	51,609	53,913	56,217	9			
10	41,710	47,669	49,099	50,529	51,959	53,389	55,772	58,156	10			
11	43,102	49,257	50,735	52,213	53,691	55,168	57,631	60,094	11			
12	44,491	50,846	52,372	53,897	55,423	56,948	59,490	62,033	12			
13	45,883	52,435	54,008	55,581	57,155	58,728	61,349	63,971	13			
14	47,271	54,024	55,645	57,266	58,886	60,507	63,208	65,910	14			
15	48,663	55,613	57,282	58,950	60,618	62,287	65,068	67,848	15			
16	50,052	57,202	58,918	60,634	62,350	64,066	66,927	69,787	16			
17	51,444	58,791	60,555	62,319	64,082	65,846	68,786	71,725	17			
18	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	18			
19	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	19			
20	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	20			
21	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	21			
22	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	22			
23	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	23			
24	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	24			
25	52,836	60,380	62,192	64,003	65,814	67,626	70,645	73,664	25			
26	54,228	61,969	63,828	65,687	67,546	69,405	72,504	75,602	26			

APPENDIX H INDEX SCHEDULE

CERTIFICATED EMPLOYEES' INDEX SCHEDULE										
STEP	ND	BA	BA+8	BA+16	BA+24	MA	MA+15	MA+30	STEP	
1	0.9188	1.0500	1.0815	1.1130	1.1445	1.1760	1.2265	1.2810	1	
2	0.9625	1.1000	1.1330	1.1660	1.1990	1.2320	1.2870	1.3420	2	
3	1.0063	1.1500	1.1845	1.2190	1.2535	1.2880	1.3455	1.4030	3	
4	1.0500	1.2000	1.2360	1.2720	1.3080	1.3440	1.4040	1.4640	4	
5	1.0938	1.2500	1.2875	1.3250	1.3625	1.4000	1.4625	1.5250	5	
6	1.1375	1.3000	1.3390	1.3780	1.4170	1.4560	1.5210	1.5860	6	
7	1.1813	1.3500	1.3905	1.4310	1.4715	1.5120	1.5795	1.6470	7	
8	1.2250	1.4000	1.4420	1.4840	1.5260	1.5680	1.6380	1.7080	8	
9	1.2688	1.4500	1.4935	1.5370	1.5805	1.6240	1.6965	1.7690	9	
10	1.3125	1.5000	1.5450	1.5900	1.6350	1.6800	1.7550	1.8300	10	
11	1.3563	1.5500	1.5965	1.6430	1.6895	1.7360	1.8135	1.8910	11	
12	1.4000	1.6000	1.6480	1.6960	1.7440	1.7920	1.8720	1.9520	12	
13	1.4438	1.6500	1.6995	1.7490	1.7985	1.8480	1.9305	2.0130	13	
14	1.4875	1.7000	1.7510	1.8020	1.8530	1.9040	1.9890	2.0740	14	
15	1.5313	1.7500	1.8025	1.8550	1.9075	1.9600	2.0475	2.1350	15	
16	1.5750	1.8000	1.8540	1.9080	1.9620	2.0160	2.1060	2.1960	16	
17	1.6188	1.8500	1.9055	1.9610	2.0165	2.0720	2.1645	2.2570	17	
18	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	18	
19	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	19	
20	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	20	
21	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	21	
22	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	22	
23	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	23	
24	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	24	
25	1.6626	1.9000	1.9570	2.0140	2.0710	2.1280	2.2230	2.3180	25	
26	1.7064	1.9500	2.0085	2.0670	2.1255	2.1840	2.2815	2.3790	26	

APPENDIX I REQUEST FOR CHANGE OF ASSIGNMENT FORM

Please submit the following information to the office of the Superintendent on or before the first Friday in February to indicate interest in a change of building, grade level, subject. (Electronic filing may be available – please check with the Treasurer’s office).

NAME: _____ **DATE:** _____

PRESENT ASSIGNMENT:

BUILDING: _____ **GRADE LEVEL:** _____

SUBJECT(S): _____

NEW ASSIGNMENT DESIRED FOR NEXT YEAR:

1ST CHOICE **BUILDING:** _____ **GRADE LEVEL:** _____

SUBJECT(S): _____

2ND CHOICE **BUILDING:** _____ **GRADE LEVEL:** _____

SUBJECT(S): _____

REASON FOR REQUESTING THE CHANGE/POSITION: _____

Date received in Superintendent’s Office: _____

APPENDIX J MASTER TEACHER PROGRAM

The North Ridgeville City School Board of Education and the North Ridgeville Education Association shall form a Master Teacher Committee, which shall be responsible for overseeing and verifying candidate eligibility and using state designated forms to properly process candidates. The Committee will approve only those who meet the eligibility standards set forth by the Ohio Department of Education.

Teachers who are National Board Certified following the completion of the required section of the application, shall be designated as Master Teachers. Ohio Teachers of the Year and Presidential Award in Excellence in Math and Science Teaching recipients (within the last five (5) years) shall be designated as Master Teachers. These teachers qualify for the one-time stipend.

The Committee shall consist of two (2) administrators and three (3) teachers. The administrators shall be appointed by the Superintendent and the teachers by the Association President. Every effort shall be made to ensure that at least one of the teacher representatives is a Master Teacher or holds National Board Certification. All members of the Committee shall serve three (3) year terms. The Committee Chairperson, who shall not be an administrator, will be responsible for attending and facilitating Committee meetings, maintaining and storing required records (including meeting notes), receiving candidate applications, preparing candidate applications for blind readings, notifying applicants of Committee decisions, and submitting required information to the EMIS Coordinator. The Committee shall be trained during work time. The Committee shall be given release time to complete its work. The Committee shall determine the time, location, and number of necessary Committee meetings. In the event of an in-term vacancy or removal, the teacher member shall be replaced by the Association President.

The Master Teacher Committee members shall jointly establish the Plan of Operation for the appropriate designation of a Master Teacher including but not limited to the application and review processes, the dissemination of general information to bargaining unit members, and the appeal procedure.

Under no circumstances is the involvement in the activities of the Master Teacher Committee to be used for adverse employment decisions by the Board. Nothing in the Master Teacher Committee process shall have an adverse impact on the educator's performance evaluation as established in the collective bargaining agreement.

As determined by the Master Teacher Committee, the teacher committee members shall be provided with on-going training materials by the Board to ensure consistent application of the Master Teacher criteria. In the event that professional development opportunities can be made available to the Master Teacher Committee members, the Board may provide training as needed.

The teacher Committee members shall be compensated at their respective per diem rate when it becomes necessary to meet outside of the normal work day.

The Master Teacher Committee members will be provided with adequate access to copier equipment, paper, and other materials that may be necessary to perform its duties as specified in the Master Teacher operating procedures devised by the Committee.

The Master Teacher Committee shall be provided with secretarial support as needed to perform its duties appropriate to their service.

The Master Teacher Committee shall determine its own appeals procedure. The Master Teacher Committee appeals procedure is not subject to the grievance / arbitration procedure outlined in this agreement.

APPENDIX K CO-TEACHING IN NORTH RIDGEVILLE SCHOOLS

What is Co-Teaching?

The rationale for inclusive schooling and co-teaching as a **service delivery model** relies on philosophical points with an emphasis on the social aspect of this type of schooling:

- A better education for all students
- Less program fragmentation
- Less stigma for students

Most importantly, in today's schools, the above factors apply, but they are not the primary reasons that inclusive practices with co-teaching are growing as a means for providing special education services. Recent educational law moves us beyond the philosophical and into consideration of other state and federal elements:

- **Access to the curriculum**
Both NCLB and IDEA make it imperative that students with disabilities, no matter what their current level of functioning, access the general curriculum to the maximum extent possible—a rationale for inclusiveness. Ohio law addresses the need for a standards based education for all students including students with disabilities. Many professionals are concluding that the primary means of ensuring access to the curriculum and to a standards based education is via placement in general education with support offered by a special educator in a co-teaching model.
- **Adequate Yearly Progress (AYP)**
Directly related to access is the matter of ensuring that all students, including those with disabilities, make adequate yearly progress. This requirement raises several issues. First, when instruction is offered in a separate setting, it is often difficult if not impossible for a special educator to cover the content area in a way that adequately prepares students. Second, even in schools currently achieving AYP, several additional years of rising standards are ahead - and so focusing on assigning students to general education settings with appropriate support often is viewed as a means of working toward these required federal standards.

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How are the North Ridgeville City Schools participating in Co-Teaching?

One of the instructional priorities of the North Ridgeville City Schools is to “implement co-teaching and inclusive practices.” Co-Teaching is part of an overall continuum of services that we must provide to our students. For many of our special needs students, participating in the regular classroom in a co-teaching setting is a very powerful, successful, and least restrictive strategy. Since co-teaching is part of a continuum of services, we will still have resource rooms and pullout programs to serve the needs of some of our youngsters. Co-Teaching is part of having a “*seamless system of intervention for our students,*” which includes the regular classroom, intervention tutors, Title I reading, and special education services.

Co-teaching is a service delivery system in which

- two (or more) educators share instructional responsibility
- for a single group of students
- primarily in a single classroom or workspace
- to teach required curriculum
- with mutual ownership, pooled resources, and joint accountability
- although each individual's level of participation may vary.

Six models of co-teaching depending on the nature of the lesson may include the use of any of the following methods:

- **One Teach, One Observe:** One of the advantages in co-teaching is that more detailed observation of students engaged in the learning process can occur. With this approach, for example, co-teachers can decide in advance what types of specific observational information to gather during instruction and can agree on a system for gathering the data. Afterward, the teachers should analyze the information together.
- **Station Teaching:** In this co-teaching approach, teachers divide content and students. Each teacher then teaches the content to one group and subsequently repeats the instruction for the other group. If appropriate, a third "station" could give students an opportunity to work independently.
- **Parallel Teaching:** On occasion, students' learning would be greatly facilitated if they just had more supervision by the teacher or more opportunity to respond. In parallel teaching, the teachers are both teaching the same information, but they divide the class group and do so simultaneously.
- **Alternative Teaching:** In most class groups, occasions arise in which several students need specialized attention. In alternative teaching, one teacher takes responsibility for the large group while the other works with a smaller group.
- **Teaming:** In teaming, both teachers are delivering the same instruction at the same time. Some teachers refer to this as having "one brain in two bodies." Others call it "tag team teaching." Most co-teachers consider this approach the most complex but satisfying way to co-teach, but it is the approach that is most dependent on teachers' styles.
- **One Teach, One Assist:** One person would keep primary responsibility for teaching while the other professional circulated through the room providing unobtrusive assistance to students as needed.

Source: Co-teaching: Concepts, Practices, and Logistics – Dr. Marilyn Friend – August, 2006

The district has been able to fund the co-teaching project through the generosity of a \$15,000 grant from the Martha Holden Jennings Foundation and a \$28,000 grant from the Nord Family Foundation. The district could not have embarked on the co-teaching journey without the support of these two organizations. The district is also funding this project through the use of Federal Title grants, and will continue to aggressively pursue other sources of funding to make sure that Co-Teaching is a solid foundation of instructional practice in the North Ridgeville City Schools for many years to come.

Service Delivery in the North Ridgeville City Schools

We believe that all students have a right to a standards based education in the least restrictive environment. We believe that while some students do require service (small group instruction or specific therapies) outside of the general education setting, services provided in the general education setting via co-teaching are an important step on the continuum of services especially in the areas of reading and math.

The continuum of services (from least to most restrictive) includes:

- Consultative services provided for a student who participates in general education.
- Co-teaching services provided for a student via/during participation in general education.
- Small group instruction can be provided in the general education setting or via removal to another area (therapy area, special education room, etc.).
- For students with the highest level of need placement out of district (perhaps in a separate facility) may be necessary.

Not all students with disabilities require that their services be delivered outside of the general education classroom. Some students benefit from receiving their services in the general education setting. Some need only a few minutes of instruction outside of the general education setting, while others need to be outside of the general education setting for most or even all of their school day. The amount of time a student receives any service either in or outside of the general education setting is determined by student need. No matter what a student's disability the team should discuss what options are best for each individual student.

APPENDIX L NORTH RIDGEVILLE CITY SCHOOLS INTEREST BASED PROBLEM SOLVING (IBPS) PROCESS GUIDELINES

Preface: The parties recognize that not all issues that arise within the system are appropriate subjects for use of the District's Interest Based Problem Solving ("IBPS") Process, such as personnel matters, certain operational and fiscal issues, and those with clearly defined legal avenues of accountability and/or responsibility that either cannot or should not be delegated. Nevertheless, the parties also readily acknowledge that many issues which emerge in the course of our shared mission to provide a harmonious and productive educational institution can be effectively resolved through the use of IBPS. For those instances, the following represents a practical set of agreed-upon guidelines for utilizing the IBPS process in North Ridgeville City Schools:

Step 1: Accountability Parameters and the "Threshold" Identification of the Level of Authority:

Prior to the actual initiation of the IBPS process, a fundamental inquiry must be made as to the level of authority being conferred upon the group relative to the issue at hand. At this juncture, the Administration and/or Board must identify how any solution derived from the problem solving process would be recognized. There are three (3) basic levels of authority:

1. Input – where the decision and/or recommendation will remain with the administrator or Board, but possible solutions are being sought for input in reaching that action.
2. Recommendation – here, the decision-maker has conferred upon the problem solving group the task of generating the recommendation to forward to the next level.
3. Decision-making – at this level, the group is empowered to generate the ultimate solution commensurate with the level of authority of the deferring administrator or the Board.

[*Step 1 Key Resources:* Honesty, Clarity, Communication]

Step 2: Non-leading or "Neutral" Statement of the Issue:

The issue(s) to be resolved are presented in a nonaligned fashion so as to avoid the suggestion of a predetermined solution. The party raising the issue should minimize expressing needs or concerns at this point.

[*Step 2 Key Resources:* Understanding/Appreciation of the IBPS process, Communication, Openness]

Step 3: Focusing the Issue – Attaining Group Understanding of the Specific Nature and Parameters of the Problem:

Although useful to the process, the neutral issue statement will rarely provide enough information to allow an immediate discussion about the interests involved. As such, at this juncture, a short discussion is necessary by the problem solving group to “flesh out” the problem. An effective starting point will often be an identification of the problem or problems that led to the emergence of the issue. The seminal inquiry is “what is not working?” and participants should engage in dialogue about the history and the “who, what, when and where” of the issue under consideration.

In some limited circumstances, an immediate solution may naturally emerge and allow for a “quick fix” solution of the issue at hand. In these cases, consensus must readily attach to this solution and support the outcome. Any discernable hesitancy in a “quick fix” analysis should result in an immediate return by the group to the process.

[*Step 3 Key Resources:* Patience, Listening, Empathy, Focus on the Facts]

Step 4: Listing the Relevant Interests and Identifying Mutual Interests:

“Interests” in this context, refer to core concerns, needs, desires or goals underlying the issue from the perspective of each of the parties involved. At this step, participants should clarify and explain interests relating to the focused issue. There is no need for consensus during this open discussion, and judgment statements should be suspended throughout the group listing of interests.

When the relevant interests have been adequately identified by the group, it is critical to reach consensus on those which are “mutual,” i.e., those that are readily embraced by each of the parties or sides of an issue.

[*Step 4 Key Resources:* Respect, Empathy, Honesty, and Flip Charts (optional)]

Step 5: Generating Options – “Brainstorming”

The development and recognition of mutual interests serves as the foundation for the group’s generation of “options,” which are various ways that the problem might be solved. Since it is the fulfillment of mutual interests that leads to acceptable gain, it is important to probe the link between interests and options. At this step, the process of brainstorming is used wherein participants openly suggest options without fear of judgment or criticism. Group members must recognize that there is no ownership of ideas.

[*Step 5 Key Resources:* Participation, Respect, Creativity and Flip Charts (optional)]

Step 6: Evaluating the Options – Applying the Three-Stage Criteria (“Feasible, Beneficial and Acceptable”):

Every option must now undergo an intensive three-stage analysis to determine its availability for becoming part of solution. However, before application of the relevant criteria, it may be appropriate to combine similar options and/or eliminate redundancies as well as clearly define the scope of each option.

If consensus cannot be reached that an option meets the criteria at any stage, it is discarded. If consensus indicates that the criteria are satisfied, it is moved to the next stage.

Stage 1 – Is the option “feasible?”

The primary inquiry in applying feasibility criteria is whether or not the option is capable of being carried out (i.e. possible, practical, doable, etc). Here, the parties must assess legality, affordability, cost effectiveness, workability and flexibility given the systemic realities that exist within the District.

Stage 2 – Is the option “beneficial?”

Options determined to be feasible must now be investigated by the group to assess the extent to which they contribute to the improvement in the condition that caused the issue to be raised. Here, the linkage between an option and the developed interests is probed to determine whether:

1. The option satisfies important interests listed; and
2. The option harms any important interests of the parties.

If the consensus is that the option satisfies and does not also harm important interests, and contributes to improving the condition that spawned the issue, it is deemed “beneficial” and moves to Stage 3.

Stage 3 – Is the option “acceptable?”

The relevant inquiry in applying this criterion is whether the option will be received favorably by “constituents” on all sides of the issue presented. In other words, will this option stand the test of formal approval? To effectively reach consensus here requires a more “global” view in determining what the solution will look like in the broader perspective of the District. For example, it is important to ask at this stage whether there are political problems connected to the option.

“Consensus decision-making” is important throughout the IBPS process and in applying the three-stage criteria, but often figures prominently at this stage of the analysis. Consensus is defined to mean that all stakeholders in the issue presented agree upon a single alternative and each can support it to those outside the group as the best solution at the time. While this “external” support must be total (100%), individual members of the group need only reach substantial “internal” agreement (70%) to meet consensus. When individuals cannot meet the internal threshold, they are expected to explain their rationale to determine whether consensus can be reached on the solution and/or whether an alternative is available to generate consensus.

[*Step 6 Key Resources: Integrity, Objectivity, Participation, Creativity and Flip Charts (optional)*]

Step 7: Building a Solution and Implementing an Action Plan

To the extent that an option or options satisfy the three stage criteria analysis and emerge from the consensus of the group, this step requires the development of the actual solution from the scrutinized option(s) and an agreement on how and when the solution will be implemented. The result may be that additional action must be taken prior to implementation, at which point those with responsibilities must be identified and deadlines clearly established. Consensus should be reached on the issue of how the solution will be communicated to affected groups or intended recipients. The group may need to be reconvened to review language drafted to communicate the solution.

[*Step 7 Key Resources: Perseverance, Follow-up, and Communication*]

Step 8: Reflection and Evaluation of the Process

The final step in the North Ridgeville IBPS process requires each of the participants to honestly and thoughtfully reflect on the efficacy of the process in addressing the issue presented. This assessment should be communicated with appropriate stakeholders so that periodic evaluations of all levels of IBPS functioning can be appropriately performed.

[*Step 8 Key Resources: Honesty, Follow-up, Dedication to IBPS, and Communication*]

During the collaborative and interest-based negotiations which led to a successor agreement for the period beginning August 1, 2008 through July 31, 2011, the Board and the Association reaffirmed their mutual belief and commitment that:

- Students are best served when interested and qualified bargaining unit members fill supplemental positions. To that end, each party will encourage District teachers to assume those positions in favor of non-faculty applicants. In addition, while the final determination of who will be recommended to fill supplemental positions resides with the administration, the parties acknowledge that there are occasions when additional input may be sought from selection committees comprised of relevant stakeholders.
- All building, department, grade level and professional development meetings be focused, meaningful, and productive. In so doing, the parties further acknowledged that the responsibility for attaining this worthy objective resided with all professional educators.
- All District stakeholders benefit from the early identification and employment of quality educators to fill vacant positions. To this end, consensus was reached that every effort will be made to finalize staffing decisions by June 1st.

In addition, during negotiations, the Board and the Association recognized the existence of issues concerning the equitable distribution, assignment and rotation of building duties and have agreed to defer the discussion of these to the site-based process, beginning at the building level.

Finally, in continued recognition of the many shared goals and objectives of the parties and in furtherance of the mutual desire to maintain a healthy and vibrant educational system for the students, parents and community we serve together, the following additional consensus statements were reached:

- The Board agrees that given current deficit spending and, even with necessary budgetary adjustments, it will be necessary to seek additional tax revenues from the voters of the District within the term of the current 2008-2011 collective bargaining agreement in order to continue to provide an effective and efficient educational program.
- The Association endorses the Board's assessment of the need for additional new revenue and pledges to vigorously support such tax effort and encourage its members to contribute and actively work toward the passage of any levies determined by the Board to be placed on the ballot.

CONSENSUS STATEMENT April 11, 2008

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CONSENSUS STATEMENT May 23, 2011

During the collaborative and interest-based negotiations for a successor agreement to the Master Agreement between the North Ridgeville City School District Board of Education and the North Ridgeville Education Association, the parties reached consensus on the following non-contractual items:

1. The Master Agreement provides that the Association President is to receive advanced copies of the Board agendas, attachments, and, upon request, the Board minutes. In addition, the parties have now clarified that the Board will provide the Association President with updated changes to Board policy following their adoption. In the recent past, Board representatives have been less than diligent in consistently meeting these informational obligations and with the consensus of all have agreed to reverse that trend by promptly and professionally meeting these reasonable commitments in the future.
2. The parties agreed to modify the "Mission Statement" relating to Article 40, "District and Building Leadership Teams," and also believed that the appropriate location for such a visionary construct was in the Consensus Statements. As such, the parties believe the following to be the appropriate Mission Statement for the aforementioned collaborative groups:

"In support of the educational philosophy of North Ridgeville City Schools, we believe that the responsibility for creating an effective learning environment belongs to the people closest to the students: staff, parents, community, and the students themselves. The parties support the creation and maintenance of District and building leadership team structures to clarify shared leadership roles and responsibilities on the District and building level and to validate leadership team structures necessary to implement quality planning, implementation and ongoing monitoring on a system-wide basis. The development of professional learning communities, focused upon the cycle of curriculum, instruction, assessment and feedback is essential for the creation of an educational partnership based on open communication, collegiality, and mutual trust. In addition, the parties adhere to the synergistic potential of the interest based bargaining and problem solving models."

3. The parties found consensus with regard to a modification of the current pay schedule for nurses, contingent upon the passage by the District of a levy for new revenue by June 30, 2012. In that eventuality, the parties will amend the current Agreement to include the following:

All new Building Nurses will be placed on Step 1 of the Non-Degree or BA Column depending upon his/her level of degree/licensure, with a cap of Step 4 on the appropriate Column. All current Building Nurses will be placed on the appropriate Column and salary step correlating to his/her salary (first step/amount that is equal to or more than current amount), and then will then be allowed to move a maximum of three (3)

additional steps. The PT Assistant will be paid on the appropriate Column and commensurate with the above parameters.

Building nurses shall be eligible to participate in the Board provided Insurance Program as set forth in Article 31 of this Agreement. Building Nurses shall work a total of seven (7) hours and twenty (20) minutes per day. Building Nurses shall be entitled to a thirty (30) minute duty-free lunch period. The annual calendar for Building Nurses shall be one-hundred eighty-five (185) days with three (3) extended days.

**NORTH RIDGEVILLE CITY SCHOOL DISTRICT
412
CERTIFICATE**

(Sections 5706.41, 5705.412 and 5705.44 of the Revised Code)

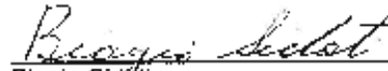
RE: Certificated Contract

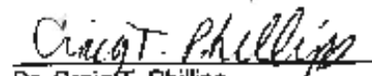
The undersigned, Treasurer of the Board of Education of the North Ridgeville City School District, Ohio certifies that the money required to meet the obligations of the Board during Fiscal Year 2012 and 2013 under the attached qualifying contract have been lawfully appropriated by the Board for such purposes and are in the treasury or in the processes of collection to the credit of an appropriate fund, free from any previous encumbrances.

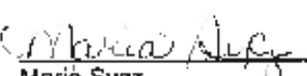
The undersigned, Treasurer and President of the Board of Education of the North Ridgeville City School District, Ohio and the Superintendent of Schools of the North Ridgeville City School District, Ohio, hereby certify that the district has in effect for the term of the contract the authorization to levy taxes including the renewal or replacement of existing levies which, when combined with the estimated revenue from all other sources available to the District at the time of this certification, are sufficient to provide the operating revenues necessary to enable the District to maintain all personnel and programs for all the days set forth in its adopted school calendars for the current fiscal year and for a number of days in the succeeding fiscal years equal to the number of days instruction was held or is scheduled for the current fiscal year.

This Certificate is given in compliance with Sections 5705.41, 5705.412 and 5705.44 of the Revised Code.

Date June 30, 2011


Blagio Sidoti
Treasurer, Board of Education
North Ridgeville City School District, Ohio


Dr. Craig T. Phillips
Superintendent of Schools
North Ridgeville City School District, Ohio


Maria Sycz
President, Board of Education
North Ridgeville City School District, Ohio

