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# CERTIFIED

# **NEGOTIATED AGREEMENT**

Between the

# **Mansfield School Employees Association**

And the

**Mansfield City Board of Education** 

Effective through June 30, 2022

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### ARTICLE I PROFESSIONAL NEGOTIATIONS AGREEMENT

#### 101 PREAMBLE

The Board of Education of the Mansfield City Schools, hereinafter Board, and the Mansfield School Employees Association, affiliated with the Ohio Education Association and the National Education Association OEA/NEA, hereinafter MSEA, set forth this Agreement to establish the relationship between the Board and the MSEA and to establish one orderly procedure for the consideration and resolution of matters of concern.

# 102 RECOGNITION

- The Board recognizes the MSEA as the sole and exclusive representative Α. for the bargaining unit of all professional certificated/licensed personnel (Staff Member), both full (those who work 30 hours, or more, per week and are contracted to work a minimum of one hundred twenty (120) work days or more in a work year) and part-time (those who work less than 30 hours per week or less than one hundred twenty (120) work days in a work year), including those on approved leaves of absence. Excluded from the bargaining unit are the Superintendent, Chief Operating Officer (COO), Chief Academic Officer (CAO), Assistant Superintendent, Principals, Executive Directors, Athletic Director, Attendance Officers (effective 2019-2020 school year), Special Ed Coordinators/Supervisors, Assistant Principals, Coordinator of Gifted and Talented, Coordinator of Computer Education Programs, tutors, home instruction personnel, school psychologists, casual day-to-day substitutes (shall be defined as those who work less than sixty (60) consecutive days in one specific teaching position), supervisory or management personnel as defined in ORC 4117.01 (F), (J), and/or 4117.01 (K), and night and off site Adult Education personnel. Tutors who work 30 or more hours shall be included in the bargaining unit, but shall be limited to the rights set out in Article X, Tutors.
- B. The recognition of the MSEA as sole and exclusive representative may be challenged by petition in accordance with the rules and regulations of the State Employment Relations Board (SERB), provided such petition is filed during the period of 120 days to 90 days prior to the expiration date of this Agreement.

# 103 NEGOTIATIONS PROCEDURE

#### A. Scope of Bargaining Negotiable matters shall be all matters with respect to wages, hours, terms and conditions of employment and the continuation, modification, or deletion of an existing provision of a collective bargaining agreement.

B. Representation

The Board and the MSEA shall each designate a bargaining team of up to five (5) representatives. Up to three (3) consultants may be used by each side at each meeting. Each team shall be empowered to negotiate on behalf of its appointing party.

- C. Directing Requests
  - 1. Requests to open negotiations shall be made, in writing, no earlier than one hundred and twenty (120) days nor later than ninety (90) days prior to the expiration date of the Agreement. Such requests shall be sent by certified mail and contain the nature of the request, the name and address of a contact person, and shall be dated. The party initiating negotiations will notify SERB with a copy of the existing agreement, copying the other party with such communication, and highlighting the disagreement section.
  - 2. The other party shall send a reply by certified mail within seven (7) days of receipt of the request. The reply shall contain the name and address of a contact person, the time, the place and date for an initial meeting, and shall be dated.
- D. Negotiations Meeting Period
  - 1. The first negotiation session shall be held within fourteen (14) days of the date of the initial request, unless otherwise mutually agreed.
  - 2. At the first negotiation meeting:
    - a. The first item of business is to exchange proposals.
    - b. The second item of business is to establish an official agenda, which shall consist of all items submitted at this meeting by the MSEA and the Board teams. Proposals made by either the MSEA or the Board shall in form and detail specify that to which agreement is sought in terms acceptable to the proponent without clarification or

supplementation. Topical listings of items proposed for negotiations shall not be acceptable. After the agenda has been established, no additional proposals may be submitted without mutual consent.

- 3. All negotiations meetings shall be held in private, between the bargaining teams, at mutually agreed to times and places.
- Negotiations shall be concluded within thirty (30) calendar days of the date of expiration of the Agreement. Extensions of up to seven (7) calendar days may be granted upon the request of either party and by mutual agreement.
- 5. All negotiations shall be held at a mutually agreed to location with equal facilities for each team.
- 6. During negotiations, items tentatively agreed upon shall be reduced to writing and initialed by representatives of each team and set aside.
- 7. During negotiations, either party may call for a caucus at any time for up to thirty (30) minutes or an agreed to extension.
- 8. Each team shall provide its own secretarial assistance from within the team membership. Tape recorders may be used in interest based bargaining; however, such recordings shall not be construed as minutes of the negotiations meeting(s) unless mutually agreed to by the parties.
- 9. There shall be no news releases concerning negotiations during the negotiations period or extension(s) thereof, except by mutual agreement. The bargaining teams may keep their appointing parties informed, in confidence, of the progress of negotiations. If either party declares impasse, the period of time utilized for the impasse procedures, as stipulated in Section 105 of this Agreement, shall be considered a part of the negotiations period as stipulated above.
- 10. Prior to, and during the negotiations period, the Board will provide, upon request, all available information needed by the MSEA team to deal with the issues under consideration. Such information will be provided in its existing form or a reasonable modification of that form within a reasonable period of time.

- 11. **All bargaining shall be in "good faith" and e**ach team <u>shall have</u> the power to negotiate: that is, make proposals, consider proposals, and make concessions <u>without</u> consultation with their respective constituencies.
- 12. The parties may mutually agree to use the interest based bargaining process; in which case, mutually developed guidelines may supersede portions of Section 103.

# 104 AGREEMENT

- A. When an agreement is reached through negotiations, the outcome shall be reduced to writing and that agreement shall be submitted to the MSEA membership for ratification within ten (10) calendar days of said Agreement. The Treasurer of the Board shall be notified of the ratification results. If the Agreement has been ratified by the MSEA, the Board, at a regular or special meeting which shall be not more than ten (10) calendar days from the receipt of said notice, shall adopt or reject the Agreement. If adopted, the Agreement shall be signed by the President of the Board and the negotiating team for MSEA and made a part of the official minutes of the Board. The resulting Agreement shall supersede any conflicting Board policies or regulations and shall constitute a modification of the Contract between the MSEA and the Board. Said Agreement shall be binding on both parties and shall, by reference, be a part of the contract and salary agreement of each staff member.
- B. Within fourteen (14) days of adoption, each party shall designate three (3) members to a joint committee, which shall meet at the request of either side to organize the provisions of the Agreement.
- C. Within thirty (30) days of the adoption of the agreement or the conclusion of the Joint Committee, whichever is later, the MSEA and Board shall jointly prepare a written copy of the agreement. The MSEA shall be responsible for distributing copies of the agreement to MSEA members. The MSEA shall pay the actual cost of paper used in printing the contract for MSEA members. The Board shall be responsible for copying the agreement.

### 105 DISAGREEMENT - ARBITRATION/MEDIATION

A. Either party may declare impasse on unresolved items if negotiations have not been completed within forty (40) calendar days of the expiration of the Agreement or if an extension(s) is not agreed to by the parties.

- B. Within three (3) calendar days of the declaration of impasse, a joint request will be made to the American Arbitration Association (AAA) for an arbitrator who will be selected according to the voluntary rules of the AAA or upon mutual request the parties may utilize the services of Federal Mediation and Conciliation Services (FMCS) in accordance with its guidelines, or other mediation services manually agreed to by the parties.
- C. If arbitration is utilized, the following shall apply. The arbitrator shall arrange, as soon as possible, to hold necessary hearings for the purpose of hearing the positions of both parties on items at impasse.
- D. Following such hearing, the arbitrator will make a recommendation for settlement, in writing, to the bargaining teams. The teams shall meet at least once to review and clarify the recommendation.
- E. Within ten (10) calendar days of the meeting or final meeting following receipt of the recommendation by the negotiations teams, the recommendations of the arbitrator, including any mutually agreed to modifications, shall be submitted to the MSEA membership for acceptance or rejection. If the recommendation is accepted, it shall then be combined with all items over which tentative agreement had been reached, and this total package shall be accepted or rejected by the MSEA membership. The Treasurer shall be notified in writing of the acceptance or rejection.
- F. If the MSEA accepts the total package as specified above, the Board shall meet in regular or special session within ten (10) calendar days. At this meeting the Board will 1) accept or reject the arbitrator's recommendation including any mutually agreed to modifications and 2) if the recommendation is accepted, the Board shall then accept or reject the total package as approved by the MSEA.
- G. If the MSEA fails to ratify or the Board fails to adopt the results of **negotiations, the arbitrator's report may be made public.**
- H. The fees and expenses of the arbitrator shall be shared equally by the Board and the MSEA.

# 106 PROVISIONS CONTRARY TO LAW/COMPLETE AGREEMENT

A. If any section of this Agreement is found to be contrary to law, that section shall be null and void to the extent contrary to law. The parties shall meet within sixty (60) days to work out a mutually agreeable solution. All remaining provisions shall remain in full force and effect.

B. The parties acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make demands and proposals on any subject within the scope of negotiations. The understandings and agreements arrived at by the parties after the exercise of the right and opportunity are set forth herein, and the parties agree that this Agreement constitutes the entire contract between them and settles all demands and issues on all matters within the scope of negotiations for the duration of this Agreement.

# 107 DEFINITIONS

- A. <u>Sole and Exclusive Representative</u> The organization granted such status and recognized by the Board as the official representative of all staff members regardless of membership or non-membership in that organization. The exclusive representative shall further represent staff members regardless of their race, color, creed, national origin, sex, age, marital status, military status, ancestry, religion, or disability. The Board of Education recognizes the organization's sole and exclusive rights to provide for proper representation of the bargaining unit. These rights are enumerated in Article IX.
- B. <u>Negotiations</u> To confer, discuss, propose, consider, and make counterproposals, in good faith, in an effort to reach mutual agreement on items under consideration. Such negotiations shall be conducted by the representatives of the Board and the MSEA with authority to negotiate in "good faith." Final approval of any negotiated agreement shall be first by ratification of the MSEA and then official adoption of the Board.
- C. <u>Negotiations Meeting Period</u> That period of time negotiations has been initiated until agreement has been reached, or the time factor of thirty (30) days or mutually agreed to extensions thereof from the initial negotiations meeting has expired.
- D. <u>Caucus</u> A limited break in the negotiations session of not more than thirty (30) minutes, unless otherwise mutually agreed to by both teams.
- E. <u>Day</u> A calendar day.
- F. <u>Good Faith</u> The willingness to consider, propose, and make counterproposals in an effort to reach a mutually agreed position. Good faith requires the participants in the negotiations to provide good and sufficient reasons to proposals and counterproposals. Good faith does not mean that either negotiations team is given authority to make final commitments for the Board or the MSEA.

- G. <u>Impasse</u> Disagreement, a deadlock on a given item being negotiated. Impasse is reached when no further change of position by members of the negotiations teams is taking place, agreement is not reached, and negotiations have ceased.
- H. <u>Agreement</u> Agreement is reached when both parties have reached an understanding and terms are mutually agreeable. Agreement is subject to ratification by the MSEA and adoption by the Board.

#### 108 MANAGEMENT RIGHTS

The Board hereby retains and reserves unto itself all powers, rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and the Constitution of the State of Ohio, and of the United States provided such powers, rights, authority, duties, and responsibilities are not inconsistent with the terms of this Agreement.

### ARTICLE II GRIEVANCE PROCEDURE

#### 201 DEFINITIONS

- A. A grievance is a claim by a staff member, a group of staff members, or the MSEA, based on an alleged violation, misinterpretation, or misapplication of the written Agreement between the Board and the MSEA.
- B. A grievant shall mean a staff member, a group of staff members, or the MSEA alleging that a grievance has occurred.
- C. A group grievance must have arisen out of similar circumstances affecting each staff member or group of staff members.
- D. **The term "days" shall mean the staff members' contractual work days**, excluding calamity days.
- E. Parties in interest shall mean the staff member or staff members making the claim, including their designated representative as provided for herein, and any person or persons who might be required to act or against whom action might be taken in order to resolve the grievance.

#### 202 RIGHTS OF THE GRIEVANT

A. The grievant shall have the right to have his/her representative(s) at any and all levels of the procedure and/or counsel at Levels One, Two and

Three. The grievant shall have the right to designate his/her representative(s). The MSEA/OEA/NEA through its designated representatives shall be the only organization that has the right to file grievances and represent grievants.

- B. No reprisal shall be taken against a "party in interest" based on the use of the procedure. Grievance proceedings shall be confidential at all levels.
- C. The grievant and his/her representative shall have the right to present evidence, call a witness, or otherwise present his/her position during grievance hearings.
- D. All grievances shall be filed on official negotiated grievance forms (see Appendix A), which shall be available from the MSEA and the administration.
- E. Documents related to the filing and processing of a grievance will not be placed in the personnel file of a staff member. All such documents shall be filed separately from the personnel file, and shall be released in accordance with the Ohio Revised Code and with the prior knowledge of the grievant(s).
- F. The MSEA 1<sup>st</sup> Vice-President shall receive a copy of all grievances, decisions, or appeals at Level One and above.
- G. The MSEA President or his/her designee shall have the right to attend any or all grievance hearings at Level One and above.
- H. No staff member shall be required to testify against another staff member(s) at any level of the grievance procedure. At arbitration, Level Four, either side may subpoen bargaining unit members to testify.

# 203 TIME LIMITS

- A. All time limits may be extended by mutual written consent of the parties.
- B. If the grievance is not initiated within twenty-five (25) days after the grievant knew or reasonably should have known of the event or condition upon which it is based, the grievance shall be waived. If school is not in session at the time of the event or knowledge of the event took place, the twenty-five day limit shall start from the first succeeding day that school is in session for all staff members.
- C. Failure of a grievant to appeal a written decision in writing within seven(7) days of receipt of the decision shall waive all rights to further appeals.

- D. Failure at any level by an administrator to respond within the time limits provided shall give the grievant the right to appeal to the next level.
- E. If the grievance involves staff members from more than one building, or if the grievant believes the principal or immediate supervisor is without the authority to decide the issue, the grievance may be filed directly at Level Three. In all such cases, a copy of the grievance will be provided simultaneously to all principals and supervisors who were bypassed under this provision.
- F. All matters pertaining to a grievance shall be conducted before or after school hours unless mutually agreed.

#### 204 PROCEDURES

A. Level One/Informal Level

The grievant shall provide the principal or immediate supervisor with advanced written notice of the need to hold a Level One meeting. Said advanced notice shall include a statement of the issue. The Level One meeting shall be held within five (5) days of providing the notice. Within five (5) days of the meeting the principal or immediate supervisor shall provide to the grievant a written response stating the resolution of the problem or a justification for the action taken.

B. Level Two/Formal Level

If the problem is not resolved at Level One, the grievant may file a written grievance. The written grievance shall be filed within five (5) days of the receipt of the written response from the principal or immediate supervisor. Each written grievance shall first be discussed at Level One. Such **grievance shall be filed with the staff member's principal or immediate** supervisor. Within five (5) days, the principal or supervisor shall meet with the grievant to discuss the grievances. Within five (5) days of this meeting, the principal or immediate supervisor shall render a written decision to the grievant and to the MSEA President.

#### C. Level Three/Superintendent's Level

If the grievance is not resolved at Level Two the grievant may appeal the grievance to the Superintendent or his/her designee. Within five (5) days of the receipt of the appeal, the Superintendent or his/her designee shall meet with the grievant to discuss the grievance. Within seven (7) days of

this meeting, the Superintendent or his/her designee shall render a written decision to the grievant and to the MSEA President.

D. Level Four/Arbitration Level

If the grievance is not resolved at Level Three only the MSEA may file for arbitration within fifteen school days of receiving the written decision in Level Three. The arbitration proceedings will be governed by the Voluntary Rules of the American Arbitration Association (AAA). If the parties agree, the matter may be submitted to expedited or streamlined arbitration. The arbitrator shall limit the decision to the application and interpretation of the terms and provisions of the Professional Negotiations Contract. The decision of the arbitrator shall be final and binding on all parties. If the MSEA prevails, the cost of the arbitrator will be borne by the Board. If the Board prevails, the cost of the arbitration will be borne by the MSEA. In cases where each party prevails, in part, the arbitrator shall apportion the cost between the Board and the MSEA.

#### ARTICLE III

# STAFF MEMBER EMPLOYMENT AND CONTRACTS

# 301 HIRING PRACTICES

- A. The President of the MSEA shall have the right to meet periodically with the Executive Director Human Resources to review district hiring procedures and the contractual status of present staff members.
- B. The MSEA shall be consulted as an advisory organization in the selection of any new superintendent.

#### 302 EMPLOYMENT PRACTICES

- A. The Board reaffirms its practice of being an equal opportunity employer, and shall not discriminate against any applicant or employee in terms of wages, hours, or terms and conditions of employment on the basis of race, ancestry, religion, color, national origin, age, sex, marital status, political affiliation, handicap, sexual orientation, gender identity, gender expression, disability, veteran status and/or association activity.
- B. The patterns, practices, and procedures of the Board shall apply uniformly to staff members except as provided for in applicable statute or elsewhere in this Agreement.

- C. Prior to April 30 of each year, the Board shall provide written notice to each staff member whose teaching certificate/license becomes renewable during the next school year.
- D. Permanent teaching assignments will only be made in areas for which the staff member is or can become properly certificated/licensed.
- E. Newly employed staff members will be provided with information on the Mansfield School System.
- F. The Board shall keep updated Board Policies, Administrative Guidelines, and regulations accessible on its website to all employees.
- G. Individual and supplemental individual contracts, or a letter of intent, shall be issued prior to the beginning of the assignment.
- H. Each staff member shall be informed in writing by May 1 of each year of his/her building, grade level, and/or subject assignment for the following school year. Changes in assignment made after such notification shall be made in accordance with the provisions of Article 402 C of this Agreement (Involuntary Transfer).

# 303 SEQUENCE OF CONTRACTS

- A. Upon initial employment in the Mansfield School District, a staff member shall be given a one-year limited contract. If reemployed, said staff member shall be granted a two-year contract, or an additional one-year contract based on reasons which have been identified in accordance with the evaluation procedures established in this Agreement.
- B. Staff members having completed a two-year contract in the Mansfield School District shall, if reemployed, be granted a three-year contract. All limited contracts thereafter, for that staff member, shall be three-year contracts.
- C. When a staff member becomes eligible for a continuing contract during the term of a limited contract, the Board shall, upon written request of the staff member, either interrupt the limited contract to grant a continuing contract or continue the limited contract and provide the staff member with written reasons for denial of the request.
- D. It is agreed that once a staff member is eligible for a continuing contract (see process below) they will send their request to the Superintendent,

who will verify and forward to the Board of Education for action. All contract language (302 C, 407 C) relevant to continuing contracts will be followed after presented to the Superintendent.

- E. Continuing Contract Process
  - 1. Must have one of the following:
    - a. Three (3) of the last five (5) years in our district.
    - b. Two (2) years in our district if had tenure/continuing contract in a previous district.

\*Proof of continuing contract/tenure required from other district.

- 2. Must have a professional or permanent certificate or license in the area in which they are teaching.
- 3. If initial certificate/license was issued before January 1, 2011 must have one of the following:
  - a. If the teacher does not have a master's degree: Thirty semester hours of coursework since the initial issuance of such certificate or license.
  - b. If the teacher held a master's degree at the time of initially receiving a teacher's certificate: Teacher must have six semester hours of graduate coursework.
- 4. If certificate/license was issued after January 1, 2011 must meet the following:
  - a. Hold a professional educator license, senior professional educator license, or lead professional educator license.
  - b. Have held an educator license for at least seven years.
  - c. If the teacher does not have a master's degree: Thirty semester hours of coursework since the initial issuance of such certificate or license.
  - d. If the teacher held a master's degree at the time of initially receiving a teacher's certificate: Teacher must have six semester hours of graduate coursework.

After above qualifications are met:

- 1. Teacher sends request to the Superintendent, who will verify qualifications.
- 2. If qualifications are met the Superintendent shall forward to the Board of Education for action.
- 3. Continuing contracts will be effective after Board of Education vote.

# 304 INDIVIDUAL CONTRACTS

- A. All staff members employed by the Board shall be issued written contracts in accordance with the Ohio Revised Code and the provisions indicated in this section. Such contracts shall include the following information:
  - 1. Name of the staff member.
  - 2. Name of the school district and the Board.
  - 3. Type of contract, limited or continuing; if limited, the number of years the contract is to be in effect.
  - 4. Annual compensation to be paid during the first year of the contract.
  - Basis of determining compensation (e.g., B.A. degree with five [5] years' experience) as provided on the salary notification (Appendix D) which is understood to be a part of each contract.
  - 6. Provision that the staff member and the Board both agree to abide by the Board-adopted policies and the Board-MSEA Professional Negotiations Contract.
  - 7. Signature and date of signature of the staff member being issued the contract and the Board President.

# 305 SUPPLEMENTAL INDIVIDUAL CONTRACTS

A. All staff members having additional responsibilities and entitled to additional compensation for such responsibilities shall be given a one-year limited (provisions of Section 404 do not apply to the non-renewal of supplemental contracts) written supplemental contract that is in addition to their regular contract in keeping with the Ohio Revised Code.

Such supplemental contract shall include the following information:

- 1. Name of said staff member.
- 2. Name of the school district and the Board for which responsibilities shall be performed.
- 3. Title and location of the duty and the compensation to be paid for the additional responsibility.
- 4. Dates when the responsibility is to be performed and when compensation is to be made.
- 5. Provision for signature and date of signing by the staff member and Board President.
- 6. Prorated pay shall be paid for duties performed under the supplemental contract should the staff member be unable to complete the supplemental contract.

### 306 PERSONNEL FILES

- A. The Board shall maintain the official personnel file system in the office of the Executive Director of Pupil and Staff Services for all staff members. The purpose of this system is to serve as the official repository of records that are **necessary and relevant to the individual staff member's** employment and professional responsibilities. Evaluation form(s) shall be filed in the respective building of each staff member and in the evaluation file in the office of the Executive Director of Human Resources. Such file shall be considered a part of the official personnel file system stated above. All evaluation form(s) shall be retained according to the records retention schedule. Evaluation forms older than four years shall not be considered for any job actions.
- B. Said file shall be under the control of the Executive Director of Human Resources who shall be responsible for developing necessary rules regarding access to the system, proper placement of material, and the security of the system. Said rules shall be in accordance with the provisions of this section and ORC 1347.
- C. Access to or disclosure of the information in a file shall be in accordance with the provisions of ORC 1347.07 and ORC 149.43, and shall be preceded by written notification given to the staff member identifying the date, time, and place that access or disclosure will be allowed. During times school is not in session, such notification shall be mailed to the residence specified by the staff member.
- D. The staff member shall have access to his/her file in the Executive **Director's office where it is maintained at all reasonable times, but in no** case more than one (1) working day after a verbal request has been made. There shall be no charge for access to the system.
- E. The staff member shall have the right to be accompanied by a person of his/her choice when reviewing the file, and shall have the right to grant, in writing, access to his/her file to an attorney.
- F. The staff member shall receive a copy of all of the personal information that is to be placed in the personnel file at the same time that placement into the file occurs. The staff member shall have the right to respond in writing to any material in the system. Said response shall be attached to and shall become a part of the document that is in the file. The response shall be included should dispersal of the original document be made.

G. The Board shall require that the Executive Director of Human Resources maintain personal information in the system with such accuracy, relevance, timeliness, and completeness as is necessary to assure fairness in any determination made with respect to the staff member on the basis of the information. No anonymous letters or material will be placed in the system.

The staff member shall have the right to dispute the accuracy, relevance, completeness, or timeliness of information contained in the system. Within five school days of being notified by a staff member, the Executive Director of Human Resources must begin an investigation as to the validity of the dispute. The Executive Director shall notify the staff member within seven school days of the result of the investigation and action to be taken. The Executive Director of Human Resources shall remove all information from the system that is no longer timely, cannot be verified, or which is found to be inaccurate. The staff member may include, in his/her file, a statement which sets forth his/her position with reference to the dispute.

- H. Any written record of disciplinary action which has been included in a staff **member's personnel file shall be** retained according to the records retention schedule but shall not be considered for any disciplinary action if older than two years provided the staff member has not received any additional discipline on the same infraction during that time.
- 307 Hiring Retired Teachers

A teacher retired from the teaching profession and/or any public sector **retirement system ("previously retired teacher" or "PRT")** may be re-employed under the following conditions: (\*\*)

- For purposes of salary schedule placement upon initial employment, a PRT will be placed at the proper step and column based on their level of education and years of teaching per STRS, with a maximum of ten (10) years service credit.
- 2. Previously retired teachers will receive only one year limited contracts that automatically expire at the end of the school year without notice of non-renewal. The previously retired teacher will not resume and is not eligible for continuing contract status during any period of reemployment with the District. The provisions of this Agreement relating to the employment of retired teachers are intended to supersede and take precedence over the provisions of R.C. 3319.11 and 3319.111.
- 3. Retirees lose their seniority upon re-employment.

- 4. In the event of a reduction in force, the previously retired teacher will not have any bumping rights.
- 5. **PRT's** may participate in the district's health care plan to the same extent as all other similar employees in the district
- 6. **PRT's** are excluded from tuition reimbursement, severance pay, or sabbatical leave.
- 7. **PRT's are not eligible to participate in any retirement incentive** program.
- 8. **PRT's are eligible for sick leave accum**ulation commencing with the first year of such re-**employment. PRT's are not eligible to participate** in the sick leave bank. There is no carryover of sick leave from previous employment and it is the intent of the MSEA and the Board that this provision shall supersede and take the place of any provision of the law to the contrary.
- 9. Any PRT employed by the District will be required to sign a waiver (Appendix Q) releasing both the District and the MSEA from liability under state and federal age discrimination laws.
- 10. **PRT's shall not have any guarantee or right to return to a position** previously held in the District.

# ARTICLEIV

# STAFF MEMBER EVALUATION, TRANSFER AND DISMISSAL

- 401 EVALUATIONS AND OBSERVATIONS- Effective 2016-17 school yr.
  - A. There shall be a systematic program to evaluate the performance of staff members for the purpose of advancing the professional learning and practice of teachers, inform instruction, to assist teachers in identifying and developing best educational practices in order to provide the greatest opportunity for student learning and achievement.
  - B. The following provisions shall constitute the program for the evaluation and observation of classroom performance.
    - 1. Definitions
      - a) Comparable evaluations- shall mean **everyone's summative evaluation** that results in a developing, skilled, or accomplished rating shall be comparable, and seniority shall be the deciding factor for a RIF. Evaluations that result in an ineffective rating shall be comparable evaluations.
      - b) Credentialed Third Party Evaluator- a person who is employed by an entity contracted by the board to conduct evaluations and who holds an administrative license.
      - c) Electronic Teacher and principal Evaluation System: the electronic system used by the district to report to ODE aggregate final summative teacher evaluation ratings.

- d) Evaluation Cycle: the period of time for the completion of the evaluation procedure. This cycle is completed when student growth measures resulting from assessments that were administered in the previous school year are combined with the teacher performance ratings resulting from performance assessments that are conducted for the current school year to assign an evaluation rating
- e) Evaluation Factors: multiple measures that are used in the teacher evaluation procedure. Factors include, but are not limited to, teacher performance, student growth measures, walkthroughs, etc.
- f) Evaluation Instrument: The forms used by the teacher's evaluator. The Forms are located in Appendix T & U of this agreement
- g) Evaluation Rating: A final summative evaluation level that is assigned to a teacher based on evaluations that are conducted pursuant to the terms of this agreement. The evaluation rating is assigned at the conclusion of the evaluation cycle when the teacher performance rating is combined with the results of student growth measures. Each completed evaluation will result in the assignment of one of the following evaluation ratings to the teacher: Accomplished, Proficient, Developing, or Ineffective.
- h) Improvement Plan: a written plan which shall be collaboratively put into place with the teacher and the assigned credentialed evaluator, in order to directly address any deficiencies cited in the evidence that is gathered during walkthroughs and formal observations.
- Student Growth Measure: A unit of academic growth projected for a student over a specified period of time, and which has been established according to a set of procedures defined either by valueadded data, vendor assessments, or locally developed student learning objectives (SLOs)
- j) Student Learning Objectives (SLO): A measurable academic growth target that a teacher sets at the beginning of the course/term for all students or for subgroups of students to be achieved by completion of an established interval based upon baseline data gathered at the beginning of the course.
- k) Teacher of Record: A teacher who
  - a. Is responsible for assigning the grade to the student, and,
  - b. Is required to have the proper credentials to teach the particular subject/grade level for which he/she has been designated "teacher(s) of record", and
  - c. Is responsible for a minimum of fifty percent (50%) of a student's scheduled instructional time within a given subject or course
- I) Teacher performance: The assessment of a teacher's performance, resulting in a performance rating. As an evaluation factor, the teacher performance dimension is based on direct observations of a teacher's

practice (including materials, evidence, and other instructional artifacts) and walkthroughs that are performed by a credentialed evaluator. Teacher performance results are reported as a teacher **performance rating as "1" indicating lowest performance to "4"** indicating highest performance.

- m) Professional Growth Plans: A written plan that focuses on accelerating and continuing teacher growth through professional development. Professional development should be individualized to the needs of the teacher and specifically relate to his/her areas of assignment or licensure.
- 2. Application
  - A. The observation/evaluation procedure contained in this agreement applies to the following employees of the district:
    - a. Teachers working under an Ohio teaching certificate, license, or permit, who spend at least fifty (50%) of their time providing student instruction.
    - b. Staff that does not spend at least 50% of their time with students or who do not have a group of students assigned to them (roster, case load) shall have their evaluation calculated only using the Teacher Evaluation form. Those shall include: Therapist, special education specialist, Dean of Students, Computer Coaches, Psyc Assistants, etc.
- 3. Professional Growth Plans: All teachers shall complete a professional growth plan or improvement plan.

A. A teacher who is rated Accomplished may submit their Individualized Professional Growth Plan in substitute of a professional growth plan to their principal.

B. A teacher who is rated Skilled or Developing will meet with their building administrator to develop a Professional Growth Plan.

- 4. Evaluation Procedure
  - The Observation/Evaluation Procedure
    - 1. Staff members will develop two (2) Student Learning Objectives (SLO's)/Student Growth Measures.
      - a) SLO's shall be turned into the Curriculum Committee for approval in September or October.
      - b) Staff members that teach value-added subjects will not have to develop SLO's for that subject.

- 2. Phase 1- 3 weeks after 1<sup>st</sup> day of school Dec. 15<sup>th</sup>
  - i. There shall be a Pre-Conference before an observation can occur to discuss what is going to be evaluated and to discuss the rubric that is going to be used, and the date the observation will occur.
  - The evaluator shall observe/evaluate 5 section of the formal evaluation tool, decided by both the evaluator and evaluatee, for not less than thirty (30) continuous minutes.
  - iii. There shall be a post-conference within ten (10) work days after the observation. Days shall mean, work days evaluator and evaluatee are both present at their work site. Staff is encouraged to present data, demonstrate evidence, show a portfolio, present a notebook, and bring data/evidence during the post-conference. All artifacts shall be considered in the calculation of the evaluation.
    - At the Post observation conference, both the staff member and the evaluator will be prepared to discuss the staff member's performance. An observation/evaluation form will be completed and no information will be added to or deleted from the form after the staff member has signed it, unless mutually agreed otherwise. Evaluatee shall be given a copy of the observation form at this meeting.
    - The purpose of the conference will be to review the contents of the observation/evaluation form and discuss areas where improvement is required and/or where progress has been made since previous evaluations.
    - If the evaluation is listed as ineffective, then an improvement plan will be created jointly with the evaluator and evaluatee.
- iv. There shall be a minimum of 1 and a maximum of 3 walkthroughs during each observation cycle. Form found in Appendix T.

- 3. Phase 2- Jan 10<sup>th</sup> April 30<sup>th</sup>
  - i. There shall be a Pre-Conference before an observation can occur to discuss what is going to be evaluated and to discuss the rubric that is going to be used and the date the evaluation will occur.
  - The evaluator shall observe/evaluate 5 section of the formal evaluation tool, decided by both the evaluator and evaluate, for not less than thirty (30) continuous minutes.
  - iii. There shall be a post-conference within 10 work days after the observation. Days shall mean, work days evaluator and evaluatee are both present at their work site. Staff is encouraged to present data, demonstrate evidence, show a portfolio, present a notebook, and bring data/evidence during the post-conference. All artifacts shall be considered in the calculation of the evaluation.
    - 1. At the Post observation conference, both the staff member and the evaluator will be prepared to discuss the staff member's performance. An observation/evaluation form will be completed and no information will be added to or deleted from the form after the staff member has signed it, unless mutually agreed otherwise. Evaluatee shall be given a copy of the observation form at this meeting.
    - 2. The purpose of the conference will be to review the contents of the observation form and discuss areas where improvement is required and/or where progress has been made since previous evaluations.
    - **3.** If the observation is listed as ineffective, then a improvement plan will be created jointly with the evaluator and evaluatee.
    - There shall be a minimum of 1 and a maximum of 3 walkthroughs during each observation cycle. Form found in Appendix T.
- 5. Number of Evaluations:
  - A. A teacher's performance shall be assessed based on the Ohio Educator Standards and rubrics for teaching and the criteria set forth in the evaluation instrument as found in Appendix U.
  - B. Staff members new to the Mansfield City School District shall have a complete (all 10 sections) the 1<sup>st</sup> phase, and shall have a complete (all 10

sections) the 2<sup>nd</sup> phase, by one person (No third party *evaluators* shall be used) for not less than thirty (30) continuous minutes on each occasion during their first year of employment.

- C. Staff members new to an assignment shall be observed by one person (No third party evaluators shall be used) for both observation <u>phase</u> for not less than thirty (30) continuous minutes on each occasion.
- D. Beginning with the 2015-16 school year, the Board will not conduct an evaluation of a teacher who meets one of the following requirements:
  - 1. Staff member who are on leave for 50% or more of the school year,
  - The teacher has submitted notice of retirement and that notice has been accepted by the Board not later than the first (1<sup>st</sup>) day of December of the school year in which the evaluation is otherwise scheduled to be conducted.
  - 3. Staff members who received a rating of "Accomplished" shall have one complete evaluation cycle (both phase 1 & phase 2) every three years as long as the teacher's student academic growth measure of the most recent school year for data is available, is average or higher. In the "off years" the teacher shall have two walkthroughs, one in fall, one in the spring (following the timeline outline in 401 (B) 3) which shall constitute an evaluation cycle.
  - 4. Staff members who received a rating of "Skilled" shall have one complete evaluation cycle (both phase 1 & phase 2) once every two years as long as the teacher's student academic growth measure of the most recent school year for data is available, is average or higher. In the "off years" the teacher shall have two walkthroughs, one is fall, one in the spring (following the timeline outline in 401 (B) 3) which shall constitute an evaluation cycle.
- 6. Finalization of the Evaluation
  - A. The final summative evaluation shall be calculated using following formula:
    - 1. the 1<sup>st</sup> Observation phase25%
    - 2. the 2<sup>nd</sup> Observation phase 25%
    - 3. Student Growth Measures 50%
      - a. Teachers using value-added assessments shall use the previous year's results
      - b. Other teachers shall use SLO's to make up their percentage

- 4. **If a teacher is exempt from the SGM's, each Evaluation** <u>phase</u> shall be calculated at 50%, making the entire evaluation (100%) shall come from the formal evaluations.
- 5. \*NOTE- if there are any changes in the law concerning percentages used to calculate Student Growth Measures (50% to 35% for example), the SGM percentages shall be reduced to the lowest percent possible, and that percentage shall be distributed equally to each observation <u>phase</u>.
- B. Written Report- The summative evaluation shall be complete when the Summative Evaluation Form is completed by the Evaluator and Evaluatee. (attached form)
- C. Staff members will be encouraged to present data, demonstrate evidence, show a portfolio, present a notebook, and bring data/evidence during the summative evaluation. All artifacts shall be considered in the calculation of the evaluation, and become part of the evaluation.
- D. The evaluation report shall be signed by the evaluator: and the evaluation report shall be signed by the teacher to verify notification to the teacher that the evaluation will be placed in their **personnel file. The teacher's** signature shall not be construed as evidence that the teacher agrees with the contents of the evaluation report.
- E. Final Summative Rating of teacher Effectiveness the superintendent shall annually file a report to the Department of Education including only the following information: the number of teachers for whom an evaluation was conducted as well as the number of teachers assigned each rating (Accomplished, Skilled, Developing or Ineffective) aggregated by teacher preparation programs and the years in which the teachers graduated. All other information and documents obtained through the evaluation process shall be stored and maintained by the district. Mansfield is an option C district.
- F. A teacher shall be given by the district one (1) copy of all information and documents obtained through the evaluation process.
- G. All summative evaluations shall be completed by May 10<sup>th</sup> of each year. The district shall submit the final summative rating of teacher effectiveness to the Ohio Department of Education by May 30<sup>th</sup> annually.
- 7. Remediation of deficiencies
  - A. Formal observations and walkthroughs resulting in the identification of performance deficiencies in relation to the approved standards and rubrics shall be addressed during the post-observation conference

and/or in the debriefing following a walkthrough. All deficiencies identified by the evaluator shall be compiled and reported in writing, and a copy of the written report shall be provided to the teacher at the post-observation/debriefing.

- B. The evaluator involved shall make written recommendations at the post-observation/debriefing and otherwise assist the teacher for the purpose of remediation or identified deficiencies. Once deficiencies have been corrected, the evaluatee shall be given a higher rating, this shall be during each evaluation phase.
- C. The evaluator and teacher shall develop a plan for remediation of identified deficiencies at the post-observation conference/debriefing and such plan shall be reduced to writing and provided to the teacher at that time.
- D. The remediation plan shall detail the following:
  - a. Issues within the performance rubric documented as deficient
  - b. Specific performance rubric expectations
  - c. The allocation of financial and other resources and assistance to be provided by the district to support the remediation plan and/or professional development of the teacher
  - d. Sufficient, specific timelines, not less than 60 days, to allow for the remediation or identified deficiencies and
  - e. The provision for a trained teacher mentor/coach as appropriate, who shall be provided release time for consultations/observations with the teacher under a remediation plan.
- E. If an improvement plan is developed after March 1<sup>st</sup>, the teacher shall be permitted to continue remediation into the next school year.
- 8. Walkthroughs (Appendix (U)
  - A. A walkthrough shall be no longer than 15 minutes in length.
  - B. A debrief of the walkthrough shall occur no later than five (5) workdays after the walkthrough. Evaluatee shall be given a copy of the walkthrough form at this time.
  - C. Walkthroughs shall not disrupt and/or interrupt the learning environment in the classroom
- 9. Evaluators
  - A. An evaluator must be a full-time credentialed employee of the Mansfield City Schools
  - B. The person who is responsible for assessing a teacher's performance shall be:
    - i. The teacher's immediate supervisor

- ii. In the event a teacher performs work under the supervision of more than one supervisor, one supervisor shall be designated as the evaluating supervisor.
- iii. Staff members shall not evaluate other staff members
- C. In assessing a teacher's performance, evaluators will not make judgments, or otherwise discriminate on the basis of a teacher's age, length of service, gender identification, race, ethnicity, national origin, religion, sexual orientation, marital status, military status, disability, union membership, or union activism.
- 10. Student Growth Measures
  - A. Besides those required to use value-added data by law, all student growth measures shall be locally developed; no vendor assessments will be used.
  - B. The association and the board agree to give the curriculum committee the charge to assist in maintaining, assess, review, suggesting changes, and approving the many facets of SGM's and providing professional development opportunities on SGM's for the employees of the district.
    - a. The Curriculum Committee will approve all SLO's
    - b. Members of the committee will receive training on the writing of student learning objectives (SLOs) value-added, prior to beginning their work, and any other training that may become necessary for the committee.
  - C. Students with more than 45 days of absences from school or a specific class shall be exempted from calculations of Student Growth Measures.
  - D. Teachers must approve all information used for Student Growth Measures in writing. No changes may be made after the teacher has approved this information unless mutually agreed in writing.
  - E. There shall be an SLO Coordinator established for the purposes of organizing: Appendix N (of SLO Handbook), checking in SLOs, verifying SLOs are approved, checking in SLO scoring templates, compiling all information in a spreadsheet, and turning all information to principals in a timely fashion. The SLO Coordinator shall be compensated at a 15% supplemental.
- F. Evaluation Committee
  - a. The MSEA and Board agree to a standing joint evaluation committee for the purposes of establishing the policy, procedures, and processes, including the evaluation instrument for the evaluation of teachers in the district and to regularly review the effectiveness of said factors for the evaluation of teachers in the district.
    - 1) Membership- equal participation of administration and staff. There will be co-chairs- one selected by the Superintendent and one selected by the MSEA.

- MSEA members shall be paid a supplemental of three percent (3%) annually.
- b. The committee shall be comprised of 7 MSEA members appointed by the association president and 7 administrative members appointed by the Superintendent. In addition each party may bring experts to present ideas to the committee to improve the evaluation process
- c. Committee members shall serve staggered terms of not more than 3 years.
- d. Committee members shall be representative of elementary, intermediate/Middle school, High School, special education, and special teachers (art, music, PE)
- e. The committee shall meet monthly to discuss any issues or concerns.
- f. The committee shall not have the authority to negotiate wages, hours, or terms and conditions of employment.
- g. Any changes in the legal requirements concerning teacher evaluation shall immediately be looked at by the committee. Both parties agree to stay in compliance with any legal changes.
- h. One task of the committee shall be to determine those conditions that **likely would impact SGM's, other than those attributed to teacher** performance responsibility, such as a threshold number of authorized teacher absences, the acceptance and mentoring of student teachers, changes in teacher assignments, implementation of a new standards and/or curriculum, etc.
- G. Due Process
  - 1. Teachers who disagree with the level of student growth, the rating of performance and/or the summative evaluation rating shall be allowed to request a different evaluator: and such request shall be honored by the district.
  - 2. A teacher shall be entitled to association representation at any conference held during this procedure in which the teacher will be advised of an impending adverse personnel action.
  - 3. Failure by the district to adhere to any timeline or condition established in this agreement shall render the evaluation, including the summative rating, void and shall automatically require re-employment of the teacher under a continuing contract, if eligible, or an appropriate limited contract if the teacher is not eligible for a continuing contract, and given a rating of Skilled on the teacher performance section of the evaluation.
  - 4. Any violation of either procedural or substantive due process shall automatically require re-employment of the teacher under a continuing contract, if eligible, or an appropriate limited contract if the teacher is not eligible for a continuing contract, and given a rating of Skilled on the teacher performance section of the evaluation.

5. If an employee believes the evaluator has violated the procedure established in this article or that the evaluator's judgment or conclusion is arbitrary, capricious, or unreasonable, the employee may file a grievance.

# H.Personnel Action

- 1. The evaluation procedure contained in this agreement shall not be used in any decision concerning the retention, promotion, removal, reduction, or recall of any teacher until six (6) evaluation cycles have been completed and include three (3) consecutive years of comparable data.
- 2. Until three (3) years of comparable data have been collected and five final summative evaluations have been completed, all decisions concerning the retention, promotion, removal, reduction or recall of any teacher shall continue to be governed by the terms set forth in this agreement.
- 3. For the year prior (2013-14 school year) to the completion of the first final summative evaluation, the district shall assign a level of Skilled for all teachers for the purposes of reporting.
- 4. The Evaluation procedure shall not be used for any decision concerning the assignment, re-assignment, or transfer of any teacher.
- 5. Until three (3) years of comparable data have been collected, student growth data will not be considered in non-renewal decisions.
- I. General Provisions
  - 1. A written observation/evaluation utilizing the appropriate negotiated form will be made for each observation. The form will include a space to summarize deficiencies and a space to summarize progress in correcting deficiencies, as well as a space for recognition of strengths. The staff member may respond on the same form or include a separate rebuttal. No other form(s) will be used for observation and/or evaluation(s).
  - 2. No misleading, inaccurate, untimely, or undocumented information may **become part of a teacher's evaluation.** All results and conclusions of performance shall be documented and supported by evidence.
  - 3. Staff members will be given an opportunity to correct deficiencies noted on the evaluation. The administration will provide assistance to staff members in planning efforts to correct noted deficiencies.
  - 4. Monitoring or listening devices will not be used in the evaluation of staff members without their consent.
  - 5. A staff member may request a maximum of one (1) additional evaluation each year by administrative personnel other than his/her original evaluator. Administrative personnel shall be defined in accordance with A. 2. above. Such requests shall be directed in writing to the Executive Director of Human Resources and shall include the reason for the request. The Executive Director shall assign the evaluator. Such additional evaluations shall be held within ten (10) school days of the request. If approval of the request is not

granted, written reasons shall be provided by the Executive Director to the staff member within five (5) school days of the request.

- 6. Evaluation forms shall be a part of this Agreement, Appendix T & Appendix U
- 7. The above stated procedure shall supersede any and all evaluation requirements set out in ORC Section 3319.11 and 3319.111.
- 8. The evaluation process will be uniform throughout the district.
- 9. Evaluation data from a three (3) year comparable average shall be used to make employment decisions. If staff members change job assignment the data collection shall start over.
- 10. Staff members shall not be required to evaluate other staff members. Formal evaluations will only be conducted by administrative personnel certificated in one or more of the following areas: principal, supervisor, Superintendent, Assistant Superintendent, or Educational Administrative Specialist, who are employees of the Mansfield City Schools. The Career Technical Director/Vocational Director shall be limited to evaluating Career Tech/vocational personnel only. The district agrees not to use any third party evaluators for evaluating Mansfield City School employees.
- 11. Staff members will have the ability to demonstrate evidence, show a portfolio, present a notebook, and bring data during the evaluation cycle. This evidence shall be used by the administrator in the calculation of the evaluation.
- J. Ohio School Counselor Evaluation System (OSCES)
  - 1. All procedural safeguards provided to OTES teachers under Article IV, Section 401 (A-I) of the Agreement shall be afforded to School Counselors including:
    - a. Evaluation Procedure
    - b. Number of Evaluations
    - c. Finalization of Evaluation
    - d. Remediation of Deficiencies
    - e. Walkthroughs
    - f. Evaluation Committee
    - g. Due Process
    - h. Personnel Action
    - i. General Provisions
  - 2. Pursuant to Ohio Revised Code 3319.113, all school counselors shall be evaluated under the OSCES system.
  - 3. All observations shall be completed using the Ohio Department of Education rubric evaluation forms.
  - 4. The Board shall not conduct an evaluation for any school counselor on leave for 50% or more of the school year.
  - 5. Attach the Appendix X for forms: School Counselor Rubric, School Counselor Professional Growth Plan, Improvement Plan, Final Summative Rating of School Counselor, Form to Demonstrate Student Outcome Using

Student Metric, Informal Observation Open-Ended Form, Pre & Post Observation Questions, and all applicable school counselor forms from ODE.

#### 402 TRANSFERS

- A. Emergency Transfers
  - 1. Emergency transfer rights shall be provided to staff members whose positions are eliminated or substantially altered by building closure or grade relocation. Emergency transfers will be processed according to the provisions of Section 402 A of this Agreement only, and shall become effective at the beginning of the next school year.
  - 2. Procedure for Emergency Transfer/Surplusing
    - a. Staff members who are subject to this policy shall receive written notification at the earliest possible time.
    - b. A job-opening list shall be provided to each involved staff member along with the aforementioned notification. The job-opening list shall contain a job description for each position. The number of positions on the list must be at least equal to the number of affected staff members.
    - An administrative committee consisting of no more than five C. (5) administrators to be named by the Superintendent or his/her designee shall be convened at the earliest possible time, but in no case, sooner than seven (7) calendar days after all affected staff members have been notified. Staff members will be called before the aforementioned committee to select an opening from the job-opening list for which he/she is qualified. Involved staff members will be called before the committee according to their length of continuous service (longest continuous service first) in the Mansfield City Schools, and shall be granted the position he/she selects if he/she meets or exceeds the job description and if the position has not been filled by a previous emergency transfer. The staff member will be granted additional selections should the initial selection not be open to the staff member. The MSEA President or his/her designee shall be permitted to observe all committee meetings with staff. The involved staff member may be accompanied by a representative of his/her choice.

- d. If the above process results in staff members who do not qualify for the remaining positions on the job opening list, such members shall be processed under the provisions of Section 402 C of this Agreement. No staff member shall become unemployed due to building closure, grade relocation, or the implementation of this procedure.
- e. The emergency transfer process shall be completed by May 31 of the calendar year in which transfers are to be effective.
- The administration shall prepare the job openings list which shall include the following information for each position: (1) name of building; (2) grade level and/or subject area; (3) a job description; (4) certification required. Once the job-opening list has been established, it shall not be changed and its provisions shall be applied uniformly and objectively to all affected staff members.
- 4. The administration, in accordance with the provisions of this section, shall determine (1) which positions are subject to this emergency transfer procedure, (2) the job description for each open position, and (3) whether the staff member meets the minimum qualifications for an opening. These determinations shall not be subject to the grievance procedure contained in this Agreement; however, it is understood that any affected staff member whose qualifications meet or exceed the job description shall be considered fully qualified for the position.
- 5. The MSEA shall be entitled to receive the following documents: (1) list of affected staff members; (2) the length of continuous service for each affected staff member; and (3) the job opening list that is to be sent to affected staff members. The aforementioned documents shall be provided to the MSEA President at the same time the job-opening list is provided to affected staff members. The MSEA President may request a meeting with the Superintendent or his/her designee regarding the aforementioned documents. Said meeting shall occur within two (2) days of the request.
- 6. Staff members subject to this procedure will be notified in advance of their scheduled meeting with the administrative committee. This notification will provide sufficient time for the staff member to arrange his/her schedule and responsibilities in order to be present at the meeting. Advance notification of less than twenty-four hours

will require the consent of the staff member. The notification shall include the date, time and place of the meeting. Except in extreme emergencies, staff members will be expected to keep their scheduled meeting appointment. In such emergencies, the staff member and the administrative committee will arrange an alternate meeting as soon as possible in order to ensure that the staff member retains his/her appropriate place in the selection order.

- 7. All emergency transfers shall be implemented prior to any implementation of voluntary or unrelated involuntary transfers.
- 8. Prior to implementing this section, the Superintendent shall meet with the MSEA President to discuss such implementation. If modifications to this section are agreed to, such modifications shall be approved by the Board and MSEA membership prior to implementation.
- B. Voluntary Transfers
  - 1. Letter of Intent forms will be distributed to all staff members by February 1st each year. Such forms shall be completed and returned to the Executive Director of Human Resources by March 1st. The form will provide a place for the staff member to request a voluntary transfer. If a specific voluntary transfer is requested, the staff member will be notified when a vacancy occurs that meets that request. See Appendix L.
  - 2. Staff members applying for vacant positions will be given the opportunity to meet with the principal or immediate supervisor of the building where the vacancy exists.
  - 3. Staff members requesting a change of assignment within their present building must provide written notification to their principal. Such changes will be given preference over other voluntary transfer requests.
  - 4. The final decision on transfers will be made by the Superintendent or his/her designee.
- C. Involuntary Transfers
  - 1. In order to promote the best possible educational program for the children of this district, some involuntary transfers may be necessary. If the Superintendent or his/her designees directs an

involuntary transfer in the building, subject, and/or grade level, notification thereof shall be given to the involved staff member. Within three (3) days of such notification, the staff member may request a meeting with the Superintendent of his/her designee. No involuntary transfers shall be effective sooner than five (5) days following the notification or three (3) days following the meeting, whichever is later.

- 2. No staff member shall be involuntarily transferred without just cause.
- 3. Any staff member has the option of resigning in lieu of accepting an involuntary transfer. This option will not apply to staff members returning from sabbatical leave under Section 706 of this Agreement.
- 4. If the staff member requests a meeting with the Superintendent or his/her designee, he/she will be provided written reasons for the transfer at that meeting. The staff member may, at his/her option, have a representative of his/her choosing present at the meeting.
- 5. The Board shall transport supplies and materials for a member of the bargaining unit who has been involuntarily transferred.

# 403 TERMINATION

- A. Termination shall mean the unilateral cessation of an existing contract for good and just cause as defined in ORC 3319.16.
- B. To ensure that the professional and legal rights of a staff member employed by the Board are protected, when termination of contract action is being considered, the following procedure shall be followed:
  - 1. The contract of a staff member may not be terminated except for gross inefficiency or immorality; for willful and persistent violations of reasonable regulations of the Board; or for other good and just cause.
  - 2. Before terminating any contract, the Board shall furnish the staff member a written notice signed by the Treasurer of its intention to consider the termination of his/her contract with full specification of the grounds for consideration.

- 3. The Board shall not proceed with formal action to terminate the contract until after the tenth day after receipt of such notice by the staff member.
- 4. Within ten (10) days after receipt of notice from the Treasurer of the Board, the staff member may file with the Treasurer written demand for a hearing before the Board or before a referee, and the Board shall set a time for the hearing which shall be within thirty (30) days from the date of receipt of the written demand, and the Treasurer shall give the staff member at least **twenty (20) days'** notice in writing of the time and place of such meeting.
- 5. If a referee is demanded by either the staff member or the Board, the Treasurer shall also give twenty (20) days' notice to the State Superintendent of Public Instruction.
- 6. No hearing shall be held during the summer vacation without the staff member's consent.
- 7. The hearing shall be private unless the staff member requests a public hearing.
- 8. The hearing shall be conducted by a referee appointed pursuant to Section 3319.161 of the Ohio Revised Code if demanded; otherwise, it shall be conducted by a majority of the members of the Board and shall be confined to the grounds given for termination.
- 9. The Board shall provide for a complete stenographic record of the proceedings with a copy of the record to be furnished to the staff member.
- 10. The Board may suspend a staff member pending final action to terminate his/her contract if, in its judgment, the character of the charges warrants action.
- 11. Both parties may be present at such hearing, be represented by counsel, require witnesses to be under oath, cross-examine witnesses, take a record of the proceedings, and require the presence of witnesses in their behalf upon subpoena to be issued by the Treasurer of the Board.
- 12. In case of the failure of any person to comply with a subpoena, a Common Pleas Judge of the county in which the person resides,

upon application of any interested party, shall compel attendance of the person by attachment proceedings as for contempt.

- 13. Any member of the Board or referee may administer oaths to witnesses.
- 14. After a hearing by a referee, the referee shall file his report within ten (10) days after the termination of the hearing.
- 15. After a hearing by the Board, the Board by a majority vote may enter its determination upon its minutes.
- 16. After consideration of the referee's report, the Board by a majority vote may accept or reject the referee's recommendation on the termination of the staff member's contract and shall enter its determination upon its minutes.
- 17. Any order of termination of a contract shall state the grounds for the termination.
- 18. If the decision, after hearing, is against termination of the contract, the charges and the record of the hearing shall be physically expunged from the minutes, and if the staff member has suffered any loss of salary by reason of being suspended, he/she shall be paid his/her full salary for the period of suspension.
- 19. Any staff member affected by an order of termination of contract may appeal to the Courts of Common Pleas, Richland County, within thirty (30) days after receipt of notice of the entry of the order.

#### 404 NON-RENEWAL

- A. Non-renewal shall mean non-reemployment, cessation of service upon expiration of an existing limited contract.
- B. To ensure that the professional and legal rights of the staff member employed by the Board are protected when non-renewal of a limited contract is being considered, the following procedures shall be followed:
  - 1. The principal or immediate supervisor of the staff member in question will have conferred with said staff member prior to recommending that he/she be non-renewed. Upon request by the staff member, reasons for recommending non-renewal shall be

stated in writing and given to the staff member within three (3) mutual working days of the conference. Such conference shall be held prior to official Board action. If the staff member is absent each of the three (3) days, the time for delivery of reasons will begin when the staff member returns to work.

- 2. If action to non-renew a staff member's contract is initiated by a body or administrator other than the staff member's principal or immediate supervisor, the body or administrator initiating the action, together with the principal or immediate supervisor, shall meet with the staff member in question. Upon request by the staff member, reasons for recommending non-renewal shall be stated in writing and given to the staff member within three (3) days of the conference. Such conference shall be held prior to official Board action. If the staff member is absent each of the three (3) days, the time for delivery of reasons will begin when the staff member returns to work.
- 3. Conferences called for in Section 404 B (1 and 2) will be held no later than April 15 in each year and at least five (5) days prior to official Board action.
- 4. In all cases where non-renewal of a contract is being considered, the staff member in question must have had at least three (3) evaluations at least thirty (30) calendar days apart. Each evaluation shall be preceded by at least one observation of at least thirty (30) minutes in length. The evaluations shall be completed before April 1, during the school year in which the non-renewal is to take place.
- 5. If just cause for non-renewal of a contract has not been established, the staff member(s) shall have the right to expect that the appropriate contract will be granted. The question of whether just cause has been established shall not be processed or answered in the grievance procedure.
- 6. The above stated procedure supersedes the procedure set out in ORC 3319.11.

# 405 REDUCTION IN FORCE

A. A reasonable reduction of staff members may be made by suspending staff members' contracts in the event that a reduction becomes necessary as a result of a substantially decreased enrollment or pupils over a

reasonable period of time, return to duty of regular staff members after leaves of absence, by reason of suspension of schools or territorial changes affecting the district, or for financial reasons. This reduction will be in accordance with the provisions of this article. The RIF procedure, but not the reasons for RIF, shall be grievable.

- B. The procedures to be applied for a reduction in force are as follows:
  - 1. Implementation of a RIF program shall be effective as of August 1.
  - On or before April 1, preceding the date of implementation, the MSEA President shall be notified of the Board's intent to consider a RIF program.
  - 3. A meeting shall be held between representatives of the MSEA and the Board to review appropriate data indicating a need for a reduction in staff. This meeting shall be held within fifteen (15) days of notice to the MSEA President as provided for in paragraph 2 above.
  - 4. A formalized list shall be prepared indicating the specific positions to be suspended. This statement shall be prepared prior to the first of May during the calendar year in which implementation is to occur. The MSEA President shall receive a copy of said list.
  - 5. A reduction in force will be accomplished by applying the following steps:
    - a. Any reduction in staff shall be first covered through normal attrition.
    - b. If further reductions are necessary, the Superintendent shall make recommendations to the Board of Education for the suspension of teacher contracts in the positions identified in B.4 above based upon the staff members' evaluation ratings as follows:

Members who are rated Ineffective according to article 401 shall have their contracts suspended first. Among those rated Ineffective, preference will be given to those members on a continuing contract according to their seniority (article 407). If further suspension of contracts are necessary, then members who are rated Developing, Skilled, and **Accomplished shall be deemed "Comparable" and preference** 

shall be given to those members on continuing contracts according to their seniority (article 407) and then to those members on limited contracts according to seniority.

- c. The staff member(s) are identified through the procedure in 405 (b) are the staff member(s) whose contracts are to be suspended unless it is possible for the identified staff member(s) to bump a staff member(s) in another area for which the bumping staff member(s) is properly certificated and the member being bumped has: an comparable evaluation and less seniority.
- 6. System-wide seniority as defined under Article IV, Section 407.
- 7. A staff member(s) whose contract(s) is suspended as a result of a RIF program shall be given written notification by registered mail or personal service with a signed certificate of service. This notification shall occur prior to May 1 of the year that the RIF program is to be implemented. The notification shall state the reason(s) for the reduction and reason(s) for the selection of said staff member(s).
- 8. Contract suspensions will be effective on August 1 of the year of implementation of a RIF program.
- 9. Reemployment of staff members whose contracts were suspended by the RIF program:
  - a. Staff member(s) whose contract is suspended shall be placed on a recall list stating the most recent comparable summative evaluation rating, the type of contract he/she holds (continuing or limited), years of continuous service to the district and subject(s) certified to teach.
  - b. A staff member on the recall list shall be offered a contract, for a position for which he/she is certificated (or can indicate official certifiability), as set forth on said recall list, as positions become available and in reverse order of the prescribed layoff procedure. Those with higher comparable evaluations (Accomplished, Skilled, and Developing) shall be recalled first. If the evaluation ratings of more than one member are comparable, preference shall be given to members who were on continuing contracts beginning with

the most senior and then those who were on limited contracts beginning with the most senior.

It is the responsibility of the involved staff member(s) to advise the Board of the address where they can be reached.

- A staff member who is offered a contract under the С. provisions of this agreement must respond within ten (10) business days of postmark of said offer. During summer months (outside the student school year) a copy of the offer shall be sent by certified mail to the MSEA President, 1st Vice President, and 2<sup>nd</sup> Vice President within 24 hours of being postmarked and during the school year the notices shall be hand-delivered to these MSEA officers at their work location 48 hours after the offer has been postmarked. If a staff member does not accept a contract or fails to respond in the time stated, the staff member will be reduced to least senior for that area of certification. If the offer of a contract is returned unopened, that staff member will retain his/her seniority position and will be offered the next available opening for which he/she is properly certificated.
- d. Transfers of staff members employed but not affected by the RIF program shall be limited to positions not affected by said program. If a position(s) initially suspended is reinstated or if a new position(s) is established, this position(s) will be offered first to staff member(s) who are properly certificated and whose name(s) appear on the recall list (as developed in Section 5 a). Transfers may be made to a position affected by the RIF program after the position(s) have been offered to all properly certificated staff members on said recall list.
- e. No staff member new to the bargaining unit will be employed until all properly certificated staff members on the recall list have been offered a contract for the position in accordance with the provisions of this Agreement.
- f. Upon reemployment all rights related to salary, fringe benefits, and seniority shall be fully restored.
- g. Recall rights shall remain in effect for twenty-four (24) months from the effective date of the suspension.

- 10. Staff members suspended as a result of the RIF program will be given preferential consideration as substitute teachers.
- 11. Suspended staff members shall have the right to pay the total premium for group life, hospitalization, and other group benefits for a period not exceeding two (2) years.
- 12. If the contract of an individual is involuntarily reduced, the individual shall be given the option of accepting the reduced contract or accepting a voluntary layoff and being placed on the RIF recall list. Should the individual accept a voluntary layoff, the district administration, when contacted by the Ohio Bureau of Employment Services, shall inform the Bureau that the individual accepted a voluntary layoff.
- 13. If employees are laid off (RIF) the MSEA or the Board can request a meeting to develop a mutually agreed upon plan for expediting the recall process. This shall be dealt with on a case by case basis and not permanently modify any language set in article 405.

# 406 VACANCIES

- A. Posting of Vacancies
  - 1. All vacancies which shall be defined as a position previously held by a staff member or employee of the Board who has resigned, retired, died or has been terminated for cause, or any newly created position requiring a certificate, regardless of position, time of year, or whether the opening implies a promotion, shall be posted on at least one bulletin board in every building. The Board reserves the right to determine whether a vacancy shall be filled.
  - 2. The MSEA President shall receive all notices of vacancies at the time of posting or notification.
  - 3. All vacancy notices shall be dated and posted on the District website and on the Central Office bulletin board and e-mailed to all staff members' district accounts.
  - 4. No position will be filled prior to five (5) days from the date the vacancy notice was posted. Applications must be submitted within this five (5) day period by staff members.

- B. All vacancy notices shall clearly set forth reference to the job description, salary, and procedures for application.
- C. Any staff member who holds the specific certification or who will have the specified certification prior to the effective date of the opening, may apply for an open position and shall be granted an interview. No vacancy shall be filled by appointment or transfer prior to posting.
- D. If four or more current staff members apply for and meet the job description for a bargaining unit position, then one of those staff members shall be offered the vacancy.
  - 1. A vacancy created by implementing 406 D shall not require a further implementation of 406 D from the first day of school through April 30.
  - 2. Any and all vacancies that occur from May 1 through the first day of school shall require the implementation of 406 D.
- E. If fewer than four apply for a vacancy, the above provision would in no way prohibit the Board from transferring a current staff member to the vacancy, nor does it relieve the Board of following all other provisions of Section 406.

# 407 SENIORITY

- A. Seniority Defined
  - 1. Seniority shall mean the length of continuous employment with the Mansfield City Schools in a bargaining unit position as follows.
  - 2. Seniority shall accrue for all time a staff member is on active pay status or is receiving Workers' Compensation benefits or has their contract suspended while on layoff status, as per Section 405, Reduction in Staff, of this Agreement.
  - 3. Time spent on inactive pay status (e.g., unpaid leave of absence) shall not contribute to the accrual of seniority but shall not constitute a break in seniority.
  - 4. Full-time staff members shall accrue one (1) year of seniority for each year employed as determined by the minimal full-time standard as defined by this Agreement.

- 5. Part-time members shall accrue seniority prorated against the minimal full-time standard as defined by this Agreement.
- 6. No staff member shall accrue more than one (1) year of seniority in any one (1) work year.
- 7. A staff member teaching under temporary certification and rehired for a succeeding year shall maintain seniority rights for all years of teaching in the district under the temporary certificate.
- 8. Any staff member who has his/her contract involuntarily reduced will continue to accrue at the previous rate of seniority. Voluntary acceptance of a reduced contract will result in a reduced accrual rate of seniority.
- B. Equal Seniority

A tie in seniority shall occur when two (2) or more staff members in the same classification or area of certification have the same amount of seniority credit as determined by the seniority list. Ties in seniority shall be broken by the following method to determine the most senior staff member.

- 1. The staff member with the first day worked for the Board on the regular school calendar, if determinable; then
- 2. The staff member with the earliest date of hire by the Board; then
- 3. The staff member whose most recent application was filed earliest, if applications are available; then
- 4. By lottery, the staff member whose name is drawn first will have the most seniority, etc. This procedure shall be implemented in the presence of designated MSEA representatives.
- C. Superseniority

For layoff purposes only, staff members employed under a continuing contract shall have greater seniority than staff members employed under a limited contract.

D. Loss of Seniority

Seniority shall be lost when a staff member retires or resigns; is terminated; is non-renewed (except as provided in A 7 of this article) or is otherwise removed from the recall list as stated in Section 405.

E. Posting of Seniority List

The seniority list shall be posted annually by December 1 of each year. The Board shall prepare and post on the designated bulletin board a seniority list indicating area(s) of certification, the date of Board hire, and the contract status of each staff member. Each building association representative shall be given a copy of the seniority list to place in the **teacher's lounge.** Such list shall be provided to the MSEA President at least five (5) days before the date of posting each school year.

- 1. The names of staff members on the seniority list shall appear in seniority rank order. The name of the most senior staff member shall appear at the top of the listing and the name of the least senior staff member shall appear at the bottom of the listing.
- 2. The names of all part-time staff members shall appear on the seniority lists but shall be listed separately from the names of full-time staff members.
- F. Correction of Inaccuracies

Each staff member shall have a period of twenty (20) days after the posting of the seniority lists in which to advise the Board or its agent(s) and the MSEA, in writing, of any inaccuracies which affect the staff **member's seniority.** The Board or its agent(s) shall investigate all reported inaccuracies and make such adjustments as may be in order and shall post the updated seniority lists immediately. No protest shall be considered after twenty (20) days of the posting of the seniority lists and the lists shall be considered as final under the next posting, for the purpose of protesting inaccuracies.

# ARTICLE V TEACHING CONDITIONS

#### 501 PREPARATION TIME

Teachers shall be released from all student responsibility while their classes are being conducted by special staff members in music, art, and physical education. Non-pupil contact time during the school day will be used by the staff member in a manner which most effectively enables him/her to perform his/her professional duties. Staff members may leave the building during non-pupil contact time (preparation time) for reasons related to their teaching assignment. Staff members shall provide verbal notice to the building office prior to leaving the building. All staff members shall have non-pupil contact time each day exclusive of the required lunch period in an amount which shall be 40 consecutive, uninterrupted minutes each day. Each staff member shall have a minimum of five (5) hours non-pupil contact time per week, of which a minimum of 3 HOURS AND 20 MINUTES of the non-pupil contact time shall be within the student day each week of the school year. Mandatory meetings shall be limited to two mornings per five day work week. On weeks having four or fewer work days, no more than one mandatory meeting shall occur before school.

# 502 CALENDAR

- On or before November 1 of each school year, a Calendar Committee shall Α. be established for the purpose of developing calendar recommendations. On or before January 15 of each school year, the Calendar Committee shall have developed three (3) calendar recommendations. Upon completion of the Calendar Committee's recommendations, the calendar recommendations shall be submitted to all staff members represented by the bargaining unit for a ballot vote on their individual choice. The calendar that receives a majority vote from the staff members represented by the bargaining unit shall be recommended to the Board for adoption. If none of the three recommendations receives a majority vote, the recommendations receiving the most votes and the second most votes shall be submitted to the staff for a second ballot vote. If there is a tie vote on the second ballot, the winning recommendation shall be decided by lot. The recommendation must be sent to the Board of Education by February 1 of each year. If the Board rejects the recommendations, the matter will be referred back to the Calendar Committee. The Committee shall have ten (10) working days to consider the matter and to submit further recommendations upon which the Board shall take action. This shall end the duties of the Calendar Committee. The deadlines contained herein shall be extended upon mutual agreement of the MSEA and the Board.
- B. Staff member representation on the Calendar Committee shall be six (6) staff members appointed by the MSEA Committee. The total membership of the Committee shall not exceed twelve (12) persons exclusive of the committee chairperson.
- C. The chairperson of the Calendar Committee shall be chosen by the Board.
- D. Meetings shall be held at times other than the school day.

- E. The School Calendar Committee shall meet by November 1 and their recommendations shall be submitted to the Board by February 1.
- F. The calendar will not exceed one hundred eighty-four (184) days which shall be the staff member contract year. Said calendar shall include one hundred eighty (180) days with students in attendance, two in-service days, one classroom preparation/building in-service day, and one records day (end of second semester). The classroom preparation/building inservice day shall be scheduled at the start of the school year. The two compensatory days for parent teacher conferences shall be scheduled by the Calendar Committee. One in-service day will be scheduled at the discretion of the Superintendent/designee, and the other in-service will be scheduled at the discretion of the MSEA. The agenda for one in-service day will be planned and staffed by the MSEA, and the agenda for the other in-service day will be planned and staffed by the Superintendent/designee.
- G. Calendars shall be established in one-year segments and shall be established for two school years at a time, following the format outlined in A & F in article 502. Then every school year that ends with an even number (0, 2, 4, 6, or 8) the committee will meet and develop calendars for two additional years. If the state imposes any mandates that conflict with the adopted calendar, the committee shall meet and make necessary adjustments.
- H. The maximum school day shall not exceed seven and one-half (7 1/2) hours. All make-up calamity days, if needed, shall be made up at the end of the school year. After ten (10) calamity days have been declared by the district, beginning with calamity day eleven (11) all calamity days shall be made up with students and staff, at the end of the school year. Students shall meet the state required student instructional hours
  - i. Staff shall not be required to report during any of days the district has declared as a calamity day.
  - ii. On a delay start of the school day staff will adjust their report time by the same amount as the delay.
  - iii. If make-up days are scheduled, final student grades shall be due on the last teacher work day.

# 503 INSTRUCTIONAL MATERIALS AND SUPPLIES

Each and every bargaining unit member shall be allotted \$175 per school year to purchase supplies. Funds shall be available annually on September 1<sup>st</sup> for every bargaining unit member to make their purchases. All purchases shall be on a District

purchase order. This is not a reimbursement, but funds shall be made available to every bargaining unit member.

## 504 LUNCH PERIOD

All staff members shall have an uninterrupted, duty-free thirty (30) minute lunch period without supervisory responsibilities. Staff members may leave the building during their duty-free lunch period.

## 505 PARENT COMPLAINT PROCEDURE

- A. All parent complaints against staff members should be resolved by personal conferences at the school level. Such conferences should involve those directly concerned with the complaint.
- B. Attempts to resolve parent complaints should begin at the lowest level as soon as possible; complaints should follow a process of staff member to principal to Superintendent, or his/her designee, to the Board. Complaints received at higher levels shall be routed to the lowest appropriate level for resolution.
- C. Parent complaints will not be placed in the personnel file system, unless they are signed by the complaining parent. If a complaint is filed in the **staff member's personnel file, a report will be written by each** administrator hearing the complaint. Parental complaints shall not be raised in the evaluation procedure unless the complaint(s) have been brought to the attention of the staff member during the time period covered by an evaluation. The staff member will have the right to respond and said response shall be attached to the written reports. A copy of all documents will be given to the staff member when filed.
- D. The primary focus of all administrators and staff members in this regard will be on the prompt and equitable resolution of the complaint.

#### 506 STAFF MEMBER ASSAULT

- A. Upon notice to the building principal that an assault upon a staff member has been committed, any staff member having information relating to said assault shall, as soon as possible, prepare a written statement embracing **all facts within the staff member's knowledge regarding said assault, sign** said statement, and present it to the building principal.
- B. Within a reasonable time thereafter, while the principal is investigating the claim of the alleged assault, the involved student(s) will be removed from

all school classrooms, halls, the cafeteria, and school or school-related activities. If the principal determines that the student(s) did commit the alleged assault, he/she shall be suspended for a period not to exceed ten (10) school days, pending an expulsion study. The Board and administration shall comply with all state laws regarding suspension and expulsion of student(s) who have committed an assault.

C. When the student(s) returns to school after a suspension or expulsion, the assaulted staff member may request that the involved student be reassigned to another classroom. The administration shall make every reasonable attempt to make such reassignment.

# 507 BEHAVIOR INTERVENTION TEAMS (Student Discipline)

- A. In each building an Intervention Team will be established.
- B. A Behavior Intervention Team may be established at the request of staff to take recommendations on appropriate student discipline.
  - 1. The team will include a building administrator, a guidance **counselor and teachers elected by the building's instructional staff.** The committee shall not exceed six (6) members excluding the teacher making the disciplinary referral who will be an ad hoc member of the team.
  - 2. Members of the committee shall be provided with training opportunities that are eligible for continuing education units. The committee may identify and recommend necessary training opportunities for the building staff.
  - 3. The Behavior Intervention Team will, in each building, decide on procedures for notifying the referring teacher on the disposition of the referral.
  - 4. Should a Behavior Intervention Team believe that the building **principal or assistant principal has not accepted the team's** recommendation, the team may request a discussion with the superintendent/designee.

# 508 STAFF MEMBER LOUNGE FACILITIES

The Board agrees to upgrade and improve faculty lounge facilities throughout the district in relation to the school system's ability to finance these improvements. The District shall be responsible for having a working refrigerator in every lounge, with a maximum of three per building.

## 509 PROFESSIONAL WORK CENTER

A professional work center shall be maintained in an accessible area in each instructional building. Such facilities shall be for the use of the staff members in preparation of classroom materials, teaching aids, and communications to parents and guardians. Such work centers shall include maintained office equipment and adequate supplies. In a private area of each instructional building, there shall be a telephone primarily for the use of the staff members.

# 510 PARENT/STAFF MEMBER CONFERENCE

- A. Two evenings per semester for all grade levels shall be designated as parent-student-staff member conference days. Such parent-student-staff member conferences shall be scheduled for three and one-half (3 ½) hours on two evenings. One compensatory day shall be scheduled for each semester. There shall be an early release of students on the first scheduled parent-student-staff conference day of each semester. No conferences shall be scheduled earlier than one hour after the release of students on the second scheduled parent-student-staff conference of each semester.
- B. One compensatory day shall be scheduled for each semester. The Calendar Committee shall determine when the staff shall have days off due to the parent-student-teacher conference schedule.

# 511 NON-TEACHING DUTIES

To the extent possible staff members shall be relieved of non-teaching duties by the use of aides and volunteers. These non-teaching duties include lunchroom supervision, noon hour supervision, hallway supervision, recess supervision, supervision of children waiting for transportation and study hall duty.

Each elementary school will have a schedule/duty committee that shall make recommendations to the principal concerning duty and preparations schedules by June 1<sup>st</sup>.

# 512 TRANSPORTATION OF STUDENTS

A staff member shall not be required to use a personal vehicle to transport students for any purpose. In the event that a staff member choose to use a personal vehicle to transport students for approved school activities and/or school business, the Board of Education shall provide personal injury liability insurance to the limits of \$300,000 per person and \$500,000 per occurrence and \$25,000 personal property coverage. Staff members shall not be required to complete enrollment forms or to obtain individual advance approval in each case for this coverage to apply.

## 513 ACADEMIC FREEDOM

The staff member has the right to perform his/her professional responsibilities in the classroom in any way he/she believes will best encourage a broad and complete understanding by students of education subject matter. Such right shall be exercised within the bounds of professional responsibility and the Boardadopted educational philosophy and curricula.

- 514. CLASS SIZE (Effective beginning of 2016-17 School Year)
  - A. The Board recognizes the class-size limits for the district:
    - 1) Split-grade classes in the elementary (kindergarten through grade 6) for the purpose of relieving pupil overload shall be discouraged. If established, such classes should not exceed twenty-five 25 students pupils.
    - 2) Based on the October enrollment report, if the ratio of building certified staff (excluding special education, art, music, and physical education) to students exceeds one (1) to twenty-three (23), a paraprofessional shall be assigned to that building for that school year.
    - Special education classes shall be limited to the number allowed under the state standards. This includes classes which serve children with physical, mental, and emotional problems that require specialized classroom experience.
    - 4) Special subject areas at all the secondary levels (7-12) such as laboratory classes, vocational classes, computer labs, career tech, art, and language laboratories shall be limited to the number of available student learning stations.
    - 5) Performing music and physical education classes will be excluded from the above class size cap.
    - 6) Decisions regarding intra-district open enrollment will be made after the first two weeks of school. Upon request, the administration shall review intra-district open enrollment cases with the MSEA President.

- B. To compensate employees for larger class size, the following standards shall be implemented:
  - For all regular K-6<sup>th</sup> grade classroom teachers that have 25 students or more, the Board shall pay \$200 per student per nine-weeks for student number 26 and higher. This shall be calculated on the using the number of students' grades turned in each nine weeks.
  - For all regular 7<sup>th</sup> 12<sup>th</sup> grade classroom teachers that have 25 students or more, the Board shall pay \$35 per student per period per nine-weeks for students' number 26 and higher. This shall be calculated on the using the number of students' grades turned in each nine weeks.
- C. The Teacher shall be responsible for completing the form (created by the **Treasurer's office, reviewed by the MSEA) and turning the form into the** building principal/administrator who shall verify the request then forward, within seven (7) days, to the Treas**urer's office for payment.** All forms shall be turned into the building principal/administrator within seven (7) calendar days of the last day of each of the four (4) nine weeks. Payment shall be made within 30 days of the Treas**urer's office receiving the** form.

# 515. HEALTH AND SAFETY

A. Maintenance of Health and Safety

The employer shall be responsible to ensure and maintain conditions of employment that are free of hazards that are causing or are likely to cause accident, injury, or illness to **employees.** The employer's Occupational Safety and Health program shall comply with the requirements of ORC 4167.

- 1. When the environmental conditions in an area of a building are, in **the employee's judgment detrimental to the educational process, to** the health and safety of students, or to the health and safety of the employees, the employee may notify the building administrator. Such notice shall be in writing.
  - a. Upon notification, the building administrator will attempt to identify the cause of the condition and identify options to remedy the situation. The building administrator will keep the employee informed of his/her efforts to correct the situation.

- 2. If the condition is not addressed within five (5) workdays, the employee may notify the Director of Operations of the situation. Such notice shall be in writing. Within five (5) work days of receipt, the Director of Operations will meet with the employee to discuss the conditions, actions taken and/or to be taken to identify the nature and cause of the problem and, if known at the time, the steps taken and/or to be taken to address the condition(s). Information as to projected timelines for action(s) will be shared, if available. The Director of Operations will keep the employee informed of his/her efforts to correct the situation.
  - a. It is understood that the ability to identify the cause of an environmental condition and the effort and amount of time necessary to correct the condition may delay repairs, however, if such is true the employee will be notified in a timely manner and will be kept informed of efforts to correct the situation.
- 3. If an employee is not satisfied with the steps taken to identify and/or address the condition, he/she may request and will be granted a meeting with the Director of Operations and the Superintendent and a board member.
- B. First Aid

The employer shall ensure that there is reasonable access to adequate first aid kit(s) at each work site, which shall be maintained at designated locations. The first aid kit will include an adequate supply of disposable rubber gloves and CPR masks.

C. Drug Free Workplace Committee

The purpose of the Drug Free Workplace Committee is limited to the development of proposals for a drug free workplace pursuant to the Drug Free Workplace Act.

The Committee shall have no authority to revise, delete, add, or modify any article or section of the negotiated agreement. Rather, the Committee shall submit its recommendations to the MSEA and the Board pursuant to Article 1 of the Agreement.

The Board and MSEA shall follow the ratification procedures in Article 1.

The Committee shall consist of five members of the MSEA appointed by the president and five representatives appointed by the superintendent. Up to three consultants may be used by each side at each meeting.

The Committee shall seek the advice of education, health care, and social service professionals in the development of the proposals.

## 516. STAFF ATTENDANCE AT OPEN HOUSE

- A. Staff shall attend open house in their respective building. All staff members who attend open house shall work one-half (1/2) day on the members' last scheduled workday of the year and shall receive one-half (1/2) day release time on such day.
- B. If an emergency should occur and staff are unable to attend, the staff member must contact his/her building principal.
- C. Staff will be notified of the date of open house during the month of May.

# 517. EMPLOYEE DISCIPLINE

- A. Unless the welfare of students, other district employees, and/or the district are adversely affected, and/or dependent upon the seriousness of the offense, discipline shall be progressive in nature with respect to the same infraction, in accordance with the procedure set forth below.
- B. Progressive Procedural Order
  - 1. Informal/verbal
  - 2. Written Reprimand
  - 3. One-day Suspension without pay (by Superintendent or designee)
  - 4. Three-day Suspension without pay (by Superintendent or designee)
  - 5. Five-day Suspension without pay (by Superintendent or designee)
  - 6. Termination in accordance with ORC 3319.16.
- C. Any written record of disciplinary action will be kept in the employee's active personnel file in accordance with 306 (G) Personnel Files.
- D. No employee shall be subject to discipline except for just cause, commencing with Level 2 (Written Reprimand) in the above procedure.
- E. Excluding informal/verbal reprimands, disciplinary action shall be subject to the grievance procedure.

## 518 NEW FACILITIES

As new buildings are opened and staff is reassigned to new worksites, the following provisions shall apply:

- 1. staff will be responsible for packing and unpacking their items to be moved;
- 2. moving of all school-owned items will be the responsibility of the persons outside the teacher bargaining unit;
- 3. the Board will supply packing materials;
- 4. time will be allocated to allow staff to pack, unpack and organize classroom/worksite.

The implementation of these and other issues which may arise during the course of these building changes will be referred to and resolved through labor management meetings.

## 519 Staff Dress Code

- 1. The association recognizes the necessity of establishing a standard of dress for the students, and encourages the bargaining unit members to dress in a professional manner to present a good image to the students.
- 2. Exceptions shall be made for activities which require a more casual dress.
- 3. When principals monitor their building staff in regard to the standard of dress, the OVERALL appearance of the employee shall be taken into consideration, not specific items of dress.
- 4. Within the limitations established by the conditions of the provision, the standard of dress shall be determined through the judgment of the bargaining unit member, subject to review by the principal.
- 520 Lesson Plans

Lesson plans will be provided to the building principal on the first day of the workweek. **Teachers' lesson plans shall be available for substitutes in their** classrooms.

521 Travel Time

When a staff member is required to travel between multiple buildings during the same work day, they shall be given thirty (30) minutes for travel time if the distance between the buildings is three (3) miles or less or forty-five (45) minutes for travel time if the distance between the buildings is more than three

(3) miles. This shall not count as part of their lunch period (Article 504) or prep time (Article 501).

# ARTICLE VI SALARY AND FRINGE BENEFITS

601 Salary

A. Salary Schedule Index

## TEACHER INDEX

Years of experience			150 Sem. Hrs.		Master's	Master's
on	Non-	Bachelor's	Bachelor's	Master's	Degree +	Degree +
Schedule	Degree	Degree	Degree	Degree	15 Hours	30 Hours
0	0.8250	1.0000	1.0600	1.1200	1.1700	1.2350
1	0.8750	1.0650	1.1250	1.1850	1.2350	1.3000
2	0.9250	1.1300	1.1900	1.2500	1.3000	1.3650
3	0.9750	1.1950	1.2550	1.3150	1.3650	1.4300
4	1.0150	1.2600	1.3200	1.3800	1.4300	1.4950
5	1.0550	1.3250	1.3850	1.4450	1.4950	1.5600
6	1.0850	1.3900	1.4500	1.5100	1.5600	1.6250
7	1.1150	1.4550	1.5150	1.5750	1.6250	1.6900
8	1.1450	1.5200	1.5800	1.6400	1.6900	1.7550
9	1.1650	1.5850	1.6450	1.7050	1.7550	1.8200
10	1.1850	1.6500	1.7100	1.7700	1.8200	1.8850
11	1.2050	1.7150	1.7750	1.8350	1.8850	1.9500
12	1.2250	1.7800	1.8400	1.9000	1.9500	1.9800
13		1.8100	1.8700	1.9300	1.9800	1.9950
18		1.8250	1.8850	1.9450	1.9950	2.0100
27		1.8400	1.9000	1.9600	2.0100	2.0250
30		1.8700	1.9300	1.9900	2.0400	2.0550

# B. Effective July 1, 2019 – Teachers' Salary Schedule

Years of experience on	Non-	Bachelor's	150 Sem. Hrs. Bachelor's	Master's	Master's Degree +	Master's Degree +
Schedule	Degree	Degree	Degree	Degree	15 Hours	30 Hours
0	27,473	33,301	35,299	37,297	38,962	41,127
1	29,138	35,466	37,464	39,462	41,127	43,291
2	30,803	37,630	39,628	41,626	43,291	45,456
3	32,468	39,795	41,793	43,791	45,456	47,620
4	33,801	41,959	43,957	45,955	47,620	49,785
5	35,133	44,124	46,122	48,120	49,785	51,950
6	36,132	46,288	48,286	50,285	51,950	54,114
7	37,131	48,453	50,451	52,449	54,114	56,279
8	38,130	50,618	52,616	54,614	56,279	58,443
9	38,796	52,782	54,780	56,778	58,443	60,608
10	39 <i>,</i> 462	54,947	56,945	58,943	60,608	62,772
11	40,128	57,111	59,109	61,107	62,772	64,937
12	40,794	59,276	61,274	63,272	64,937	65 <i>,</i> 936
13		60,275	62,273	64,271	65,936	66,435
18		60,774	62,772	64,770	66,435	66,935
27		61,274	63,272	65,270	66,935	67,435
30		62,273	64,271	66,269	67,934	68,434

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# C. Effective July 1, 2020 – Teachers' Salary Schedule

Years of experience on Schedule	Non- Degree	Bachelor's Degree	150 Sem. Hrs. Bachelor's Degree	Master's Degree	Master's Degree + 15 Hours	Master's Degree + 30 Hours
0	28,161	34,134	36,182	38,230	39,937	42,155
1	29,867	36,353	38,401	40,449	42,155	44,374
2	31,574	38,571	40,619	42,668	44,374	46,593
3	33,281	40,790	42,838	44,886	46,593	48,812
4	34,646	43,009	45,057	47,105	48,812	51,030
5	36,011	45,228	47,276	49,324	51,030	53,249
6	37,035	47,446	49,494	51,542	53,249	55 <i>,</i> 468
7	38,059	49,665	51,713	53,761	55,468	57,686
8	39,083	51,884	53,932	55 <i>,</i> 980	57,686	59 <i>,</i> 905
9	39,766	54,102	56,150	58,198	59 <i>,</i> 905	62,124
10	40,449	56,321	58,369	60,417	62,124	64,343
11	41,131	58,540	60,588	62,636	64,343	66,561
12	41,814	60,759	62,807	64,855	66,561	67 <i>,</i> 585
13		61,783	63,831	65 <i>,</i> 879	67,585	68,097
18		62,295	64,343	66,391	68,097	68,609
27		62,807	64,855	66,903	68,609	69,121
30		63,831	65,879	67,927	69,633	70,145

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# D. Effective July 1, 2021 – Teachers' Salary Schedule

$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Years of experience on Schedule	Non- Degree	Bachelor's Degree	150 Sem. Hrs. Bachelor's Degree	Master's Degree	Master's Degree + 15 Hours	Master's Degree + 30 Hours
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		U	Ū	U	0		
232,36339,53541,63543,73445,48347,757334,11241,80943,90946,00847,75750,031435,51244,08446,18348,28250,03152,306536,91146,35848,45750,55652,30654,580637,96148,63250,73152,83054,58056,854739,01150,90653,00555,10556,85459,128840,06053,18055,27957,37959,12861,402940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	0	28,864	34,987	37,086	39,185	40,935	43,209
334,11241,80943,90946,00847,75750,031435,51244,08446,18348,28250,03152,306536,91146,35848,45750,55652,30654,580637,96148,63250,73152,83054,58056,854739,01150,90653,00555,10556,85459,128840,06053,18055,27957,37959,12861,402940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	1	30,614	37,261	39,360	41,460	43,209	45 <i>,</i> 483
435,51244,08446,18348,28250,03152,306536,91146,35848,45750,55652,30654,580637,96148,63250,73152,83054,58056,854739,01150,90653,00555,10556,85459,128840,06053,18055,27957,37959,12861,402940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	2	32,363	39,535	41,635	43,734	45,483	47,757
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	3	34,112	41,809	43,909	46,008	47,757	50,031
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	4	35,512	44,084	46,183	48,282	50,031	52,306
739,01150,90653,00555,10556,85459,128840,06053,18055,27957,37959,12861,402940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	5	36,911	46,358	48,457	50,556	52,306	54,580
840,06053,18055,27957,37959,12861,402940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	6	37,961	48,632	50,731	52,830	54,580	56,854
940,76055,45457,55459,65361,40263,6761041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	7	39,011	50,906	53,005	55,105	56,854	59,128
1041,46057,72959,82861,92763,67665,9501142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	8	40,060	53,180	55,279	57,379	59,128	61,402
1142,15960,00362,10264,20165,95068,2251242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	9	40,760	55,454	57,554	59 <i>,</i> 653	61,402	63,676
1242,85962,27764,37666,47568,22569,2741363,32665,42667,52569,27469,799	10	41,460	57,729	59,828	61,927	63,676	65 <i>,</i> 950
13 63,326 65,426 67,525 69,274 69,799	11	42,159	60,003	62,102	64,201	65,950	68,225
	12	42,859	62,277	64,376	66,475	68,225	69,274
	13		63,326	65,426	67,525	69,274	69,799
18 63,851 65,950 68,050 69,799 70,324	18		63,851	65,950	68,050	69,799	70,324
27 64,376 66,475 68,575 70,324 70,849	27		64,376	66,475	68,575	70,324	70,849
30 65,426 67,525 69,624 71,373 71,898	30		65,426	67,525	69,624	71,373	71,898

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## E. Staff Development

Graduate or undergraduate credit hours obtained by each staff member shall be reviewed upon receipt by the Board. To receive pay increase for first semester, transcripts must be delivered to the Human Resources Office by October 10. To receive pay increase for the second semester, transcripts must be delivered to the Human Resources Office by February 10.

The Local Professional Development Committee will investigate CEU accreditation for in-service programs conducted after school hours. CEU accreditation to be implemented with the 1997-98 school year.

# F. Staff Member's Experience Credit

When employing an experienced staff member, full credit on the salary schedule shall be given for public school teaching experience or accredited private school experience up to ten years. A year of experience shall be defined as one hundred twenty (120) days or more of employment in any one school year.

# G. Longevity

After thirteen (13) years of experience, staff members shall move to step 13 on the pay scale. After 18 years of experience, staff members shall move to step 18 on the pay scale. After 27 years of experience, staff members shall move to step 27 on the pay scale.

- H. Substitute Pay for Staff Members
  - 1. A middle school or high school staff member who assumes the instructional duties of another staff member during his/her preparation and/or conference period and/or duty period shall be compensated for the additional duty at the rate of .00066 of the BA Step 0 per period and/or per hour.
  - 2. At the high school and middle schools, the building principal and Staff Advisory Committee shall devise a rotating schedule of staff members to cover class duty during period (high school) and team conference (middle school). This section shall not be used to avoid the hiring of substitutes.
  - 3. When assuming the teaching duties of another staff member during the school day, elementary school teachers shall be paid one hundred

twenty-five dollars (\$125.00) prorated among the teachers to whom the students are assigned.

I. Per Diem Rate

The per diem rate is 1/184<sup>th</sup> of the staff member's regular salary. A staff member who is required to perform responsibilities, that are not contained in the supplemental pay schedule and which are beyond the regular contractual year, shall be paid at the per diem rate.

J. Career Tech Staff Members

Career Tech staff members with seven (7) years of experience in the field shall be employed on the Bachelor Salary Schedule and may proceed to that maximum upon the annual completion of the minimum number of specified hours of staff member improvement work. When they have obtained a Provisional Certificate, they may advance to the five (5) year schedule. When they have obtained a Professional or Permanent Certificate, they are placed on **the Master's Degree Schedule.** All vocational staff members must be certificated according to the Ohio Plan for Trades and Industries.

K. Military Credit

All years of active military service in the Armed Forces of the United States, to a maximum of five (5) years, shall be accepted as teaching service. (ORC 3307.02-3317.13)

L. Pay Periods

The staff member shall receive twenty-four (24) pays, issued on the eighth (8th) and twenty-third (23rd) of the month. If the pay date falls on a weekend or holiday, the pay shall fall on the prior Friday or business day, respectively.

- M. Student Teacher Supervision
  - 1. The minimum requirements of the cooperating staff member shall be a **Bachelor's Degree and three (3) years of teaching experience.**
  - Any qualified staff member may submit a written request for a student teacher to the Board administrator in charge of teacher assignments. A copy of this request shall be sent to the staff member's principal. The staff member's written request shall be answered in writing with a copy to the building principal.

- 3. Acceptance of a student teacher shall be voluntary on the part of the staff member.
- 4. All cooperating staff members shall, upon the request of the Board administrator in charge of student teachers, submit a written evaluation of the student teacher's performance to the Executive Director of Human Resources.
- 5. Cooperating staff members shall be paid a stipend in accordance with stipend arrangements with the sending college or university. The stipend paid to the cooperating staff member shall be equal to the amount received from the college per student teacher.
- 6. An opportunity shall be provided for the student teacher and the cooperating staff member to meet prior to the assignment.
- 7. The District will develop a procedure that allows cooperating staff to have the right for first refusal for the tuition vouchers provided by sending college or university.
- N. STRS Pick-Up

The Board herewith agrees with the MSEA to pickup contributions to the State Teachers Retirement System upon behalf of the staff members using the salary reduction method of "pick-up."

O. Direct Deposit

All staff members shall be paid through direct deposit.

P. Merit Pay

If merit pay becomes law, it shall be defined as:

A pay system that supplements a single salary schedule and is accessible to everyone on a voluntary basis. It shall include, but not be limited to: National Board certification, master teacher designation, staff attendance, hard to staff schools, hard to staff subjects, recruitment pay, retention pay, career ladder, and/or licensure status.

A committee, made up a majority of teachers, shall be established by the MSEA & Board of Education to develop the merit pay compensation

## 602 FRINGE BENEFITS

A. Medical/Prescription Insurance [the PPO plan in effect during the 2018-2019 school year shall remain in effect through December 31, 2019 and expire on that date]

1. All employees will be on the High Deductible Healthcare **Plan ("HDHP")** (single \$2,500, family \$5,000) as of January 1, 2020 which will be an embedded plan. The plan automatically indexes with the IRS.

2. The PPO option (attached hereto as Appendix Y) would be available for any employee who is already on a governmental plan such as Medicare or Tricare as of 1/1/20. Any employee who elects this PPO option shall pay the same cost that an employee on the HDHP pays. Employees not on a governmental plan as of 1/1/20 would not be eligible for PPO option if they become eligible. (For example, if someone turns 65 in 2021, the employee is not eligible to take PPO by taking Medicare.) If an employee is on a governmental plan and has the HDHP, the applicable Board contribution of a percentage of the deductible will be paid as a stipend through payroll instead of to a health savings account.

- 3. For the period January 1, 2020 through December 31, 2020:
  - a. Board shall contribute 60% of the deductible into the employee's account for those employees and spouses who submit evidence of medical exam and dental exam between November 1, 2018 and October 31, 2019 (due on or before October 31, 2019 during that period). This Board contribution shall be paid in full no later than January 10<sup>th</sup> of each year (January 10, 2020).
  - b. Employee shall pay 5% of the premium. Effective January 1, 2020 through December 31, 2020 the Single Rate shall be set at \$34.15 per month and the Family Rate shall be set at \$85.34 per month.
  - c. If employee and employee's spouse is on the PPO plan and the employee's spouse can get coverage through his/her employer or retirement system, employee shall pay an extra \$125 per month. If the employee and the employee's spouse is on the HDHP and the employee's spouse can get coverage through his/her employer or retirement system, the Board shall contribute 50% (not 60%) of the deductible into the employee health savings account.
  - d. At the end of every school year, employees who have missed 15 or less days of school due to sick leave and have not used any personal leave days may turn up to 3 unused personal days into \$250 each that will be deposited into the employee's H.S.A. in July.

- 4. For the period January 1, 2021 through December 31, 2021:
  - a. Board shall contribute 60% of the deductible into the employee's account for those employees and spouses who submit evidence of medical exam and dental exam between November 1, 2019 and October 31, 2020 (due on or before October 31, 2020 during that period). This Board contribution shall be paid in full no later than January 10<sup>th</sup> of each year (January 10, 2021).
  - b. Employee shall pay 5% of the premium. No employee shall pay more than 110% of their prior year's share of the health premium and no more than 108% of their prior year's share of the dental and vision premiums (example: if employee's share of the health premium in 2020 is \$100 per month, employee shall not pay more than \$110 per month in 2021).
  - c. If employee and employee's spouse is on the PPO plan and the employee's spouse can get coverage through his/her employer or retirement system, employee shall pay an extra \$125 per month. If the employee and the employee's spouse is on the HDHP and the employee's spouse can get coverage through his/her employer or retirement system, the Board shall contribute 50% (not 60%) of the deductible into the employee health savings account.
  - d. At the end of every school year, employees who have missed 15 or less days of school due to sick leave and have not used any personal leave days may turn up to 3 unused personal days into \$250 each that will be deposited into the employee's H.S.A. in July.
- 5. For the period January 1, 2022 through June 30, 2022:
  - a. **Board shall contribute 60% of the deductible into the employee's** account for those employees and spouses who submit evidence of medical exam and dental exam between November 1, 2020 and October 31, 2021 (due on or before October 31, 2021 during that period). This Board contribution shall be paid in full no later than January 10<sup>th</sup> of each year (January 10, 2022).
  - b. No employee shall pay more than 110% of their prior year's share of the health premium and no more than 108% of their prior year's share of the dental and vision premiums. See example for 2021.
  - c. If employee and employee's spouse is on the PPO plan and the employee's spouse can get coverage through his/her employer or retirement system, employee shall pay an extra \$125 per month. If the employee and the employee's spouse is on the HDHP and the employee's spouse can get coverage through his/her employer or retirement system, the Board shall contribute 50% (not 60%) of the deductible into the employee health savings account.
  - d. At the end of every school year, employees who have missed 15 or less days of school due to sick leave and have not used any

personal leave days may turn up to 3 unused personal days into **\$250 each that will be deposited into the employee's H.S.A. in July**.

B. Life Insurance

The Board will pay the full cost for term life insurance in the amount of \$40,000.00 for each employee. Such benefit shall be reduced by one-third (1/3) of that amount when the employee reaches age 65; another one-third of that amount when the employee reaches age 70; and to zero (0) at age 75.

C. Dental Insurance

The staff member will pay twenty-five percent (25%) per month for the cost of dental insurance. The Board shall ask for quotations, if necessary, so as to keep current level of coverage. The deductible applicable to dental insurance shall be \$25.00 for single coverage and \$50.00 for family coverage. Employees must be enrolled in the medical plan to be eligible for the dental plan.

The dental max shall increase from \$1,500 to \$2,000 annually.

- D. Prescriptions
  - 1. Pharmacies designated by the plan must be used;
  - 2. Generic drugs must be used when available on the market. If a brand name prescription is selected by the employee in place of a generic prescription, the additional cost is borne by the employee;
  - 3. Mandatory formulary is in effect; and
  - 4. There is no front-end deductible. (Any deductibles remain with the health insurance program.)
  - 5. A mail order plan for ordering prescription drugs through the mail will be made available to the employee. Following the third refill on a continued (Maintenance) prescription the employee must use the district's designated mail order prescription vendor. The district Treasurer shall make available **the Pharmacy Benefits Manger's** list of prescriptions that are considered maintenance prescriptions.
- E. Insurance Coverage

Unless otherwise specified in this Agreement, all fringe benefits provided under Section 602 shall be available to all staff members. Nothing herein shall restrict the Board's right to select the carrier to provide any insurance coverage. However, it is expressly agreed that the level of coverage specifically indicated in any provision of this section shall be maintained or exceeded.

The Board shall have the flexibility of offering alternative insurance plans as long as participation in these alternative plans is a voluntary decision of the staff member.

A covered dependent of an employee shall become ineligible for coverage at the end of the month he/she turns 26.

Where both a husband and wife are employed by the district, they shall be eligible for only one plan. This standard shall apply to all of the above mentioned insurances except life insurance.

If an employee's spouse has benefits available through his/her employer, he/she must elect coverage from it even if a premium is required, subject to the following provision. If employee and employee's spouse is on the PPO plan and the employee's spouse can get coverage through his/her employer or retirement system, employee shall pay an extra \$125 per month. If the employee and the employee's spouse is on the HDHP and the employee's spouse can get coverage through his/her employee or retirement system, the Board shall contribute 50% (not 60%) of the deductible into the employee health savings account.

F. Liability Insurance

The MSEA and Board agree to the following stipulations:

- 1. The Board shall provide for the defense of a staff member in any civil action or proceedings in any state of federal court arising out of any alleged act or omission in connection with a governmental or proprietary function which occurs or is alleged to have occurred while the staff member was acting in good faith and not manifestly outside the scope of his employment or duty. The duty to provide for a staff **member's defense required by this section shall not arise when the** civil action or proceeding is brought by or on behalf of the Board.
- 2. The Board shall indemnify and hold harmless all staff members in the amount of any judgment, other than punitive damages, obtained against any such staff members in any state court, federal court, or as a result of a law of a foreign jurisdiction, provided that the act or omission connected with either a governmental or proprietary function from which such judgment arose occurred while the staff member was acting in good faith within the scope of his employment or duty. This

duty to indemnify and hold harmless or pay prescribed by this subdivision shall not arise if the injury or damage resulted from the staff member acting with malice of purpose, in bad faith, or in a wanton and reckless manner.

- 3. The Board further agrees that the staff member shall have the right to information relative to any claim with 48 hours or receipt of such information by the Board and/or its agent(s).
- 4. The Board agrees that the only instance whereby the Board may make records of or reference to a staff member's alleged culpability in a liability claim a part of the staff member's personnel file is when a claim has been litigated and the staff member's liability has been clearly established by a judgment rendered by a court of competent jurisdiction. If there has not been a recurrence of a judgment rendered by a court or competent jurisdiction within a twelve (12) month period following placement of said previous judgment in the staff member's personnel file, such judgment and all records thereof shall be removed from the personnel file.
- 5. The Board agrees to allow any staff member at least 48 hours to file a written accident report to the Board and/or its agent(s) of an incident that could result in a claim or liability.

The Board further agrees that the staff member shall have the right to representation of his/her choice at any meeting involving any such complaint or incident that could result in a claim or liability.

- 6. That the Board shall provide adequate release time for any staff member that is required to attend any deposition, any pre-trial hearing and any or all state and federal court hearings involving any and/or all claims of liability. The Board agrees that such release time will not **result in the staff member's loss of wages or deduction from any Board** approved leave.
- 7. The MSEA will encourage all staff members to cooperate with the Board in any defense to all claims of liability.
- G. Vision Insurance

Employees shall pay twenty-five percent (25%) per month for the cost of vision insurance, which shall be subject to the following provisions:

- 1. The plan shall provide vision examinations once every twelve (12) months, lenses every twenty-four (24) months and frames every twenty-four (24) months.
- 2. The plan shall cover usual, customary and reasonable charges for such items as:
  - a. Examination;
  - b. Materials for frames, single vision, bifocal, trifocal, and lenticular lenses
  - c. In lieu of frames and lenses, contact lenses (necessary or cosmetic).
- 3. Employees must be enrolled in the medical plan to be eligible for the vision plan.
- H. Benefits Team

A benefits team shall be established with representatives from the MSEA, limited to 3 members, to work with the board Treasurer. This team shall meet monthly to discuss all fringe benefits, cost of said fringe benefits, any service-related issues, and possible ways to improve benefits. When there are changes in carriers, providers, or insurance companies the MSEA team shall have the right to have a representative at the table to hear the negotiations. The MSEA shall be notified in a timely manner of such negotiations.

# 603 SUPPLEMENTAL PAY (Effective 8/1/05)

- A. Guidelines
  - 1. Any staff member involved in a negotiated extra duty activity and whose participation is approved by the Board shall receive compensation for that extra duty.
  - 2. Approval and compensation for activities added between negotiations shall be determined by the Director of Athletics and/or the Executive Director of Human Resources and Superintendent of Schools, or his/her designee, for recommendation to the Board.
  - 3. A list of school clubs added to the approved supplemental contract list **through a building principal's recommendation to the Executive** Director of Human Resources for presentation to the Board for approval shall be provided to the MSEA President prior to the Board

action. Staff members are required to serve as club advisors only if the clubs are on the approved list.

- 4. As additional supplemental contracts funded through General Fund are recommended and implemented, the supplemental pay shall not be less than two percent (2%) and not more than four percent (4%), as determined by the principal and the Executive Director of Human Resources. The number of positions shall be determined by the principal and the Executive Director of Human Resources. Supplementals added during the life of this contract shall be reviewed at the negotiations for a successor agreement.
- 5. Periods to be assigned for extra duty responsibilities under approved supplemental contracts will be determined by the building principals and designated central office staff and will be listed in the rules and regulations for the Mansfield City Schools.
- 6. At the end of the supplemental duty period, the principal and the coach/advisor should have a conference to review the season/assignment.
- 7. Compensation for supplemental contracts shall occur as follows:

A. Supplemental Timeline Procedures and Pay Dates for Supplemental Contracts (Athletic and Non-Athletic). No coach shall be submitted for Board approval until all certifications are met. A background check must be completed, as well as a packet from personnel including instructions for payroll. Personnel Office will collect paperwork. Paperwork must be submitted to payroll department in a timely manner.

> i. Fall Dates for Payment: 50% paid on September 8th. Final payment (50%) when all duties are complete. Requires signature of Athletic Director or supervisor. Checks (a live, separate check) will be available beginning on October 31st).

> ii. Winter Dates for Payment: 50% paid on December 23rd. Final Payment (50%) when all duties are complete. Requires signature of Athletic Director or supervisor. Checks (a live, separate check) will be available beginning on February 28th).

> iii. Spring Dates for Payment: 50% paid on March 23rd. Final Payment (50%) paid when all duties are complete. Checks (a live separate check) will be available beginning on May 20th. Requires signature of the Athletic Director or supervisor.

> iv. Year-long Supplemental Contract/Non-athletic: 50% payment December 23rd. Final Payment will be available beginning May 20th (this will be a live, separate check).

Requires signature of supervisor indicating that all duties have been completed.

B. Supplemental Pay – High School

4	A	
1.	Activities	% of the Base
	Academic Challenge	5
	Academic Recognition Coordinator	2
	Advisors:	,
	12 <sup>th</sup> Grade Class	6
	11 <sup>th</sup> Grade Class	3
	10 <sup>th</sup> Grade Class	2
	9 <sup>th</sup> Grade Class	2
	Anime Club	2
	Audio-Visual Director	5
	Auditorium Manager – Senior	4
	Black Culture Club	2
	BLT Team Member	2
	Bookstore Manager	5
	Campus Wear	4
	Drama Director	2% production – 8%
		Maximum
	Department Chairman	\$10.00 per staff
		member, if 4 or more
		in the department
	Drill Team Advisor	6
	Drug Program Coordinator	5% plus 1 released
	5 5	period/day
	Flag Team Advisor	6
	French Club	2
	Gamers Club	4
	Governor's Art Show	3
	IAT/MTSS Coordinator	5
	IAT/MTSS team member	2
	Key Club	4
	Music	
	Head Band	12
	Assistant Band	6
	Head Summer Band	10
	Assistant Summer Band	4
	Head Orchestra	8
	Assistant Orchestra	2
	Vocal	7
	Musical Production Accompanist	4
		I I

Musical Production Choreography	4
Musical Production Director	4
Newspaper Advisor	5
Newspaper Business Manager	2
OCC Leadership	4
PBIS team member	2
Pep Club	2
Robotics Club	4
Science Fair Coordinator	2
Spanish Club	2
Student Council	6
Student of the Month Club	2
Yearbook Advisor	5
Yearbook Business Manager	2

Special Education Staff Members (For employees hired prior to January 1, 1993)\*

Temporarily certificated – participating	2
In a retraining program	
Fully certificated	5
Part time will receive a proportionate share	
of full-time percentage $(5/5 = 100\%)$ of	
entitlement)	

\*Any employee hired after January 1, 1993, will not receive the special education supplemental. Employees hired before that date who are teaching special education or who later transfer into special education will receive the supplemental.

3. School Librarians

Secondary librarians shall have an extended contract for the purpose of providing open libraries from the first day of school through the last day of school. This extended contract will be for eight (8) days. Four (4) days are to be used before the first day of the regular teaching contract and four (4) days after the last day of the regular teaching contract unless the staff member and his/her immediate supervisor agree otherwise. Pay for the eight (8) days shall be at the per diem rate of the librarian. 4. Counselors

Secondary counselors will have an extended contract of five (5) days prior to the first scheduled workday for members of the bargaining unit and five (5) days after the last workday for members of the bargaining unit unless the teacher and his/her immediate supervisor agree otherwise. Pay for the ten (10) days shall be at the per diem rate of the counselor.

5. Athletics

Position	% of the Base
Assistant Athletic Director	20
Athletic Trainer	22
Baseball - Head Coach	10
Baseball - Assistant Coach	8
Basketball (boys) – Head Coach	20
Basketball (boys) – Assistant Coach (Varsity)	10
Basketball (boys) – Reserve Coach	10
Basketball (boys) – Freshman Coach	10
Basketball (girls) – Head Coach	20
Basketball (girls) – Assistant Coach (Varsity)	10
Basketball (girls) – Reserve Coach	10
Basketball (girls) – Freshman Coach	10
Bowling Coach – Varsity	10
Bowling Coach – JV	10
Cheerleader Advisor – Varsity	10
Cheerleader Advisor – Freshman	5
Cross Country – Head Coach	10
Football – Head Coach	20
Football – Assistant Coach (Varsity)	10
Football – Freshman	8
Golf – Head Coach	10
Intervention Athletic Coordinator	5/season
Soccer (boys) – Head Coach	10
Soccer (boys) – Assistant Coach	8
Soccer (girls) – Head Coach	10
Softball – Head Coach	10
Softball – Assistant Coach	10
Mehock Field Track Coordinator	8
Swimming – Head Coach	12
Swimming – Assistant Coach	10
Tennis (boys) – Head Coach	10

Tennis (girls) – Head Coach	10
Track (boys & girls) – Head Coach	15.5
Track (boys) – Assistant Coach (Varsity)	8
Track (boys) – Freshman Coach	8
Volleyball – Head Coach	10
Volleyball – Reserve Coach	8
Volleyball – Freshman Coach	8
Weight Room Fall – 2 people	4 each
Weight Room Winter – 2 people	4 each
Weight Room Spring – 2 people	4 each
Weight Room Summer – 2 people	4 each
Wrestling – Head Coach	12
Wrestling – Assistant Coach (Varsity)	10
Wrestling – Freshman Coach	10
J.C. Gorman Tournament Director	3

The Assistant Athletic Director will have an extended contract of five (5) days prior to the first scheduled workday for members of the bargaining unit and five (5) days after the last workday for members of the bargaining unit. Pay for the ten (10) days shall be at the per diem rate of the Assistant Athletic Director.

# C. Supplemental Pay – Middle School

1.	Activities
1.1	7 10 11 11 10 0

% of the Base

Academic Challenge	5
Academic Recognition Coordinator	2
Audio-Visual Director	5
Bookstore	3
BLT Team Member	2
IAT/MTSS Coordinator	5
IAT/MTSS team member	2
Music (payable if two programs are given during	
the year beyond the regular school day)	
Head Band	4
Head Orchestra	4
Vocal	4
Newspaper	3
PBIS team member	2
Science Fair Coordinator	2
Spelling Bee	5
Student of the Month	2

Special Education Staff Members (For employees hired prior to January 1, 1993)\*

Temporarily certificated staff members -	2	
participating in a retraining program		
Fully certificated	5	
Part-time staff members will receive a proportionate		
share of full-time percentage $(5/5 = 100\% \text{ of entitlement})$		

Student Council	5
Treasurer (if a staff member)	2

\*Any employee hired after January 1, 1993, will not receive the special education supplemental. Employee hired before that date who are teaching special education or who later transfer into special education will receive the supplemental.

3. School Librarians

Middle School librarians shall have an extended contract for the purpose of providing open libraries from the first day of school through the last day of school. This extended contract will be for eight (8) days. Four (4) days are to be used before the first day of the regular teaching contract and four (4) days after the last day of the regular teaching contract unless the staff member and his/her immediate supervisor agree otherwise. Pay for the eight (8) days shall be at the per diem rate of the librarian.

4. Counselors

Middle School counselors will have an extended contract of five (5) days prior to the first scheduled workday for members of the bargaining unit and five (5) days after the last workday for staff members unless the staff member and his/her immediate supervisor agree otherwise. Pay for the ten (10) days shall be at the per diem rate of the counselor.

5. Athletics

Position	% of the Base
Athletic Coordinator	15
Basketball (boys) – 7	7
Basketball (boys) – 8	7

Basketball (girls) – 7	7
Basketball (girls) – 8	7
Cross Country – 7-8	7
Football Coach	7
Intramural Director	7
Track (boys) - 7-8	7
Track (girls) – 7-8	7
Volleyball (girls) – 7	7
Volleyball (girls) – 8	7
Wrestling – 7-8	7

# D. Supplemental Pay – Elementary

1.	Activities	% of the Base

Academic Challenge	5
Academic Recognition Coordinator	2
Elementary Music Program	4
BLT Team Member	2
IAT/MTSS Coordinator	5
IAT/MTSS team member	2
Leadership (K Kids)	4
PBIS team member	2
Student of the Month	2
Science Fair Coordinator	2
Spelling Bee	5

Special Education Staff Members (For employees hired prior to January 1, 1993)\*

Temporarily certificated – participating	2
In a retraining program	
Fully certificated	5
Part time will receive a proportionate share	
of full-time percentage $(5/5 = 100\%)$ of	
entitlement)	

\*Any employee hired after January 1, 1993, will not receive the special education supplemental. Employees hired before that date who are teaching special education or who later transfer into special education will receive the supplemental.

E. District Coordinators

Activities	% of the Base
Music Coordinator	8
Mentor Committee	3
Mentors	2.5
Mentor Coordinator	20

- G. National Board Certified Teachers shall receive \$750 per year if the state (ODE) discontinues stipend.
- H. Teachers who successfully complete the Master Teacher Program shall receive a one-time only payment of \$500. No teacher shall receive this payment more than once.

### 604 SEVERANCE PAY

F.

- A. Severance pay will be granted for twenty-six percent (26%) of a staff **member's accumulated but unused sick leave.** If a unit member has 200 or more days of unused sick leave, at the time of retirement, he/she will paid 30%. Severance pay will be at the per diem rate of the eligible staff member and shall be payable upon the staff member having fulfilled the requirements of this section or at the option of the staff member, January of the succeeding calendar year.
- B. The following provisions will apply to severance pay payments:
  - 1. At the completion of his/her contractual obligation to the Mansfield School District, the staff member must be eligible for "service retirement" or "disability retirement" by STRS.
  - 2. In order to receive severance pay, the employee must provide to the **Treasurer's office a copy of the first retirement check.**
  - 3. **Payment will be based on the staff member's rate of pay at retirement** and will eliminate all accumulated sick leave of that staff member.
  - 4. Appendix F will be used to request Severance Pay.

# 605 WORKERS' COMPENSATION

A. A staff member injured while on the job is covered by the State of Ohio Workers' Compensation Act, costs of which are assumed by the Board. This service pays hospital and medical service necessitated by the injury. It also pays a percentage of the average wage if no pay is received during absence from the job because of injury.

- B. Staff members shall report accidents to their building principal. The principal will provide Form C for use in reporting injury cases where medical and hospital expenses are involved. This form should be filled out in duplicate.
- C. When filing a claim for compensation for loss of wages, the Treasurer should be contacted for the correct form for filing the report.
- D. Since there are time limitations and settlement limitations, it is advisable to file the report as soon as practical after emergency measures have been taken.

# 606 AUTHORIZED OPTIONAL PAYROLL DEDUCTIONS

- 1. Premiums for Washington National Insurance
- 2. Contributions to United Way
- 3. Dues to United Education Profession (UEP) Organizations
- 4. Tax-Sheltered Annuities
- 5. Payments to Directions Credit Union
- 6. Political Contributions
- 7. Payroll Deductions for U.S. Savings Bonds
- A. Washington Health and Accident Corporation

This is a group accident and sickness program open to all staff members and clerical personnel on a voluntary basis. Rates and brochures descriptive of the plan may be secured from the Washington Health and Accident Corporation.

B. United Way

Deductions for this purpose must be at the voluntary request of a staff member and in writing. Appropriate marks and signature on the annual subscription card will constitute such written authorization. The total amount which a staff member authorizes the Treasurer to deduct will be deducted from the staff member's salary check twice a month over a ten (10) month period from November to August, inclusive. Requests for such deductions can be made at the time of the annual campaign in this community.

- C. Dues to UEP
  - 1. The Treasurer shall deduct dues to the UEP from the pay of any staff member who has completed the necessary forms. Such deductions shall be made twice a month for a period of ten (10) months, and shall commence with the first pay in November.
  - 2. The Treasurer of the Board shall forward such deductions to the Treasurer of the MSEA within ten (10) days of such collection.
  - 3. The Treasurer of the Board shall deduct from the final payroll check of any staff member who shall leave the district for any reason the full amount of outstanding dues due and payable under the provisions of the payroll deduction authorization form, provided the staff member has accrued sufficient net pay to cover such deduction.
- D. Tax-Sheltered Salary

Employees are eligible to participate in a tax-sheltered annuity or deferred compensation program through payroll deduction. Information regarding eligible companies can be obtained from the payroll department. Deductions can be made to only one company at a time.

E. Payments to Directions Credit Union.

Directions Credit Union, is a member-owned Savings and Loan Institution (credit union) to which all staff members may belong. Payroll deductions may be arranged for savings or repayment of loans by contacting Directions Credit Union.

F. Payroll Deduction for Political Contributions

Deductions for political contributions shall be made in accordance with the Ohio Revised Code 3313.262 and upon proper signature of forms from the **Treasurer's office. The staff member shall also specify which candidate(s),** political party(ies) and/or committee supporting candidate(s), school levies or issue(s) are to receive the deduction(s) and how the specified amount(s) is/are to be transmitted to the receiving party.

G. Payroll Deductions for U.S. Savings Bonds

Deductions for U.S. Savings Bonds shall be made in accordance with federal laws and upon proper signature on the forms from the Treasurer's office.

H. Forms

The MSEA shall provide forms setting forth the amounts and provisions of the agreement for United Education Profession and political contributions.

### 607 MILEAGE REIMBURSEMENT

Any staff member required and who has administrative approval to use a personal vehicle for school-related business shall be reimbursed at the rate allowed by the Internal Revenue Service. If the rate by the IRS changes during the term of this Agreement, the district shall reflect such change on the subsequent January 1.

#### 608 TUITION REIMBURSEMENT

- 1. Each year of this contract the Board will appropriate \$50,000.00 for tuition reimbursement to be distributed in accordance with this article.
  - a. The maximum reimbursement per fiscal year (July 1 June 31) is \$2,500.00 for full-time employees; part-time unit members shall be reimbursed according to the amount of time worked per day (employees employed on a 40% contract are eligible for 40% of the maximum of the reimbursement.)
  - b. No person will receive a higher reimbursement for coursework than was paid for the tuition for that coursework.
- 2. **Employees on disability or other leave of absence or worker's** compensation leave are not eligible for reimbursement.
- 3. Courses to be considered for approval:
  - a. must be related to the bargaining unit member's area of certification/licensure
  - b. would lead to another area of certification/licensure
  - c. would lead to an advanced degree in the profession of education, and/or
  - d. are necessary for the renewal or upgrade in teaching certificate/license.

- 4. Final approval of applications for reimbursement will be made by the Assistant Superintendent or his/her designee.
- 5. Only courses taken from properly accredited colleges and universities are acceptable for reimbursement.
  - a. Non-credit workshops, correspondence courses and television courses shall not be approved for purposes of reimbursement.
- 6. The unit member must achieve a minimum of a "B" grade or a "pass" in a pass/fail course to receive reimbursement.
- 7. Each bargaining unit member receiving pay, under this section, prior to his/her receipt of such pay, shall agree that he/she will teach in the district for at least one full school year following receipt of such pay.
  - a. If such bargaining unit member fails to teach in the district for the required period, the amount of such tuition pay received during the prior school year shall be deducted from said b**argaining unit member's** final pay.
- 8. Unit members who have been part of a reduction in force action would be reimbursed for the approved course work taken during their last working year in the Mansfield City Schools. This would not include work taken during the summer after the teacher has been part of a reduction in force action unless such course(s) is for new certification or recertification and was requested prior to the Board action initiating a reduction in force.
- 9. <u>Application Process</u> A unit member must complete and submit to the office of the Superintendent or/designee an application twenty-one (21) days prior to the beginning of the course, along with a copy of the following information:
  - a. Course description from the institution's catalog, bulletin, or website; and
  - b. Fee schedule, which includes the cost of the course per credit hour.
  - c. Applicants will receive notification of either approval or denial of their reimbursement request seven (7) days prior to the beginning of the course.
- Procedure for reimbursement after completion of course The bargaining unit member shall submit written proof in the form of a grade card. Evidence of successful completion must be submitted by July 7<sup>th</sup>. An itemized receipt of the actual cost of the tuition for the course, the grade

card, and the completed checklist/reimbursement form must be submitted to the COO (Assistant Superintendent)/designee before payment can be processed.

11. The \$50,000 will be divided equally among members successfully completing ("B" or better) courses based on a semester credit hour prorated amount (1½ quarter hours = 1 semester hour) during the time period July 1 – June 30 of each year. Members will receive no more than his/her actual out-of-pocket the cost of such courses. Reimbursement shall be made no later than September 1<sup>st</sup> of each year.

## ARTICLE VII LEAVES

### 701 SICK LEAVE

- A. Each staff member shall be granted sick leave of one and one-fourth (1 ¼) days per month for a total of fifteen (15) days per year. New staff members or returning staff members who have exhausted their accumulation will be credited with up to fifteen (15) days as needed. Such credited leave will be deducted from the final pay of a staff member, at his/her per diem rate, if the staff member leaves employment of the Board before earning sufficient sick leave to repay the advance. The maximum accumulation of sick leave shall be 270 days.
- B. Each staff member may use sick leave for absence due to personal illness, pregnancy, injury, exposure to contagious disease which would be communicated to others, and for absence due to illness, injury, or death in **the staff member's immediate family.** Illness or injury in immediate family refers to illness of spouse, child, parents, or a member of the immediate household.
- C. When it becomes evident to the staff member that sick leave is to be for an extended period of time, the staff member shall contact his/her building principal so that a long-term substitute may be hired.
- D. Each staff member shall be entitled to use up to seven (7) days of sick leave for the death of a member of his/her immediate family. Immediate family shall include spouse, child, parent, grandparent, parent-in-law, son-in-law, daughter-in-law, brother, sister, niece, nephew, grandchild, aunt, uncle, brother-in-law, sister-in-law, or a member of his/her immediate household. The Superintendent, or his/her designee, may authorize more days or the use of sick leave for the death of other persons if circumstances warrant.

- E. Each staff member using sick leave, personal leave, professional leave, court leave, assault leave or MSEA leave shall record their absences using KIOSK. For sick leave, members shall use KIOSK to notify principals (immediate supervisors) no later than 5:00 AM on the day of the absence, or as soon as the need for the absence is known. Use of KIOSK is mandatory. KIOSK shall be implemented as of July 1, 2019 after staff members have been trained for sick, personal, professional and MSEA leaves. Appendices D, E, F, H, I and K shall be used through June 30, 2019 then implemented via KIOSK.
- F. If medical attention has been necessary during the period of sick leave, or if the absence was for four (4) consecutive days or longer, each staff member shall submit medical leave verification through KIOSK within one day after returning to work (after the use of sick leave). (No more information will be required via KIOSK than what is on current Appendix D) If a staff member does not submit this verification, the staff member shall be so notified in writing/e-mail. If within five (5) days after notice is given the verification is not turned in, the staff member may be disciplined according to 517, Employee Discipline.
- G. If medical attention has been necessary during the period of sick leave, the **staff member's statement shall list the name and address of the attending** physician and the dates when he/she was consulted.
- H. The Board shall reserve the right to contact the physician for the purpose of **verifying the staff member's st**atement within the limits of 2317.01 of the Ohio Revised Code. (Physician-patient privilege) Falsification of a statement or application for sick leave shall be grounds for termination of the staff **member's contract.**
- I. Sick leave shall not be charged for days on which school is not in session due to public calamity, disease, epidemic, hazardous weather conditions, damage to a school building or other temporary circumstances due to utility failure rendering the school building unfit for school use.
- J. When an employee is approved by STRS for disability retirement, the employee will use accumulated sick leave but will not accrue any additional sick leave. Should the employee return to work, the employee will be credited with the sick leave he/she would have earned between approval for disability retirement and exhaustion of sick leave.
- K. Perfect Attendance Bonus: Employees shall receive a bonus of \$250 for each semester with perfect attendance. Perfect attendance shall be defined as: using no leave except for district-approved professional development, assault

leave or jury duty. The bonus shall be paid within thirty (30) days of the end of the semester or employee's request, whichever is later. It shall be the eligible employee's sole responsibility to request a perfect attendance bonus of the Board Treasurer by e-mail only and such request shall be made no later than two weeks after the end of the semester. No grievance shall result if the employee fails to make a request according to this section.

- L. Attendance Policy
  - 1. Effective with the 1999-2000 school year and each year thereafter, staff members who have an attendance rate of ninety-four percent (94%) or less in any school year shall be subject to the attendance policy in 701 (J) (2) for the succeeding school year. Professional leave, personal leave, sick leave due to bereavement leave, sick leave due to hospitalization, sick leave verified by a physician, or sick leave that ends with the employee being approved for disability retirement shall be excluded from the above calculation.

The Executive Director Human Resources and an MSEA representative, if requested, shall meet with those staff members who fail to meet the above cited attendance rate to explain the attendance policy, to offer assistance and **to discuss the employee's sick leave usage. Staff members shall have the** right to correct errors and omissions in their attendance record. Medical records shall be kept confidential.

- 2. Those staff members who fail to meet the attendance rate in 701 (J) (1) during the previous school year, shall be required to verify sick leave absences once they reach an attendance rate of ninety-five percent (95%). Professional leave, personal leave, sick leave due to bereavement leave, sick leave due to hospitalization, sick leave verified by a physician, or sick leave that ends with the employee being approved for disability retirement shall be excluded from the above calculation.
- 3. Staff members whose attendance rate exceeds ninety-four percent (94%) shall not be subject to the attendance policy in 701 (J) (2) for the next school year.
- 4. Failure to abide by the attendance policy shall subject the staff member to action under Section 517, Employee Discipline.

# 702 LEAVES OF ABSENCE

A. A staff member shall be granted a leave of absence without pay for illness or other disability and may be granted such leave for educational, professional, or other purposes. Such leave shall be for a maximum of two (2) consecutive school years. Upon written request, the Board shall grant an extension for up to two (2) additional school years for cases of illness or other disability.

- B. A written application must be made to the Superintendent, or his/her designee, on the negotiated form (Appendix C) at least thirty (30) days prior to the effective date of the leave. This requirement may be waived in cases of emergency.
- C. Staff members who take any leave under Section 702 shall be eligible to continue in Board provided insurance plans by paying the entire regular premiums to the COBRA administrator prior to the due date except that a staff member who is on leave for illness or other disability and has exhausted all accumulated sick leave shall receive Board provided insurance at Board expense for the first twelve (12) months of leave for illness or other disability following approval of leave under this section, except that an employee who is approved by STRS for disability retirement, and who has exhausted his/her sick leave, shall not receive Board paid insurance.
- D. At the expiration of the approved leave, the returning staff member shall be granted his/her position held prior to the leave if it is vacant. Should the position be filled, the returning staff member shall be appointed to a certificated position with equivalent contract status for which he/she is certificated.
- E. Unrequested leaves of absence for reasons of illness or other disability shall be granted in accordance with ORC 3319.13 and 3319.16.

# 703 PERSONAL LEAVE

- A. All staff members shall be allowed three (3) days of personal leave each school year. Unused leave shall not be accumulated. At the end of each school year unused personal leave shall be credited to sick leave accumulation in accordance with 701 (A).
- B. Personal leave shall be for the purpose of conducting personal business which cannot be conducted at times other than regular school hours.
- C. Unless advance written permission is obtained, personal leave may not be used for the day preceding or following a holiday or vacation period.
- D. The Superintendent, or his/her designee, may grant additional days or permit the use of personal leave for reasons other than those stated in 703 B.
- E. Written requests for personal leave shall be submitted at least three (3) days in advance of the date for which leave is requested via KIOSK. If three (3) days notice is not possible, the staff member shall notify the substitute system and the building principal or immediate supervisor as soon as

possible. In such situations, the personal leave request shall be submitted via KIOSK during the first workday after the conclusion of the leave.

- F. When a staff member requests personal leave and gives the reason for the request as being for personal business, the staff member is not required to list specific reasons. There will be no deduction in salary or sick leave.
- G. Personal leave shall only be used in increments of one (1) or one-half (1/2) days.
- H. Personal leave shall not be used for engaging in other employment. Staff members found abusing personal leave shall be subject to discipline determined by the Board.
- I. The personal leave form shall reflect all language contained herein.

### 704 CUMULATIVE SICK LEAVE REPORT

A report of the accumulated sick leave for each staff member will be provided at least annually. At any time, a staff member may request sick leave information from the Treasurer. Such requests will be answered promptly.

#### 705 ASSAULT LEAVE

- A. Pursuant to and in accordance with Section 3319.143 of the Ohio Revised Code, assault leave shall be granted to a staff member who is absent from his/her assigned duties because of physical disability resulting from an assault. Said leave shall not be charged against sick leave earned or earnable under Section 3319.141 of the Ohio Revised Code, or leave granted under rules adopted by the Board pursuant to Section 3319.08 of the Ohio Revised Code. Said staff member shall be granted the aforementioned assault leave and shall be maintained on full pay status during such absence. A staff member shall be granted assault leave according to the following rules:
  - 1. The incident resulting in the absence of the staff member must have occurred during the course of employment with the Board.
  - 2. Upon notice to the principal or immediate supervisor that an assault upon a staff member has been committed, any staff member having information relating to such assault shall, as soon as possible, prepare **a written statement embracing all facts within the staff member's** knowledge regarding said assault, sign said statement, and present it to the building principal or immediate supervisor.

- 3. If the staff member receives medical attention and/or is absent from his/her duties more than five (5) days, a certificate from a licensed **physician, stating the nature of the disability the staff member's** inability to perform job duties and its duration, may be required before assault leave payment is made.
- 4. A staff member shall not qualify for payment of used assault leave until the Assault Leave form (see Appendix I) has been submitted.
- 5. Said member shall not be permitted to accrue assault leave.
- 6. **Payment for assault leave shall be at the assaulted staff member's rate** of pay in effect at the time of the assault or at the rate for which the staff member may become eligible in accordance with the Ohio Revised Code.
- 7. Payment shall be discontinued when one of the following occurs:
  - a. The staff member is no longer under contract with the Board.
  - b. A maximum of three (3) years payment of assault leave has been made and the staff member is eligible for disability retirement.
- 8. Falsification of either a **signed statement or a physician's certificate is** reason for suspension or termination of employment under Section 3319.16 of the Revised Code.
- Staff members entering into disability retirement under provisions of STRS because of an assault will be paid a terminal leave benefit of one-half (1/2) their accumulated sick leave with a minimum of thirty (30) days and a maximum of sixty (60) days payable under this provision.
- 10. "Assault" for purposes of this Agreement, shall be defined as an act against a staff member occurring in the course of employment which causes physical disability to such staff member.

#### 706 COURT APPEARANCE

A staff member who serves as a juror or is subpoenaed to court to testify on a jobrelated case unrelated to litigation between the MSEA or staff member will receive his/her regular pay and any remuneration received for such services. Such leave shall not be chargeable to sick leave or personal leave. KIOSK shall be used for all such requests.

### 707 SABBATICAL LEAVE

- A. Full-time staff members may apply (Using Appendix B) to the Board through the Superintendent, or his/her designee, for a leave of absence with part pay for professional study or travel. If such a leave is granted, the following conditions shall apply:
  - 1. A plan for professional growth must accompany the request, and evidence that the plan was followed must be presented following the absence.
  - 2. Sabbatical leave shall be for one or two semesters only.
  - 3. Only one such leave may be granted for each five (5) years of service to the district. Five (5) continuous years of service are required prior to application.
  - 4. The part salary shall be the difference between the staff member's expected salary and the cost of necessary substitutes. The cost of necessary substitutes shall be determined as follows:
    - a. The first five (5) days at the base rate for substitutes;
    - b. The next fifty-five (55) days at the advanced rate for substitutes;
    - c. All remaining days of the sabbatical on a prorated, per diem basis, on the Bachelor's Degree column, zero (0) years experience of the teachers' salary schedule.
    - d. Appendix B1 shall be sued for such request.
  - 5. To be eligible for part payment of salary, the staff member must agree in writing to return to the employment of the Board for at least one (1) year, unless the staff member has twenty-five (25) years of teaching experience. The staff member shall reimburse the Board for all monies received in violation of this Agreement.
  - 6. No more than five percent (5%) of the staff members may be granted sabbatical leave simultaneously.

- 7. No leave will be granted to a staff member for a second time while other requests are pending for sabbatical leave if other staff members have filed a request for sabbatical leave.
- 8. Staff members granted sabbatical leave shall continue on the staff member roster and be eligible for insurance benefits provided by the Board by the staff member paying the Board share of insurance coverage.

### 708 PARENTAL LEAVE

- A. A staff member who is pregnant or adopting a child or becoming a parent shall, upon written request, be granted a leave of absence without pay for parental reasons. Such leave shall begin either between the beginning of pregnancy and delivery of the child, or at the receipt of custody of the child, and may continue up to one (1) year after the birth or receipt of custody. This may be extended for one (1) additional year upon written application.
- B. If the staff member so elects, leave related to maternity may begin when sick leave expires or is terminated by the staff member.
- C. Applications for parental leave shall state in writing the expected date of birth or receipt of custody, the date requested leave is to begin, the date the staff member hopes to return to service and the name of the attending physician or adoption official. If possible, applications should be made at least thirty (30) days in advance of the requested beginning date of the leave or requested extension except in the case of an emergency.
- D. Sick leave shall not accrue during parental leave. Staff members on parental leave shall be eligible to continue in Board provided insurance plans by paying the regular premiums to the Treasurer prior to the due date.
- E. At the expiration of the approved leave, the returning staff member shall be granted his/her position held prior to leave if it is vacant. Should the position be filled, the returning staff member shall be appointed to a certificated position with equivalent contract status for which he/she is certificated.

#### 709 FAMILY AND MEDICAL LEAVE ACT

A. Notwithstanding other provisions of this Agreement, the Board agrees to abide by the provisions of the Family and Medical Leave Act of 1993. The parties to this Agreement agree that all benefits guaranteed by the Act will be provided to employees covered by this Agreement. Any alleged violations of the Act shall first be processed as grievances using the procedure herein.

Pursuit of such grievance does not prohibit an employee from enforcing their rights under the Act.

- B. Leave Provisions
  - 1. Each eligible employee is entitled to and shall be granted upon request up to twelve (12) weeks of unpaid leave per year for:
    - a. a serious health condition of the employee that makes the employee unable to perform his or her job
    - b. the birth and first-year care of a child
    - c. the adoption or foster placement of a child
    - d. to care for a child, spouse, or parent who has a serious health condition.
  - 2. Any leave beyond twelve weeks in a year for these combined purposes may be granted pursuant to the other leave provisions of this Agreement.
  - 3. The Board may require eligible employees to substitute paid leave granted by other provisions of this agreement for all or part of the unpaid leave granted under this article.
  - 4. The employee shall give the Board thirty (30) days notice when need for the leave is foreseeable; otherwise, the notice shall be given as soon as possible. The employee's notice shall specify family leave.
  - 5. When medically necessary, as documented by health care provider, leave may be taken intermittently.
- C. Protection of Employment
  - 1. The Board shall return the employee taking a leave under this article to the same position he/she occupied prior to the leave.
  - 2. Except as provided herein, the taking of leave under this article shall not result in the loss of any other employment benefit.

D. Insurance Continuation

The Board shall continue to pay the Board contribution necessary to continue all medical, dental, and life insurance plans for the employee while he/she is on leave under this article.

E. Year

For the purposes of family leave benefits, a year shall be defined as a rolling 12-month period measured backward from the date an employee used FMLA leave.

# 710 SICK LEAVE BANK

A) Establishment of Sick Leave Bank

a) A Sick Leave Bank, hereinafter referred to as "Bank", shall be established for the Mansfield City Schools bargaining unit employees effective immediately after MSEA and Board approval. Employees will be given 30 days to make the initial donation establishing the Sick Leave Bank.

- B) Participation in the Sick Leave Bank
  - a. Any employee with one (1) or more days of accrued sick leave may elect to participate in the Bank by submitting the completed participation form (Appendix O) to the MSEA President or designee during the open enrollment month. The open enrollment period shall be the month of September each year. The MSEA President or designee is required to turn in all forms (Appendix O) to the district Treasurer by the first district work day in October of each year. Participation in the Bank is voluntary. Employees who do not have one or more days of accrued sick leave shall be advanced the one day to participate in the Bank. Any new employee must submit the completed form (Appendix O) within 20 days of official board action. Any new hire starting after October 1<sup>st</sup> shall be advanced one day to participate in the Bank if requested.
- C) Donation to Sick Leave Bank
  - a. A participating employee in the Bank shall contribute one (1) day of sick leave to the Bank. To remain eligible, participating employees except those whose accumulated sick leave has been depleted, shall contribute an additional day each time the Bank contains days numbering fewer than two hundred (200). If an employee does not agree to contribute the additional sick leave day they are no longer part of the sick leave bank, until the next open enrollment period. Sick

leave days shall not be returned to the employee except as provided hereinafter for the employee's catastrophic illness, long-term chronic illness, required surgical procedures, serious accidents or injuries (requiring extended rehabilitation) or chronic personal illness.

- D) Withdraw from Sick Leave Bank
  - a. The Bank shall be operated by the following established guidelines.
    - A withdraw shall be approved only upon the depletion of the respective employee's accumulated and/or advanced (See Article 701 A) sick leave and personal leave. Employees on a worker's compensation related injury shall not be eligible to withdraw from the bank.
    - ii. The maximum withdraw for any employee shall be ninety (90) days.
    - iii. Withdraws shall be in full day units.
    - iv. Employees may apply for a withdraw in advance of the depletion of such employees accumulated sick leave, to be granted, if needed, upon such request.
    - v. Withdrawn days may not be used to accumulate days for severance pay.
    - vi. All applications for withdraw shall be on the appropriate sick leave bank form (Appendix P). All requests are required to have a referral from a physician or medical doctor attached and submitted to the MSEA President or designee for approval.
- E) Replacement of Withdraw
  - a. There shall be no requirement for an employee to replace sick leave days withdrawn from the Bank.
- F) Eligibility to request a withdraw
  - a. A bargaining unit employee shall be granted his/her request for sick leave if it meets any of the following criteria:
    - i. Catastrophic illness
    - ii. Long-term chronic illness
    - iii. Required Surgical procedure
    - iv. Serious Accidents or injuries requiring extended rehabilitation
    - v. Chronic personal illness
  - b. The school board, district, or administration shall not have the right to refuse withdrawal from the sick leave bank for any employee who meets the criteria in the previously stated reasons.
  - c. An employee shall be eligible to withdraw all 90 days for any of the criteria listed in the previously stated reasons if the employee is experiencing them. An employee shall be eligible to withdraw a

maximum of 30 days if a spouse, parent or child of the employee is experiencing the criteria listed in the previously stated reasons.

- d. There shall be a cap of 90 days withdrawn from the bank per contract year per employee. Within a rolling 5 year period, if an employee needs to apply to the bank a second time, the cap shall be 45 days from the bank, if a third withdraw is made within a five year period the cap shall be 20 days. A cap of 30 days may be withdrawn from the bank per contract year per employee to care for a spouse, parent or child. Within a rolling 5 year period, if an employee applies to the bank a second time to care care for a spouse, parent or child be 20 days. If a third withdraw is made within the rolling 5 year period the cap shall be 20 days.
- e. Additionally if an employee withdraws from the bank/he/she shall be required to be a lifetime member of the bank, meaning every time a donation is needed they shall make a donation. A day will automatically deducted each time a day is required under sections 701 B or C.
- G) Who is Eligible to participate
  - a. Any employee in the bargaining unit who chooses to donate the one
    (1) day in the Bank shall be eligible to make withdraws from the Bank.
    A bargaining unit member who chooses not to participate in the Bank shall not be eligible to withdrawal any sick leave already contributed by other bargaining unit employees to the Bank.
  - b. If an employee chooses not to participate a form must be submitted indicating their decision.
- H) Reporting Status of Sick Leave Bank
  - a. A quarterly report of the Sick Leave Bank shall be given to the Association President. It shall include:
    - i. A list of which bargaining unit employees who are in the Bank
    - ii. Who has withdrawn day(s) from the Bank
    - iii. How many day(s) were withdrawn
    - iv. How many days remain in the Bank

# 711 Military Leave

Military leave shall be granted to any employee who is drafted, activated or recalled to active duty with any branch of the Uniformed Services, including the reserves, of the United States. Upon request, the unit member shall provide documentation from his/her military unit that the military service to be performed when on leave from work is pursuant to one or more of the following criteria: (1) an executive order issued by the President of the United States, (2) BECAUSE OF AN ACT OF congress, or (3) because of an order to perform duty issued by the governor pursuant of Section 5919.29 of the Revised Code. Seniority shall continue to accrue, and at the expiration of military leave, the returning bargaining unit employee shall be granted to his/her position held prior to the leave if it is vacant. Should the position be filled, the returning employee shall be appointed to a position with equivalent contract status for which he/she is qualified. Compensation shall be in accordance with Revised Code 5923.05 and any other provision of state and federal law.

712 Association Leave

All bargaining unit employees who get elected or appointed to positions to represent public education or to represent MSEA, NCOEA, OEA, or NEA shall be given the term of election/appointment as unpaid association leave if requested. A TPO funded by MSEA shall take the place of the **Board's responsibility to** provide for salary and benefits. The bargaining unit employee may return at the commencement of a school year or the second semester and shall be granted his/her position held prior to the leave if it is vacant. Should the position be filled the returning employee shall be appointed to a vacant position with equivalent contract for which he/she is qualified.

# ARTICLE VIII

# CURRICULUM DEVELOPMENT AND PROFESSIONAL MEETINGS

# 801 CURRICULUM COMMITTEE

- A. There shall be a district-wide Curriculum Committee (CC) to provide a mechanism by which curricular concerns of the staff members and community will be presented to the superintendent or his/her designee, and the Board. The Curriculum Committee will be composed of members from (3) groups: bargaining unit members, administrators, and community members.
- B. The Committee shall be selected or operated in the following manner:
  - a. The MSEA President shall select (up to 13 people, plus him or her self)
    - i. 5 elementary staff member (one from each elementary building, one must be a special education teacher.)
    - ii. 2 middle school staff members
    - iii. 3 staff members from the high school buildings.
      - 1. 1must be a Special Education Teacher
    - iv. Up to 1 members at-large from any level.
    - v. The MSEA President shall also be a member of this committee.
    - vi. Up to 2 community members, parents, or students

- b. The Superintendent or designee shall select:
  - i. 6 Administrators (up to 8 members)
    - 1. The Curriculum Director
    - 2. A member of the Curriculum Department
    - 3. A principal or assistant from the elementary
    - 4. A principal or assistant from the middle school
    - 5. A principal or assistant from the high school
    - 6. 1 special education supervisor
  - ii. Up to 2 community members, parents, or students
- c. Upon mutual agreement between the MSEA President and the Superintendent or designee a board member may be added to the curriculum committee.
- d. Chairperson
  - There shall be co-chairs one selected by the Superintendent/designee and one elected by the bargaining unit members of the committee. The co-chairs shall be responsible for working with the committee to establish an agenda.
  - ii. The committee shall make decisions through the process of consensus.
  - iii. Any member of the school community to attend or speak at any meeting with prior permission from the chair.
  - iv. The Curriculum Director shall provide secretarial services and a record of the minutes to the members of the committee, Board members, administrators, the MSEA President, and each school for posting on the bulletin board.
- e. Meetings
  - All Curriculum Committee meetings shall be the second (2<sup>nd</sup>) Thursday of each month beginning in September and ending in June. Additional meetings may be scheduled by the co-chairs as necessary.
  - ii. All meeting times of the Curriculum Committee shall be decided by the committee, but limited to 2 hours, and shall be on days that school is in session unless determined otherwise by the committee.
  - iii. By a consensus of the Curriculum Committee, members may wish to schedule additional meetings.
  - iv. Staff members serving on the Curriculum Committee shall be paid a stipend of 5% of the base salary per school year while they serve on the committee. The chair shall receive a stipend of 7% of the base salary per school year.

- v. The committee shall have the right to divide into subcommittees of high school, middle school, or elementary levels to discuss level specific concerns and bring back recommendations to the complete curriculum committee.
- f. Functions and Procedures
  - The intent of the committee is to provide a group of interested persons who will be free-thinking and concerned with creative ideas – not a group that is necessarily satisfied with the status quo. This must be kept in mind as appointees are chosen.
  - ii Maintain a continued study of the school's philosophy.
  - iii. Help to establish curriculum goals for the system through an indepth study of the community needs and district data collected.
  - iv. Study the curriculum as a whole to determine areas that exhibit the most crucial needs. Priorities are then set and a plan shall be formulated to facilitate the program.
  - v. If programs or classes are to be eliminated the curriculum committee shall be responsible for making recommendations for how this process is to occur and what programs are to replace eliminated programs or classes. Committee recommendations shall be honored.
  - vi. Serve as a clearing-house for curriculum problems.
  - vii. Make recommendations for summer programs in accordance with Article VIII, Section 802
  - viii. Curriculum studies may be initiated by the committee
  - ix. Study areas as submitted by the individual staff members, principals, department heads, MSEA, central office, the board, and citizen groups.
  - x. Direct a continuous and comprehensive evaluation of the curriculum.
  - xi. Examine and make recommendations before any of the following can begin: proposed programs, new course offerings, and pilot studies. Those responsible for introducing new programs will also be responsible for evaluating the said programs. These evaluations will be reviewed by the committee and recommendations will be made by the committee. Committee recommendations concerning proposed programs, new course offerings, and pilot studies will be honored.
  - xii. The committee shall make recommendation for all textbook purchases.
  - xiii. Copies of all recommendations shall be sent to the MSEA President, the Superintendent, and posted in each building on the staff members' bulletin board.

- xiv. All Curriculum Committee recommendations shall be presented to the Board for approval.
- xv. The term for selected members of the Curriculum Committee shall be 2 years. Terms will be staggered so that not more than 1/2 of the committee may be replaced each year.
- xvi. The Curriculum Committee shall be responsible for reviewing and modifying the district's CIP.
- xvii. The Curriculum Committee shall be responsible for approving all building CIP's to ensure consistency with the district CIP.
- xviii. The Curriculum Committee shall examine and make recommendations before any curriculum change or modifications can be made in the district.

# 802 SUMMER PROGRAMS FOR CURRICULUM

- A. In order to provide adequate time for curriculum development and planning, a summer program for curriculum development and revision shall be initiated by the Board. \$25,000 shall be available annually for summer programs. The programs shall be under the direction of the Chief Academic Officer/CAO.
  - 1. Purpose
    - a. Curriculum development and evaluation.
    - b. Continued curriculum evaluation and/or curriculum revision.
  - 2. Study Groups
    - a. The Curriculum Committee shall make recommendations for summer study programs. Any member of the school community may propose summer programs to the Curriculum Committee. Such proposals shall be made by March 1 and shall include:
      - (1) The nature of the study
      - (2) Number and names of proposed participants
      - (3) Number of days required for the project
      - (4) Procedures for project evaluation
    - b. The Curriculum Committee will recommend priorities of study to the Executive Director of Instruction by April 1.
    - c. Information about approved study programs will be posted in each building on or before May 1. This list shall contain:
      - (1) The number of studies

- (2) The nature of each study
- (3) The number of desired participants for each study
- (4) The criteria for selection of participants
- (5) Rate and method of payment
- (6) Procedures for project evaluation
- d. Staff members interested in participating in approved programs shall apply in writing to the Chief Academic Officer by May 15.
- e. The Chief Academic Officer will notify all requesting staff members by May 25 regarding their approval as a program participant.
- f. All summer program reports shall be given to the Chief Academic Officer, the MSEA President, and the appropriate curriculum committee. The Curriculum Committee will deal with such reports in accordance with Section 801 of this Agreement.
- g. The rate of compensation shall be on an hourly basis which shall be the same as is set forth in Section 601 H.

### 803 PROFESSIONAL LEAVE

- A. Professional leave may be requested by staff members in accordance with the following provisions:
  - 1. Leave will be limited to attendance at meetings which have a direct bearing on the professional growth of the staff member and related to either current assignment or curricular goals of the district.
  - 2. Request for attendance at meetings, including an estimate of expenses, shall be submitted to the principal/administrator via KIOSK at least two weeks in advance. Application shall be made at least one week before the meeting. The applicant shall be notified in advance if the estimate of expenses exceeds the amount that will be reimbursed.
  - 3. The request form in KIOSK shall enumerate estimated expenses to be paid by the Board. Travel shall be reimbursed at a rate equal to the IRS mileage rate allowance. Estimated expenses which will be considered include registration fees, meals, lodging, parking, and mileage. If a principal/administrator requests attendance at a meeting, all necessary estimated expenses shall be paid.

- 4. Professional leave shall be at regular pay with no deduction from sick leave or other leave.
- 5. No request for leave will be considered if submitted after the meeting has been held.
- 6. Delegates to the OEA Representatives Assemblies shall be granted leave to attend such meetings. Expenses shall be paid by the MSEA. Substitutes will be provided at Board expense. Days utilized in this section shall not count against days authorized in Section 803 (A-7).
- 7. During each school year, the Board shall grant twenty (20) days of leave to MSEA members for the purpose of professional association business. Staff members shall submit the request via KIOSK for approval first by the MSEA President then to the appropriate administrator.

# 804 STAFF ADVISORY COMMITTEE

- A. A Staff Advisory Committee will be formed in each building.
- B. Purpose
  - 1. Improve communications and discuss building level concerns between staff members and principal or immediate supervisor thereby improving the educational program for children.
  - 2. To advise the principal or immediate supervisor regarding specific areas of concern of the staff members and ways to improve the total operation of the building.
  - 3. To bring to the committee the concerns of the principal or immediate supervisor.
  - 4. To develop the instructional programs for professional growth of the staff member in accordance with Article VIII, Section 805.
- C. Procedures
  - 1. The principal or building supervisor shall schedule within the first ten (10) days of school, a meeting of all staff members for the purpose of determining the number of staff members to be on the SAC and the procedure for electing the staff members of the SAC. The number of staff members serving on the SAC shall be no less than five (5) and no more than twenty (20).

- 2. An organizational meeting of the SAC shall be held during the month of September. The date and notification shall be the responsibility of the principal. Such meeting shall be scheduled by the principal or building supervisor in cooperation with the elected staff members of the SAC. At the organizational meeting, a chairperson shall be elected by the staff members of the SAC and an elected staff member of the SAC, other than the chairperson, will be selected by the committee to be the secretary of the SAC. The first item of business will be to schedule regular monthly meetings of the SAC.
- 3. The chairperson shall be responsible for:
  - a. Preparing cooperatively with the principal or building supervisor, an agenda of items to be discussed at each SAC meeting.
  - b. Distributing a copy of said agenda to all staff members and principal or building supervisor at least one (1) day prior to each meeting.
  - c. Obtaining suggestions and concerns, prior to the agenda setting sessions, from the other elected staff members of the SAC.
- 4. The secretary will be responsible for:
  - a. Taking minutes of each SAC meeting.
  - b. Distributing minutes of meetings to all staff members and principal or building supervisor.
- 5. A list of staff members of each SAC, including teaching area of the SAC staff members, shall be sent with names of the chairperson and secretary so designated to the Executive Director of Instruction who shall provide a copy to the President of the MSEA.
- 6. Any staff member may attend a SAC meeting.

# 805 RELEASED TIME - STAFF DEVELOPMENT

- A. In November, January, March, and June, early release of students will occur at the end of a five (5) hour student day for grades K-5 and at the end of a five and one-half (5 1/2) hour student day for grades 6-12.
- B. The purpose of the above four (4) early release times is for staff members to work on grades. This may be done at the building or elsewhere, at the discretion of the staff member. Staff members will report to school no earlier

than one-half (1/2) hour before the start of the student day on the above four (4) early release days. Staff members will be released following the student dismissal.

C. Release time may be provided during the school year for instructional leadership meetings or staff work sessions upon designation by the Superintendent. Half-day early release in-service activities shall be planned with input from building level staff development committees. Full-day early release in-service activities shall be planned with input from the Curriculum Committee.

### 806 LABOR MANAGEMENT COMMITTEE

- A. An informal committee shall be established as an aide to communications between the parties. The membership of this committee shall be the Superintendent (or designee) and a maximum of five (5) persons appointed at the discretion of the Superintendent, plus the MSEA President (or designee) and a maximum of five (5) persons elected by the membership of the MSEA.
- B. This committee shall meet upon request, no more than one (1) meeting per month. Meetings will be held after school hours. Staff members serving on the committee will be compensated at an hourly rate which shall be the same as is set forth in Section 601 H of the Agreement to a maximum of two hours per meeting. An agenda shall be established one week prior to the meeting; however, additional items may be added to the agenda at the meeting. If the agenda is not established prior to the meeting, the meeting shall be canceled. Agenda items will only deal with district-wide issues. Building issues shall be discussed at staff advisory committee meetings prior to coming before the Labor Management Committee.
- C. The purpose of the committee shall be to assist in the process of open communications between the parties. Its procedures shall consist of joint, informal discussion aimed at clarifying or addressing issues of concern to both parties. The interest-based process will be used when feasible. The open discussions held by this committee shall not be construed as negotiations nor as an official decision-making process. The discussions of the committee shall not result in modifications or additions to the Negotiated Agreement.
- D. Periodically, training will be provided to the Labor Management Committee by FMCS. The purpose of the training will be to provide the parties with a format for conducting an effective labor-management relationship. The training will be sought when the parties believe a significant number of

individuals on the committee have not been trained or the group needs a review.

# ARTICLE IX SOLE AND EXCLUSIVE RIGHTS OF THE ASSOCIATION

- A. The rights and privileges enumerated in this article shall not be extended to any staff member organization except the MSEA and its affiliates, the NEA, OEA, and NCOEA.
  - 1. The Board and administration agree not to meet with, recognize, or negotiate with any staff member organization other than the MSEA on behalf of the staff members. The MSEA is the only staff member organization which shall represent staff members in matters of professional concern.
  - 2. Names and addresses of newly employed staff members shall be provided to the MSEA within two (2) weeks of Board approval of their contract. Such information shall only be for the private use of the MSEA.
  - 3. A copy of any written communication from central office directed to all staff members of a building, department, or grade level shall be sent to the President of the MSEA at the time it is distributed to the staff members. Notice of time, date and place of Board meetings, copies of notice of job openings, Board minutes and agenda and minutes of committees which affect the bargaining unit shall also be sent to the MSEA President.
  - 4. Payroll Deduction The Board shall provide payroll deductions for dues for membership in MSEA, NCOEA, OEA, NEA, or OEA Fund for Children and Public Education. Forms for these deductions shall be provided by the MSEA. The enrollment period for payroll deduction of membership dues shall be from September 1 to October 15 of each year. The deductions shall be made twice a month for a period of ten (10) months, and shall commence with the first pay in November. Upon request, payroll deduction privileges shall be available to staff members after October 15. All Association deductions shall be made without cost to the employee or the Association. All monies deducted for such purposes shall be transmitted to the Union not more than five (5) days following the payroll in which they were collected. Accompanying each check or deposit notification will be a complete listing of the names of the members for which a payroll deduction was made.
  - 5. The MSEA shall be authorized to use the school mails, "pony," and the staff members' mailboxes for association business. The MSEA may affix nonpermanent MSEA identification on staff members' mailboxes. The

administration will provide an inside depository at the Board office for mail to be delivered on the pony.

- 6. A bulletin board will be provided in each building for the exclusive use of the MSEA. The bulletin board shall be located in an area readily accessible to staff members.
- 7. Association Business The MSEA and/or its association representative may conduct association business on school property during school hours. The conduct of such business shall not interfere with the program of instruction. Time shall be allotted in staff meetings for association business. The public address system shall be available for association announcements by the principal
- 8. A staff member may request the presence of an MSEA representative at any meeting with the administration. Upon such request, said meeting shall not proceed until the representative is in attendance. However, said meeting shall take place no later than forty-eight (48) hours after said request has been made.
- 9. Informal Monthly Meetings There shall be a monthly meeting for the Superintendent, or his/her designee, and the MSEA President to informally discuss mutually important matters, which would include, among other items, the financial position of the school system. Additional participants may be included at the invitation of either party.
- 10. Membership to UEP The Board, the administration, and the MSEA will respect the right of all staff members to join or assist the United Education Profession.
- 11. Ad Hoc Committees established by the Board and/or the administration which include non-administrative personnel in their composition and whose deliberations may affect the welfare and/or terms and conditions of employment of the staff members shall have reasonable association representation thereon.
- 12. Facilities The Board will provide the MSEA with a facility to hold general membership meetings at no cost for a maximum of two (2) hours once each month.
- 13. The MSEA President or his/her designee shall have the right to make brief organizational announcements at general staff members' meetings and faculty meetings.

- 14. Union Security –Upon receipt by the Treasurer of an authorized card signed by a staff member, the Treasurer is authorized to deduct from the pay of said staff member the amount indicated on the authorization card. The deduction authorized shall be remitted to the MSEA. Association membership is annual with the membership year being September 1 through August 31. Once a member enrolls such membership shall be continuous thereafter for each subsequent membership year unless the individual cancels their membership. Any individual who wishes to cancel their membership must notify the Association Treasurer in writing between August 1 August 31. A member may cancel their membership outside of the aforementioned cancellation period but shall be responsible for all remaining dues and assessments of the current membership year.
- 15. The names and addresses of new employees shall be provided to the MSEA 2<sup>nd</sup> Vice-President and Treasurer with two (2) weeks of Board approval of their contract. Such information shall only be for the official use of the MSEA.
- 16. When a staff member updates their information (address, phone number, etc.), the MSEA Treasurer shall be given a monthly update.
- 17. The MSEA shall be given time at all new hire orientations, or informational meetings, to discuss the Association structure and membership.

# ARTICLE X TUTORS AND HOME INSTRUCTION PERSONNEL

Include tutors who work 30 hours or more ("Tutors") in the bargaining unit.

This article shall constitute all rights, terms, conditions of employment for tutors.

Tutors shall be entitled to one-year limited contracts. The evaluation procedure shall apply, but ORC Sections 3319.11 and 3319.111 shall not apply. Tutors shall be eligible for benefits under Section 602, Section 607, and Article 7.

Tutors will be paid for assigned times when students are not in attendance, when such absence is due to a short-term absence. However, such tutors shall remain at work to accomplish other tasks as assigned. A short-term absence is defined as an absence lasting one calendar week or less.

Tutors shall be paid .0007 of the BA Step 0 per hour. Tutors shall receive their compensation over 24 bi-weekly pays, the same way teachers receive their compensation.

#### ARTICLE XI PROFESSIONAL DEVELOPMENT COMMITTEES

### 1101 Educator Support Team

- A. The Mentor Program will be operated in accordance with the **district's Mentor** Program Handbook as attached in Appendix W.
- B. The Oversight Committee members shall be compensated at the rate of three percent (3%) of the base salary. The Mentor Coordinator shall be a bargaining unit member and shall be compensated at twenty percent (20%) of the base salary.
- C. Recommendations for the changes to the entry year program shall be subject to collective bargaining.

# 1102 LOCAL PROFESSIONAL DEVELOPMENT COMMITTEE

- A. Purpose and Authority
  - 1. The purpose of the Local Professional Development Committee is limited to the review and approval of individual professional development plans (IPDP), continuing education units, and individual professional development activities for recertification and licensure as specified by ORC 3319.22 and OAC 3301-24.
  - 2. The LPDC shall have no authority to revise, delete, add or modify any article or section of this negotiated agreement. Actions of the LPDC are not to be contrary to the negotiated agreement or law.
- B. Committee Structure
  - 1. There shall be two grade level LPDCs and one district level LPDC. The grade level LPDCs shall be for grades P-6 and the other shall be for grades 7-12.
- C. Composition of Committees
  - 1. Except as otherwise provided in this section, all committees shall be composed of a majority of practicing classroom teachers. Upon **request, an administrator's IPDP shall be reviewed by a committee** composed of the administration appointee from each grade level LPDC and two teachers from the appropriate grade level LPDC.

- 2. The grade level committees shall each have three teachers, one administrator, and one special education teacher.
- 3. The district level committee shall be composed of a teacher representative from each of the grade level committees, the MSEA President, and the administration appointee from each grade level LPDC.
- 4. The teacher members shall be elected by the MSEA. The other members shall be selected by the Superintendent.
- 5. The MSEA, pursuant to its constitution, shall determine method(s) of recalling or replacing LPDC teacher members.
- 6. The Superintendent shall determine the recall and replacement of nonteacher LPDC members.
- D. Procedures, Compensation, and Training
  - 1. The LPDC shall determine the time, location, and number of committee meetings.
  - 2. Committee members shall be granted release time for appropriate LPDC training as approved by the Superintendent/designee. Actual and necessary expenses incurred for training shall be reimbursed by the Board as per Article VIII, Section 803.
  - 3. Each teacher member shall be paid a stipend of five percent (5%) of the base salary per school year. (NOTE: LPDC stipend for 1998-99 shall be based on the base salary in effect on 9/1/98.)
- E. Facility, Equipment, and Support Services
  - 1. The LPDC shall be provided with adequate and secure space for the safe and secure storage of records, files, IPDPs and any other work requiring storage and/or file space.
  - 2. The LPDC shall be provided with secretarial support and any other support services necessary.
- F. Terms of Office
  - 1. The MSEA shall determine the length of term of office for the teacher members of the LPDC.

- 2. With the exception of the initial start up of the LPDC the length of terms shall vary to allow for staggered terms.
- G. Employee Protection
  - 1. Under no circumstances is the involvement in activities of the LPDC process to be used for employment decisions by the Board.
  - 2. Nothing in the LPDC process shall have an adverse impact on the educator's performance evaluation as established in the collective bargaining agreement.
- H. LPDC Appeals Procedure
  - 1. The LPDC shall determine its own appeals procedure. An administrator may appeal the review of his/her IPDP to the district level committee. Upon a request of the administrator, a sufficient number of teachers shall be non-voting members so that a majority of the voting members shall be administrators.
  - 2. The LPDC appeals procedure is not subject to the grievance procedure outlined in Article II.

# 1103 MASTER TEACHER COMMITTEE

The Master Teacher Committee (MTC) shall be established for the purpose of designating teachers in the building/district as a master teacher.

- A. Purpose the duties of the MTC shall be strictly limited to the review and approval of Master Teachers as specified in Ohio law and related ODE guidelines. ODE forms shall be used.
- B. Composition the MTC shall be a joint committee with an equal ratio of MSEA selected members and Board selected members. A total of 6 members shall serve on the committee (3 selected by MSEA, 3 selected by the Board).
- C. Chairperson the Chair shall be selected by the MSEA from among the MTC members.
- D. Meetings the Committee shall meet quarterly (August, October, January and April) to read and score applications and to perform any other work required of the Master Teacher Committee. Other meetings may be called on an "as needed basis" by a majority of the members.
- E. The MTC shall be responsible for informing MSEA of the Master Teacher process and any changes to the process for the District.

- F. Compensation
  - a. The Chairperson shall receive 3% of the base pay.
  - b. MTC members shall receive 2% of the base pay.
- G. Up to six (6) and no less than four (4) members of the MTC will read and score each application individually. Then an average of the committee scores will be calculated to determine if the designation of Master Teacher will be awarded to the applicant. All decisions of the MTC shall be final and not subject to appeal or the grievance procedures outlined in Article II.
- H. Candidates will be notified, in writing, of their status within sixty (60) days of turning their portfolio into the committee. Unsuccessful candidates must wait a year before resubmitting. Candidates will be responsible for making arrangements to pick up their materials.
- I. Successful candidates will receive a certificate and recognition at a district Board meeting.
- J. Employee protection
  - 1. Under no circumstances will the involvement in activities of the Master Teacher process be used for employment decisions by the Board.
  - 2. Nothing in the Master Teacher process shall have an adverse impact on the edu**cator's performance evaluation as established in the** collective bargaining agreement.

# ARTICLE XII DURATION OF AGREEMENT

- The terms and conditions of this Agreement shall be effective beginning July 1<sup>st</sup>, 2019, and shall continue in full force and effect through the 30<sup>th</sup> day of June, 2022.
- B. The provisions of this Agreement are binding on both parties. The Board agrees that all existing policies or regulations that are addressed in this Agreement are superseded and shall be rescinded.
- C. Negotiations shall not be reopened prior to seventy-five (75) calendar days before the expiration date of this Agreement unless mutually agreed to by the MSEA and the Board. Either party may cause negotiations to be opened by making notification to the other party in accordance with the procedures contained in this Agreement.

Mansfield Board of Education

Mansfield School Employees Association

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Board President Renda Cline **D**ate

5/19/2020

Superintendent Stan Jefferson Date

20 5/10 Date

Interim Treasurer Jill Smith

5/19/2020 Bradles President Brad Strong Date

<u>10-2-</u>2020 Date Umpr am Contract Chair

6-1 Negotiating Team Member

Negotiating Team Member

Date

2020

120

Date

Negotiating Team Member

Date

Mansfield Board of Education	Mansfield School Employees Association		
Board President Renda Cline Date	President Brad Strong Date		
Superintendent Stan Jefferson Date	Contract Chair Date		
Treasurer Robert Kuehnle Date	Negotiating Team Member Date		
	Negotiating Team Member Date		
	Negotiating Team Member Date		

# <u>APPENDIX A</u>

Article II

# GRIEVANCE REPORT FORM (To Be Filed in Triplicate)

Grieva	ance #	Date Filed			
Name	of Aggrieved				
Buildir	ng	_ Assignment			
	LEVEL TWO (Submitted to Immediate S	Supervisor)			
Α.	Date Cause of Grievance Occurred				
B.	1. Statement of Grievance				
	2. Relief Sought				
	Signature of Aggrieved	Date			
C.	Disposition by Supervisor				
	Signature of Supervisor	Date			

# LEVEL THREE (Submitted to Superintendent)

A. Position of Aggrieved/or Association

Signature of Aggrieved

Date

B. Disposition by Superintendent or Designee

Signature of Superintendent or Designee

Date

# LEVEL FOUR (Submitted to Arbitrator)

- A. Position of Aggrieved or Association
- B. Date Submitted to Arbitration \_\_\_\_\_
- C. Disposition and Award of Arbitrator

Signature of Arbitrator

Date

APPENDIX B Article VII Section 707

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

#### APPLICATION FOR SABBATICAL LEAVE APPLICATION FOR PAID EDUCATIONAL LEAVE

NAMI	E:		DATE:				
SCHO	DOL OR DEPARTMENT:						
BACK	<u>(GROUND</u> :						
А.	Number of consecutive years in M	ansfield City Scho	ools				
В.	College degree or degrees held						
C.	Length of requested leave		or two semesters)				
D.	Date requested leave starts	lonth	Day	Year			
E.	Date requested leave endsN	Ionth	Day	Year			
PLAN	<u>IS:</u>						
Α.	Educational Professional	IOther					
Β.	Please attach detailed outline of p	lans for leave.					
		Staff Member	Signature				
	_ Approved Disapproved						
		Superintender	nt or Designee	Date			
	_ Approved Disapproved	Treasurer for	the Board	Date			
Copie	es: Treasurer – white Principal/Administrator – yellow Staff Member – pink Executive Director of Personnel	– gold					

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#### <u>APPENDIX B 1</u>

Article VII Section 707

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

Office of the Board of Education

#### SABBATICAL LEAVE SALARY NOTIFICATION CERTIFICATED PERSONNEL

TO \_\_\_\_\_\_ 20 \_\_\_

In accordance with Article VII, you are hereby notified that your part salary for the school year 20 \_\_\_\_ will be \$\_\_\_\_\_. The salary computation found below is based on provisions of the

Negotiated Agreement presently in effect in the Mansfield City Schools.

#### ANTICIPATED SALARY

Training	Llore	Experience Other	Dees	Base
	Here	Other	Base	
		Teaching Military		

### SUBSTITUTE COSTS

5 Days X Daily Substitute Rate =	
55 Days X Daily Substitute Advanced Rate =	
Remaining Days X B.A. (zero years) per diem =	
Total Substitute Cost =	

Please contact the Treasurer if you desire to continue your insurance coverage. Sign and return one copy within ten (10) days.

Staff Member Signature

Executive Director of Personnel

Date

Date

Treasurer

Date

#### APPENDIX C

Article VII Section 702

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

#### APPLICATION FOR LEAVE OF ABSENCE

NAME:			DATE:					
SCHOOL OR D	EPARTMENT:							
I hereby reque	est a leave of absence begi	inning Mon		Day	Year			
and ending	Month	Day	Year	_ for the reason c	hecked below.			
	IIIness Disability Parental		_ Military _ Professional _ Other Purposes	s (specify)				

- I have exhausted all of my accumulated sick leave and request that Board provided insurance(s) be continued in accordance with Section 702 at no cost to myself. (Applies to leave for illness or disability only.)
- \_\_\_\_\_ I desire to continue the Board provided insurance(s) by paying the actual monthly cost to the Treasurer of the Board in accordance with guidelines established by the Treasurer.

Please attach a detailed outline of plan for leave.

	Staff Member Signature	Date
	Principal/Administrator	Date
	Ex. Dir. Of Personnel	Date
Approved Disapproved	Superintendent	Date
Approved Disapproved	Treasurer for the Board	Date
Copies: Treasurer – white Principal/Administrator – yellow Staff Member – pink		(Deviced 1/00)
Executive Director of Personnel – gold		(Revised 1/88)

<u>APPENDIX D</u>

# IMPLEMENTED IN KIOSK (DO NOT USE)

Article VII Section 701

# MANSFIELD CITY SCHOOLS

Mansfield, Ohio

#### NOTIFICATION FOR USE OF SICK LEAVE

NAME			D.					
SCHOOL O	R DEPARTMENT			Number of Sick Leave Days Requested				
0 N 4	ertify that sick leave rec		eriod beginning A.M. ding P.M			is justified		
Mon	th Day	Year	Month	Day	Year			
For the foll	lowing reason(s):							
Check the	reason(s) requested for	use of sick leave	2:					
2. 3. 4. 5. 6. I hereby ve	Exposure to conta Reason concerned A. Illness *Funeral of relativ Name of individua	d with immediate B. Injury ve or friend NOT Il concerned naternity reasons	C. Death covered by #4 above		-			
Signature	of Staff Member		Signature of Princi	pal/Administra	tor			
	-	-	conclusion of the use of					
	pleted when medical at		d.					
			Name of Attending	g Physician				
Date(s) Co	nsulted		Address of Physici	an				
*5 above	CTION BY SUPERINTEN : Approved by Superin )F DAYS APPROVED:	tendent for more	than one day:					
APPROVED	DISAPPROVED		uperintendent LL:					
Tre	<u>n of Copies to:</u> easurer – white		Superintendent's I	Designee		Date		
	ilding Principal/Adminis aff Member – pink	trator – yellow		(Revi	sed 1/88	3)		

#### IMPLEMENTED IN KIOSK (DO NOT USE)

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio APPLICATION AND/OR NOTIFICATION FOR USE OF PERSONAL LEAVE

NAME:			DATE:	
SCHOOL OR DE	PARTMENT:		Number of Days	Personal
			A.M.	
I hereby request personal leave beginning			P.M.	A.M.
			and ending	
Month	Day	Year		
Month	Day	Year	·	

I hereby verify the use of personal leave for the reason checked below:

- \_\_\_\_\_ 1. Personal business
- \_\_\_\_\_ 2. Emergency personal business
- 3. Special circumstances: a) prior to, or following school vacation (requires Superintendent's approval), b) additional days, c) other reason. A written statement must be attached.

Written requests for personal leave shall be submitted at least three (3) days in advance of the date for which leave is requested. If three (3) days' notice is not possible, the staff member shall notify the substitute system and the building principal or immediate supervisor as soon as possible. In such situations, the personal leave form shall be submitted during the first workday after the conclusion of the leave.

Personal leave shall not be used for shopping, recreation, engaging in other employment for, creating a holiday, or for creating or extending a vacation period. Staff members found abusing personal leave shall be subject to discipline determined by the Board.

	Signature of Staff Member	
Approved Disapproved		
	Principal or Administrator	Date
Approved Disapproved		
	Executive Director of Personnel	Date
Approved Disapproved		
	Superintendent (if needed)	Date
Copies: Treasurer – white Principal/Administrator – yellow Staff Member – pink		
Executive Director of Personnel – gold	(Revised 8/08)	

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#### IMPLEMENTED IN KIOSK (DO NOT USE)

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

# NOTIFICATION FOR COURT APPEARANCE EMERGENCY LEAVE

NAME				_ DATE		
SCHOOL OR	R DEPARTMEN	Т				
I hereby rec	quest leave for	court appearanc	e beginning _	Month	Day	Year
and ending	Month	Day	for _ Year	½ Day	- Full Day	
Note: A cop	by of the jury	duty summons or	subpoena m	ust be attache	d. 706	
		Staff Me	mber			
		Principal	/Administrato	r	Date	

Superintendent's Designee

Date

To be submitted to the immediate supervisor at least 24 hours preceding the start of the leave.

Copies: Treasurer - white Principal/Administrator - yellow Staff Member - pink Executive Director of Personnel - gold

APPENDIX G Article III Section 304 A5

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

# SALARY NOTIFICATION CERTIFICATED PERSONNEL

# OFFICE OF THE BOARD OF EDUCATION

То	Го					_ Date								
In	accordance	with	Section	3319.12	ORC,	you	are	hereby	notified	that	your	salary	for	the

school year 20 \_\_\_\_\_ will be \$\_\_\_\_\_. The salary computation found below is based on provisions of the salary schedule presently established by the Mansfield Board of Education.

SIGN AND RETURN ONE COPY WITHIN TEN DAYS

# BASIS OF COMPUTATION

Training	Here	Experience Other	Step	Base
		Teaching Military		

Other Stated Conditions: \_\_\_\_\_

THE BOARD OF EDUCATION MANSFIELD CITY SCHOOLS

Staff Member's Signature

President

		SFIELD CITY	<u>IOSK (DO NOT</u> Z <b>SCHOOLS</b>	<u>USE)</u>
		Mansfield,		
APPLICATIO	N FOR ATTEND			<b>AEETINGS</b>
Date Request Submitted				
Application is made to atter				
Area	State	National	Other	
Name of Staff Member:				
Name of Meeting/Conferen	Ice:		· · · · · ·	
Го Be Held At:	(Document	tation Must Be A	mached)	
Date(s) to Be Held:				
Sponsoring Organization: _ 1. District Program N	(List da	ys; include travel	time to and from)	
1	(PLEASE CHEC	K REASON (S	) FOR ATTENDA	NCE)
1. District Program N     2. Building Program 1	eeds ?	4. I am a participa 5. I am a delegate	to the meeting repres	enting
3. I am a member of t	he organization.	6. Other (Explain)	)	
MEETING EXPENSES:			ESTIMATED	FINAL
. Registration			\$	\$
. Lodging				
. Meals				
. Travel-not method used:	:POV mile	x/Mi		
. Parking Fee				
Miscellaneous Expenses	1 )		ф.	
Total Expenses			\$	\$
Must be accompanied wit	th valid receints			
in and the accompanies of the	in contraction pro-	Signatu	re of Staff Member	Date
		-		
s Substitute Required? Yo	es No	Check one: (	) Title I () Special	Education () Other
1		<u> </u>	۲ 1 1 d	1
have evaluated this reques	st in terms of the needs	of the building/of:	fice and recommend t	hat it be:
Approved	Disapproved			
11	11			
		Signatur	e of Principal/Admini	strator Date
Account # for Expenses		Account #	for Substitute	
Account # for Expenses		Account # .		
		Signatur	re of Administrator Re	esponsible Date
		Signatu		sponsiole Date
REIMBURSEMENT	FOR FINAL EXP	PENSES APPR	ROVED	
		0.		
Date Approved		Signat	ure of O.U. Admini	strator

NOTE: Submit all copies to administrator responsible who will submit to the Treasurer's Office with appropriate requisition number: Return distribution: White – Treasurer's Office Yellow – Superintendent's Office Pink – Return to applicant Gold – Return to Supervisor

NOTE: Pink copy should be submitted to O.U. Administrator for approval and reimbursement

#### F – 174 Guidelines for Submitting Professional Leave (Back of form)

The following guidelines must be followed for <u>all</u> professional leaves:

- All expenses must be estimated on the Professional Leave form before submitting the form to your principal/supervisor for approval or they will not be reimbursed.
- Professional leave must be submitted at least 5 days in advance to one of the offices listed below. Many conferences have registration deadlines and fill up very quickly. For this reason, you should submit your professional leave as far in advance as possible.

Special Education professional leaves go to Executive Director of Pupil Services at Raemelton; Title 1 forms go to Title 1 Supervisor, Central Office; Drug Free forms go to DASF Supervisor at Central Office; Career Technology/Adult Education forms go to District Director of Career Technical Programs; athletic leaves and secretary leaves go to Executive Director of Human Resources at Central Office; and regular conference /workshop leaves go to the district Chief Academic Officer.

- <u>Meeting documentation must be attached to all professional leave forms.</u> The name of the meeting/conference must be written on the form.
- Write or print the name of the applicant on the form (name/signature must be legible).
- Do not register for the conference in advance of sending professional leave to the appropriate office. The designated office will register you.
- If you are requesting mileage at the district rate per mile, it must be listed on the form. We will only pay for mileage if the mileage distance is listed on the form when the application is made. Mileage should be from your school to the conference/workshop.
- \$25 a day for meals will only be paid when the conference/workshop involves an overnight stay and proper receipts are submitted with the pink copy of the Professional Leave Form upon your return. We do not provide lunch money for one-day conferences. Amounts must be listed on the form when submitted for approval.
- Check if sub is needed in the appropriate place on the form. After approval, the building secretary must call the Personnel Office to request a substitute. The building must be prepared to cover classrooms, especially on Mondays and Fridays if substitutes cannot be obtained. Sick leave and personal leave will be covered by the sub service first.

All Professional Leave Forms must be signed by the building principal/department supervisor before sending to the appropriate office specified above.

APPENDIX I Article VII Section 705

# MANSFIELD CITY SCHOOLS Mansfield, Ohio

### ASSAULT LEAVE

NAME:			DATE:		
SCHOOL OR DEP	PARTMENT:				
				rticle VII, Section 705, c Mansfield School Emplo	
day(s) of	assault leave was/w	vere taken beginnin	g at	a.m./p.m. on	
Month	Day	, 20 and er	iding at	a.m./p.m.	
on Month		Medical attenti	on was/was	required. not	
Nature of	disability				
Expected dura	t be stated: Name of Physici		s for more than	n five (5) days, the follo	owing
		Staff Member	Signature		
	Principal/Admin	istrator	Da	te	
	Superintendent	or Designee	Da	te	

#### APPENDIX J

Article VI Section 604 A

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

### **REQUEST FOR SEVERANCE PAYMENT**

NAME: \_\_\_\_\_ DATE: \_\_\_\_\_

BUILDING OR DEPARTMENT:

I hereby certify that my employment with the Mansfield City Schools was terminated effective

Year Month Day

Not desiring to have my accumulated sick leave transferred to another public agency in Ohio, I hereby request severance pay payment under Article VI, Section 604, of the Board MSEA Negotiated Agreement.

Severance pay will be granted for all of the instructional staff member's accumulated but unused sick leave at 26%. If the staff member has 200 or more days of unused sick leave, at the time of retirement, he/she will paid severance pay at 30%. Severance pay will be at the per diem rate of the eligible instructional staff member and shall be payable upon the staff member having fulfilled the requirements of this section or at the option of the staff member, January of the succeeding calendar year.

I request payment immediately \_\_\_\_\_.

I request payment in January of the succeeding calendar year

Signature of Staff Member

Request Approved \_\_\_\_\_

Signature of Treasurer for the Board

Date

IMPL	EMENTED VIA KI	<u>OSK (DO NOT U</u>	<u>SE)</u>	<u>PENDIX K</u> Article VIII Section 803
	MANSFIELD CIT Mansfield,			
NOTIFICAT	TION FOR USE OF	MSEA BUSINES	<u>S DAYS</u>	
Name School or Department				
In accordance with the Board-MS	0 0	eement, I hereby r	equest MSEA I	eave
beginning	A.M. P.M Month			_
and ending	A.M.		Year  Year	<u>.</u> .
Signature of Staff Member				
Signature of Principal/Administrat	or			
Approved Disapproved	MSEA President		Date	
Approved Disapproved	Executive Director	r of Personnel	Date	
<u>Distribution of copies</u> : Treasurer – white MSEA President – green Principal/Administrator – y Staff Member – pink Executive Director of Perso				

APPENDIX L Article IV Section 406

TO: All Certificated Staff Members

FROM: Executive Director of Personnel

RE: Letter of Intent

DATE: February \_\_\_\_\_, 20 \_\_\_\_\_

To assist the district administration and building principals in determining staff assignments for the 20 \_\_\_\_\_ - 20 \_\_\_\_\_ school year, I am requesting each certificated person to read through this survey, mark applicable statements and provide any necessary information relative to the marked statement.

Should you wish any of your expressions of intent to remain confidential, please make note of that preference and it will be respected.

Return to the building principal by March 1<sup>st</sup>, 20 \_\_\_\_\_.

Thank you for your cooperation in the completion of this form.

#### PLEASE CHECK ONE OF THE FOLLOWING:

- \_\_\_\_\_ I wish to continue teaching in my current assignment.
- \_\_\_\_\_I do not wish to be employed for the next school year and am submitting my resignation effective the last day of this current school year. This serves as my official resignation letter.
- I am retiring under the provisions of the State Teachers Retirement Act effective the last day of this current school year. By submitting this notice of my retirement date on or before March 1<sup>st</sup> of this current school year, I shall receive an additional \$3,000 payment added to my severance payment for my retirement effective the last day of this current school year.
- \_\_\_\_\_ I plan to ask for a leave of absence (reason) \_\_\_\_\_
- \_\_\_\_\_I am requesting a voluntary transfer in my teaching assignment. I request a reassignment to the following grade level or area: \_\_\_\_\_\_.
- \_\_\_X\_\_ Please notify me by e-mail of job openings.

Staff Member's Signature

Current Assignment/Building

#### APPENDIX M

#### Article IV Section 401

#### MANSFIELD CITY SCHOOLS Mansfield, Ohio

#### REQUEST FOR ONE ADDITIONAL EVALUATION

NAME: \_\_\_\_\_ DATE: \_\_\_\_\_

SCHOOL OR DEPARTMENT: \_\_\_\_\_

I hereby request a maximum of one additional evaluation by administrative personnel other than my original evaluator. This one additional evaluation shall be held within ten (10) school days of the request. The Executive Director of Personnel shall assign the evaluator. If approval of the request is not granted, written reasons shall be provided by the Executive Director to the staff member within five (5) school days of the request.

ORIGINAL EVALUATOR(S): \_\_\_\_\_

REASON FOR REQUEST: \_\_\_\_\_

EVALUATOR ASSIGNED: \_\_\_\_\_\_

SCHEDULE OF EVALUATION: \_\_\_\_\_

Applicant Signature

Executive Director of Personnel Date

Copies: Staff Member Principal/Immediate Supervisor Executive Director of Personnel Evaluator Assigned

# Structure of the High School Day

- 1. The High School day shall be made up of not more than 8 periods a day.
- 2. All legal requirements for the awarding of Carnegie credits to students shall be the responsibility of the administration.
- 3. Department chairs in all areas will be provided a duty period to perform their duties. The teachers in the Department shall nominate 2 department chair candidates, one of these shall be selected by the principal. This shall be done on an annual basis.
- 4. No teacher shall be required to teach more than 5 periods a day in their certified area. Unless otherwise described in this document.
  - a. Teachers shall also do:
    - i. 1 period a day for Core Subject Teachers (Math, English, Science, Social Studies)
      - 1. Intervention, tutoring, remedial, or enrichment assistance with students in the teacher's area of certification. This shall be a non-graded class.
      - 2. Collaborating with other teachers to improve, teaching, & learning.
      - 3. Professional development to improve teaching & learning.
      - 4. Collaborating with stakeholders.
    - ii. 1 period of duty. (Non-core subject teachers may be assigned up to 2 duties if not assigned #2, 3, or 4 in 4 (a) i above.) Duties may include anything that does not require the teacher to teach an additional class.
      - 1. Monitor a study hall
      - 2. Contacting parents of students on the teachers teaching roster.
      - 3. Cafeteria duty
      - 4. Monitoring hall, restroom, parking lot, etc. areas.
      - 5. Department Chairs shall use this to complete dept. chair duties.
      - 6. Duties aligned with the school improvement goals.
    - iii. 1 prep period- which shall be the equivalent of 1 class period, but not to be less than 40 consecutive uninterrupted minutes every day.
- 5. A teacher may volunteer to teach a sixth (6<sup>th</sup>) period in lieu of a duty assignment at no additional compensation. If no volunteers are identified, a teacher may be assigned to a sixth (6<sup>th</sup>) teaching assignment and compensated at one-sixth (1/6) annual salary (teaching contract of 184 days).
- 6. No sixth (6<sup>th</sup>) teaching assignment will be assigned if there are teachers on a Recall List, certified in that area, according to article 405, unless the person on the recall list refuses.

Mansfield City Schools Mansfield, Ohio

# Application for Donation to Sick Leave Bank

Employees Name:
Date:
School/ Department:
I hereby request to donate one day of my sick leave to the Sick Leave Bank.
I am a Certified staff member
I am an Education Support Professional (Support staff)
Yes, I do want to participate in the sick leave bank.
No, I do not want to participate in the sick leave bank.
By checking yes, I authorize the Treasures office to deduct one day of sick leave from my accrued sick leave.

Signature of Staff Member

\*Form must be turned into the MSEA President or designee before October  $1^{st}$  .

Mansfield City Schools Mansfield, Ohio

<u>Appendix P</u>

# Application to withdraw from Sick Leave Bank

Employees Name		
School/ Department		
I am a member of Sick Leave Bank	Yes	No
I am requesting sick leave for	Myself	Spouse/Child/Parent
I have used all of my accrued sick leave *Yes * If no you are not eligible for day	e, personal leave, vacation time, or *No ys to withdraw days form the Bank	•
	Catastrophic illness Long-term chronic illness Required Surgical procedure Serious Accident or injury requirir extended rehabilitation Chronic personal illness	ng
Signature Date	Printed name & phor	ne number
I am requesting that as a member of th	e Sick Leave Bank I withdraw days	sstarting
	(if known, may k Day Year	be filled in at a
later date) to be no later than 30/20/1 employee is the reason for the request.	10 days for a Spouse/Child or 90/	45/20 days if
Signature of Staff Member	Signature of MSEA President or D	esignee

Signature of Treasurer or Administrator

Appendix Q

Article 307

# Waiver for STRS Retiree

In consideration of the decision of the Mansfield City School District to employ me following my service retirement, and in consideration of the benefits which will otherwise accrue to me as a result of such retirement, I understand and agree that the terms of my employment and compensation will differ from that of other bargaining unit members and acknowledge that I have been provided information describing the terms of my employment and compensation as an STRS retiree at Mansfield City School District.

I understand that the terms of my employment and compensation as an STRS retiree at Mansfield City School District may involve the relinquishment of rights and benefits to which I might otherwise be entitled pursuant to Sections 124.39, 3317.12, 3317.14, 3319.07, 3319.08, 3319.081, 3319.083, 3319.084, 3319.11, 3319.111, 3319.12, 3319.13, 3319.131, 3319.141, 3319.16, 3319.17 of the Ohio Revised Code and other applicable provisions of law.

I hereby voluntarily WAIVE AND RELEASE any claims concerning the above-described rights and benefits which I might have against the Mansfield City School District, the Mansfield School Employees Association (MSEA), or the officers` employees, or agent of either, past or present, including but not limited to any claims for age discrimination arising under the Ohio age discrimination laws, the federal age discrimination law (the Age Discrimination in Employment **Act or "ASWA"), or a municipal ordinance.** 

I understand that the Mansfield City School District recommends that I consult with an attorney before signing this Addendum. I understand that I may revoke this Addendum within seven (7) calendar days after signing it, and that in order for this revocation to be effective, written notice must be received by the Board no later than the close of business on the seventh day after I have signed this Addendum.

I also understand that by law, I am allowed twenty-one (21) calendar days to review this Addendum before signing it. However, I am hereby voluntarily RELEASING AND WAIVING my right to this 21-day review period. I am NOT, however, waiving my right to revoke this Addendum 7 days after signing it, as described above.

Signature

Date

# Memorandum of Understanding Between Mansfield City School Board of Education And Mansfield School Employees Education Association

# Retirement Incentive program

- 1. A retirement incentive payment will be made to each qualified bargaining unit member who retires from active service with the provision of this Memorandum. A qualified bargaining unit member is someone who:
  - a. Has completed the 2006-2007 district school year.
  - b. Is eligible to retire under the State Teachers Retirement System (STRS) guidelines prior to the start of the 2007-2008 school year and,
  - c. Has not retired as of the effective date of this agreement and.
  - d. Has notified the District Treasurer by February 1, 2007 of his/her intent to voluntarily retire prior to the start of the 2007-08 school year.
  - e. Has provided official documentation from the STRS reflecting an official retirement date prior to the start of the 2007-2008 school year.
- 2. If thirty (30) qualified bargaining unit members submit their letters of intent to retire before February 1, 2007, the member will be paid, in addition to the severance payments described in Article 604, retirement payments in the amount of 24% of the bargaining units members accumulated but unused sick leave at the members per diem rate. This payment will be deposited in a 403 (B) annuity account with one of the companies the district offers for these services.
- 3. Payment for severance shall be paid in accordance with Article 604. The incentive shall be paid in July 2008. No direct deposits will occur.
- 4. If the appropriate number (30) of unit members submit he required documentation listed in section 1 of this document to the Executive Director of Human Resources by February 1, 2007 the incentive payment shall be approved for all qualified members. If fewer than thirty (30) members submit their letters of retirement to the Human Resource Department prior to February 1, 2007, the Board may elect not to offer the incentive payment. If the incentive3 payment is not offered, members who have submitted their letters of retirement will be given the opportunity to rescind their intent to retire and continue their active employment with the district, or elect to retire without regard to the conditions of the incentive.
- 5. Any retirement incentive payments due to a bargaining unit member, who dies after the commencement of STRS retirement but before receiving all retirement all retirement **incentive payments payable under this Memorandum, will be paid to the member's** beneficiary or estate.

Mansfield Board of Education Date MSEA Date

#### <u>Appendix S</u> HS Course Selection

Memorandum of Understanding between the Mansfield School Employees Association and the Mansfield City School District

This memorandum is executed on April of 2009 by and between the Mansfield School Employees Association ("hereinafter the Association") and the Mansfield City School District (hereinafter the "Board").

Whereas, the Association and the Board have agreed that academic stakeholders shall have their concerns and recommendations regarding scheduling of classes at the high school heard and valued, and:

NOW, THEREFORE, BE IT RESOLVED, that the Board and the Association agree as follows:

- A) In collaboration with the administration, the high school counselors will provide each department with the number of sections required as determined by student registration as of April 15<sup>th</sup>.
- B) The department chairs shall schedule a meeting of all involved staff members to discuss class assignments. The selection process shall be as follows:
  - a. Each department shall meet to work out what sections each individual in the department shall teach. If everyone in the department cannot agree upon selection of sections by April 20<sup>th</sup>, the process outlined in letter 2(b) of this documented, shall be followed.
  - b. Beginning with the most senior staff member, each teacher shall select two (2) sections, for which he/she is properly certified/licensed, followed by the next senior teacher until all have chosen two (2) sections, for which he/she is properly certified/licensed. Another round of selections shall follow, using the same procedures (select 2 sections). The final selection shall then take place, with each teacher selecting his/her final section, for which he/she is properly certified/licensed.
  - c. Once all selections have been determined, individual members may, if both parties are in agreement, trade a section or sections, before the finalized list is provided to administration.
  - d. The final selection of selection of sections shall be provided to the building administrator no later than April 25<sup>th</sup>.
- C) If student enrollment in a section goes below 12 students, the administration reserves the right to modify staff section(s). If the administration has to modify a teacher's section(s), (based on student enrollment falling below 12 students) that section(s) shall be closed for that year.
- D) Staff members who are rated Ineffective in their most recent teacher evaluation shall not be eligible to participate in Appendix T. Instead the principal shall participate in the selection process outlined above and select in the place of any staff member rated Ineffective. Only classes the staff member is fully certified/licensed in may be selected for them to teach.

No part of this MOU shall superseded or modify Section 302 or Section 402 of the Negotiated Agreement.

It is agreed to suspend this MOU until June 1, 2014, when it will be reinstated. While this MOU is suspended the above process will be followed, but the building principal/superintendent will have the final say in course selection(s).

# APPENDIX T

<u>al</u> k	<u>-through Evaluation Tool</u> Time start	Time	stop	
	ner Name		:	
1.	<ul> <li>Most students are engaged in learning</li> <li>Checking for academic understanding</li> <li>Varied instructional tools</li> <li>Strategies that reflect student needs</li> <li>Learning objectives</li> </ul>	Observed	Not observed	NA
2.	<ul><li>Instructional time is used effectively</li><li>Speed of instruction is appropriate</li><li>Maintains academic flow</li></ul>	Observed	Not observed	N
3.	<ul><li>Classroom materials/supplies are organized</li><li>Advanced sorting of materials</li><li>Materials are readily available</li></ul>	Observed	Not observed	NA
4.	<ul> <li>There is evidence of student work</li> <li>Student work and items on display are c</li> <li>Expectations of student work are eviden</li> <li>Students know what success looks like</li> <li>There is a connection between student work</li> </ul>	t	Not observed	N
5.	<ul> <li>Evidence of consistent routines</li> <li>Routines support learning goals and active</li> <li>Schedule evident/shared</li> <li>Students know what to do and how to de</li> <li>Smooth transitions</li> </ul>		Not observed	NA
6.	<ul> <li>Evidence of clear and effective communication</li> <li>Climate promotes effective dialogue</li> <li>Interactions are respectful</li> <li>Feedback is timely and responsive</li> <li>Effective verbal and non-verbal</li> </ul>	*Sufficient v *Effectively	Not observed vait time/questioning guided wrong answe rammar and diction	
7.	Varied Assessments <ul> <li>Teachers use a variety of methods to assess (some examples may include)</li> <li>*Checking for questions/understanding</li> <li>*Short-cycle</li> <li>*Projects/demonstration</li> <li>*Performance assessments</li> </ul>	Observed s progress to *Checklist *Data sheet *Observatio *Portfolios	*Student Wo s *Rubrics	

	-Ended questions her Name:		
Evalu 1.		nen organizing your classroom and/or lesson?	
2.	What went well with the lesson? We about your students? Where do you	Vould you change anything? What did you lear ou plan to take this lesson next?	rn
3.	Would you like to offer clarification of	on anything observed?	
	-	-15 minutes to observe & 10-15 minutes to dis	
Teach	er signature	Date:	
Admin	istrator signature	Date:	

# Pre-Conference Sample Questions

The questions provided are intended to guide thinking and conversation; every question may not be answered or relevant for every observation.

Focus for Learning

(Standard 4: Instruction)

- 1. What is the focus for the lesson?
- 2. What content will students know/understand? What skills will they demonstrate?
- 3. Why is this learning important?

# Assessment Data

(Standard 3: Assessment)

- a. What assessment data was examined to inform this lesson planning?
- b. What does pre-assessment data indicate about student learning needs?

Prior Content Knowledge/Sequence/Connections

(Standard 1: Students/Standard 2: Content /Standard 4: Instruction)

- a. What prior knowledge do students need?
- b. What are the connections to previous and future leaning?
- c. How does this lesson connect to student's real-life experiences and/or possible careers?
- d. How does it connect to other disciplines?

Knowledge of Students

(Standard 1: Students)

- a. What should the evaluator know about the student population?
- b. How is this a developmentally appropriate learning activity?

Lesson Delivery

(Standard 2: Content/ Standard 4: Instruction)

- o How will the goals for learning be communicated to students?
- What instructional strategies and methods will be used to engage students and promote independent learning and problem-solving?
- What strategies will be used to make sure all students achieve lesson goals?
- o How will content-specific concepts, assumptions and skills be taught?

# Differentiation

(Standard 1: Students/ Standard 4: Instruction)

- a. How will the instructional strategies address all **students' learning needs?**
- b. How will the lesson engage and challenge students of all levels?
- c. How will developmental gaps be addressed?

# Resources

(Standard 2: Content/Standard 4: Instruction)

- a. What resources/materials will be used in instruction?
- b. How will technology be integrated into lesson delivery?

# Classroom Environment

(Standard 1: Student/ Standard 5: Learning Environment

- a. How will the environment support all students?
- b. How will different grouping strategies be used?
- c. How will safety in the classroom be ensured?
- d. How will respect for all be modeled and taught?

# Assessment of Student Learning

(Standard 3: Assessment)

- a. How will you check for understanding during the lesson?
- b. What specific products or demonstrations will assess student learning/achievement of goals for instruction?
- c. How will you ensure that students understand how they are doing and support **students' self**-assessment?
- d. How will you use assessment data to inform you next steps?

Professional responsibilities: Collaboration and Communications (Standard 6)

- a. How do you cooperate with colleagues?
- b. How do you work with others when there is a problem?
- c. What is your communication style with students? With families? With colleagues?
- d. In what ways do you seek the perspectives of others? Give an example.

Professional responsibilities: Professional responsibility and Growth (Standard 7)

- a. How do you apply knowledge gained from other experiences into your teaching?
- b. Discuss ways you reflect and analyze your teaching?
- c. What are some proactive ways you further your own professional growth?

	/ /		/ /
Evaluator Signature	// Date	Teacher Signature	,, Date
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		Ineffective	Developing	Skilled	Accomplished
DAIMAN	PRIOR CONTENT KNOWLEDGE / SEQUENCE / CONNECTIONS (Standard 1: Students; Standard 2: Content;	The teacher's lesson does not build on on connect to students' prior knowledge, or the teacher may give an explemation that is illogical or inacturate as to how the content connects to previous and future learning	The teacher makes an attempt to connect the lesson to students' prior knowledge, to previous lessons or future learning but is not completely successful.	The teacher makes clear and coherent connections with students' prior knowledge and future learning — both explicitly to students and within the leason.	The teacher uses the input and contributions of families, colleagues, and other professionals in understanding each learner's prior knowledge and supporting their development. The teacher makes meaningful and relevant connections between lesson content and other disciplines and real-world experiences and careers as well as prepares opportunities for students to apply learning from different content areas to solve problems.
INDIAUCIUUMAL PLANNING	Standard 4: Instruction) Sources of Evidence Pre-Conference			The teacher plans and sequences instruction to include the Important content, crocepts, and processes in school and district curriculum priorities and in state standards	The teacher plans and sequences instruction that reflects an understanding of the prevequitire relationships among the important content, concept, and processes in school and district curriculum priorities and in state standards as well as multiple pathways for learning depending on student needs. The teacher accurately explains how the leason fits within the structure of the discipline.
	Evidence	To see the			

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INST	RUCTIONAL PLANMING				
	KNOWLEDGE OF STUDENTS	This treacher demonstrates a lack of familiarity with students' backgrounds and has made an attempts to find this information.	The teacher demonstrates some familiarity with students' background knowledge and experiences and describes one procedure used to obtain this information.	The teacher demonstrates familiarity with students' background knowledge and experiences and describes multiple procedures used to obtain this information.	The teacher demonstrates an understanding of the purpose and value of learning about students? background experiences, demonstrates familiarity with each student's background knowledge and experiences, and describes multiple procedures used to obtain this information.
INSTRUCTIONAL PLANNING	(Standard 1: Students) Sources of Evidence: Analysis of Student Data Pre-Conference	The teacher's plan for instruction does not bemanstrate an understanding of students' development, preferred learning styles, and/or student backgrounds/prior experiences.	The teacher's instructional plan draws upon a partial analysis of students' development, readiness for learning: preferred learning styles, or backgrounds and prior experiences and/or the plan is inappropriately isilored to the specific population of students in the classroom.	The teacher's instructional plan draws upon an accurate analysis of the students' development, readiness for learning, preferred learning styles, and backgrounds and prior experiences.	The teacher's analyzis of student data (student development, student learning and preferred learning styles, and student backgrounds/prior experiences) accurately connects the data to specific instructional strategies and plans. The teacher plans for and can articulate specific strategies, content, and delivery that will meet the needs of individual students and groups of students.
INS	Evidence				

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		Ineffective	Developing	Skilled	Accomplished
	LESSON DELIVERY (Standard 2: Content: Standard 4: Instruction; Standard 6: Collaboration and Communication)	A teacher's stylenations are unclear, incoherent or inaccurate, and are generally ineffective in building student understanding. The teacher uses language that fails to engage students, is inappropriate to the content, and/or discourages independent or creative thinking.	Teacher explanations are accurate and generally clarify information based on students' questions about content or instructions for learning activities or the teacher may use some language that is developmentally inappropriate, leading to confusion or limiting placussion	Teacher explanations are clear and accurate. The bacher uses developmentally appropriate strategies: and language designed to actively encourage independent, creative, and critical thinking.	Teacher explanations are clear, coherent, and practe: The teacher uses well-bimed, individualized, developmentally appropriate strategies and language designed to actively encourage independent, creative, and critical thinking, including the appropriate use of questions and discussion techniques.
	Sources of Evidence: Formal Observation Dassroom Waikthroughs/ Informal Observations	The teacher fails to address student confusion or fruggation and does not use effective questioning techniques during the lesson. The lesson is almost entirely teacher-directed.	The teacher re-explains topics when students show confusion, but is not always able to provide an affective alternative explanation. The teacher attempts to employ purposeful questioning techniques, but may confuse atudents with the phrasing or timing of questions. The lesson is primarily teacher-directed.	The teacher effectively addresses confusion by re-explaining topics when asked and ensuring understanding. The teacher employs effective, purposeful questioning techniques during instruction. The lesson is a balance of teacher-directed instruction and student-led learning.	The teacher accurately anticipates confusion by presembing information in multiple formats and darfying content baffore students ask questions. The teacher develops high-level understandin through effective uses of varied levels of questions. The lesson is student-led, with the teacher in the role of facilitator.
INSTRUCTION AND ASSESSMENT	Evidence				
INSTRUCTIC	DIFFERENTIATION (Standard 1: Students; Standard 4: Instruction) Sources of Evidence: Pre-Confetence Formal-Observation Classroom Waikthroughs/ informal-Observations	The teacher does not attempt to make the lesson accessible and challenging for most students, or attempts are developmentally inappropriate.	The teacher relies on a single strategy or alternate set of materials to make the lasson accessible to most students though some students may not be able to access certain parts of the lesson and/or some may not be challenged.	The teacher supports the learning needs of students through a variety of strategies, materials, and/or pacing that make isoming accessible and challenging for the group.	The teacher matches strategies, materials and/or pacing to students' individual needs, to make learning accessible and challenging for all students in the classroom. The teacher effectively uses independent, cultatorative and whale- class instruction to support individual learning goals and provides varied option for how students will demonstrate mastery.
	Evidence				

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and a second	Ineffective	Developing	Skilled	Accomplished
RESOURCES (Standard 2: Content: Standard 4: Instruction) Sources of Evidence: Pre-Conference Formal Observation Classroom Waitthroughs/ Informal Observations	Instructional materials and resources used for instruction are not relevant to the leston or are inappropriate for students,	The teacher uses appropriate instructional materials to support learning goals, but may not meet individual students' learning atyles/needs or actively engage them in learning.	Instructional materials and resources are aligned to the instructional purposes and are appropriate for students' learning styles and needs, actively engaging students.	Instructional materials and resources are aligned to instructional purposes, are varied and appropriate to ability levels of students, and actively engage trem in ownership of their learning.
Evidence				

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		Ineffective	Developing	Skilled	Accomplished
		There is little or no evidence of a positive rapport between the teacher and students. For example, the teacher may respond timespectfully to students or ignore sheir questions or comments.	The reacher is fair in the creatment of students and establishes a basic rapport with them. For example, the reacher, addresses students' quessions or comments but does not inquire about their oversill well-being.	The teacher has positive rapport with students and demonstrates respect for and interest in all students. For example, the teacher makes eye contact and connects with individual students.	The teacher has positive rapport with students and demonstrates respect for and interest in Individual students' expaniences, thoughts and opinions. For example, the teacher responds quietly, individually, and sensitively to student confusion or distress.
CTION AND ASSESS	CLASSROOM	There are no evident routines or procedures; students seem unclear about what they should be doing or are idle.	Routines and procedures are in place, but the teacher may inappropriately prompt or direct students when they are unclear or idle:	Routines and procedures run smoothly throughout the lesson, and students assume age-appropriate levels of responsibility for the afficient operation of the classroom.	Routines are well-established and order and students initiate responsibility for th efficient operation of the classroom.
	(Standard 1: Students; Standard 5: Learning Environment; Standard 6: Collaboration and Communication)	Transitions are inefficient with considerable instructional time lost. Lessons progress too slowly or quickly so students are frequently disergaged.	The teacher transitions between learning activities, but occasionally loses some instructional time in the process.	Transizions are efficient and occur smoothly. There is evidence of varied learning situations (whole class, cooperative learning, small group and independent work).	Transitions are seamlass as the teacher affectively maximizes instructional time and combines independent, collaborative and whole-class learning situations.
	Sources of Evidence: Pre-Conference Formal Observation Classroom Walkthroughs/ Informal Observations	The teacher creates a learning environment that allows for little or no communication or engagement with families.	The teacher welcomes communication from families and replies in a timely manner.	The teacher engages in two-way communication and offers a variety of volunteer opportunities and activities for families to support student learning.	The teacher engages in two-way, ongoing communication with families that results in active volunteer, community, and fami partnerships which contribute to student learning and development.
		Expectations for behavior are not established or are inappropriate and/or no monitoring of behaviors occurs. The teacher responds to misbehavior inappropriately.	Appropriate expectations for behavior are established, but some expectations are unclear or do not address the needs of individual students. The teachen Inconsistently monitors behavior.	A classroom management system has been implemented that is appropriate and responsive to classroom and individual needs of students. Clear expectations for student behavior a crossistent, appropriate, and effective.	A classroom management system has been designed, implemented, and adjusted with student input and is appropriate for the classroom and individual student needs. Students are actively encouraged to take responsibility for their behavior. The teacher uses research-based strategies to lessen disruptive behaviors and reinforce positiv behaviors.
	Evidence				

( into )

		Ineffective	Developing	Skilled	Accomplished
INSTRUCTION AND ASSESSMENT		The teacher does not routinely use assessments to measure student mastery.	The tracher uses assessments to measure student mastery, but may not differentiate instruction based on this information.	The teacher uses assessment data to identify students' strengths and needs, and modifies and ulifierentiates instruction actordingly, although the teacher may not be able to anticipate learning obstacles.	The teacher uses assessment data to identify students' strengths and needs, and modifies and differentiates instruction accordingly, as well as examines classroom assessment results to reveal trends and patterns in individual and group progress and to anticipate learning obstacles.
	ASSESSMENT OF STUDENT LEARNING (Standard 3: Assessment)	The teacher farsily or never checks the students' understanding of content. The teacher fails to make adjustments in response to student confusion.	The teacher checks for student understanding and makes attempts to adjust instruction accordingly, but these adjustments may cause some additional confusion	The teacher checks for understanding at key moments and makes adjustments to instruction (Whole-class or individual students). The teacher responds to student misunderstandings by providing additional clarification.	The teacher continually checks for understanding and makes adjustments accordingly (whole-class or individual students). When an explanation is not effectively leading students to understand the content, the teacher adjust quickly and seamlessly within the leason and user an alternative way to explain the concept.
	Sources of Evidence Pre-Conference Formal Observation Classroom Walkthroughs/ Informal Observations Post-Conference	The teacher persists in using a particular strategy for responding to misunderstandings, even when data suggest the approach is not succeeding.	The teacher gathers and uses student dats from a few sources to choose appropriate Instructions strategies for groups of students	The teacher gathers and uses student data from a variety of sources to choose and implement appropriate instructional strategies for groups of students.	By using student data from a variety of sources, the teacher appropriately adapts instructional methods and materials and paces learning activities to meet the need of individual students as well as the whole class.
		The teacher does not provide students with feedback about their learning.	Students receive occasional or limited feedback about their performance from the teacher.	The teacher provides substantive, specific, and timely feedback of student progress to students, femilies, and other school personnel while meintaining canfidentiality.	The teacher provides substantive, specific and timely feedback to students, families, and acher stool personnel while maintaining confidentiality. The teacher provides the opportunity for students to engage in self-assessment and show awareness of their own strengths and weaknesses. The teacher uses student assessment results to reflect to his or her own teaching and to monitor teaching strategies and behavors in relation to student success.
	Evidence				

(into)

		Ineffective	Developing	Skilled	Accomplished
PROFESSIONALISM	PROFESSIONAL RESPONSIBILITIES (Standard 6: Collaboration and Communication; Standard 7: Professional Responsibility and	The teacher fails to communicate clearly with students and familias or collaborate effectively with professional collaegues.	The teacher uses a variety of strategies to communicate with students and families and collaborate with colleagues, but these appropriate or a particular situation or achieve the intended outcome.	The teacher uses effective communication strategies with students and families and works effectively with colleagues to examine problems of practice, analyse student work, and identify sargeted strategies.	The trascher communicates effectively, with students, families, and colleagues. The teacher collaborates with colleagues to improve personal and team practices facilitating professional dialogue, peer observation and feedback, peer coaching and other collegial learning activities.
	Growth) Sources of Evidence:	lopment ent Plan;	district policies and state and federal regulations at a minimal level. uphildes thirties with integrity pro- cessional responsibilities with integrity pro- cessional responsibilities with integrity and honesty. The teacher models and uphildes thirtic policies and state and poli-	The teacher meets ethical and professional responsibilities and helps	
	Professional Development Plan or Improvement Plan; Pre-conference:			upholds district policies and state and	colleagues access and interpret laws and policies and understand their implications in the classroom.
	Post-conference; daily interaction with others	The teacher fails to demonstrate evidence of an ability to accurately self-assess performance and to appropriately identify areas for professional development.	The teacher identifies strengths and areas for growth to develop and implement targeted goals for professional growth.	The teacher sets data-based short- and long-term professional goals and takes action to meet these goals.	The teacher sets and regularly modifies short-and long-term professional goals based on self-assessment and analysis of student learning evidence.
	Evidence				

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# Evaluation Evidence:

Teachers Init	ials	Date	Evaluator	Initials	Date

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Teachers Initials

Evaluator Initials Date

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Date


Teachers Initials

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Evaluator Initials Date

Teachers Initials	Date	Evaluator Initials	Date
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The questions provided are intended to guide thinking and conversation; every question may not be answered or relevant for every observation.

Focus for Learning (Standard 4: Instruction)

- 1. What was the focus for the lesson?
- 2. Talk about the content that you hoped students would know and understand by the end of the lesson
- 3. What skills did they demonstrate to you?
- 4. What standards were addressed in the planned instruction?
- 5. Why is this learning important?
- 6. How was the appropriateness of the goal communicated to students?
- 7. How did your stated goals fit into the unit, course and school goals?

#### Assessment Data

(Standard 3: Assessment)

- 1. What assessment data was examined to inform the planning for the observed lesson?
- 2. What did pre-assessment data indicate about student learning needs?
- 3. What formal or informal techniques did you use to collect evidence of students' knowledge and skills?
- 4. How did your assessment data help you identify student strengths and areas of improvement?

#### Prior Content Knowledge/Sequence/Connections

(Standard 1: Students/Standard 2: Content /Standard 4: Instruction)

- 1. What prior knowledge did students need and how did you connect that to their future learning?
- 2. How did **this lesson connect to student's real**-life experiences and/or possible careers?
- 3. How did it connect to other disciplines?

# Knowledge of Students

(Standard 1: Students)

- 1. How did this lesson demonstrate your familiarity with the students' background knowledge and experiences?
- 2. Talk about how this lesson was developmentally appropriate for your students.
- 3. What strategies did you plan for and implement to meet the needs of individual students?

# Lesson Delivery

(Standard 2: Content/ Standard 4: Instruction)

- How were the goals for learning communicated to students?
- What instructional strategies and methods were used to engage students and promote independent learning and problem-solving?
- o What strategies were used to make sure all students achieve lesson goals?

- How will content-specific concepts, assumptions and skills be taught?
- What questioning techniques did you use to support student learning?
- How did you ensure this lesson was student led?

# Differentiation

(Standard 1: Students/ Standard 4: Instruction)

- 1. How did the instructional strategies address all students' learning needs?
- 2. How did the lesson engage and challenge students of all levels?
- 3. How were developmental gaps be addressed?
- 4. Why is it important to provide varied options for student mastery?

# Resources

(Standard 2: Content/Standard 4: Instruction)

- 1. What resources/materials were used in instruction?
- 2. How was technology be integrated into lesson delivery?
- 3. How did students show ownership of their learning?

Classroom Environment

(Standard 1: Student/ Standard 5: Learning Environment

- a) How did the environment support all students?
- b) How were different grouping strategies used?
- c) How was safety in the classroom ensured?
- d) How was respect for all be modeled and taught?

Assessment of Student Learning

(Standard 3: Assessment)

- A. How did you check for understanding during the lesson?
- B. What specific products or demonstrations assess student learning/achievement of goals for instruction?
- C. How did you ensure that students understand how they are doing and support **students' self**-assessment?
- D. How did you use assessment data to inform you next steps?
- E. Why is it important to provide specific and timely feedback?

Professional responsibilities: Collaboration and Communications (Standard 6)

- 1. How did you cooperate with colleagues?
- 2. How do you work with others when there is a problem?
- 3. What is your communication style with students? With families? With colleagues?
- 4. In what ways did you seek the perspectives of others? Give an example.

Professional responsibilities: Professional responsibility and Growth (Standard 7)

- 1. How do you apply knowledge gained from other experiences into your teaching?
- 2. Discuss ways you reflect and analyze your teaching?
- 3. What are some proactive ways you further your own professional growth?

Evaluator Signature	// Date	Teacher Signature	// Date

#### Improvement Plan

Teacher Name: \_\_\_\_\_ School Year \_\_\_\_\_

Building \_\_\_\_\_ Grade Level/Subject \_\_\_\_\_

Date of Improvement plan Conference \_\_\_\_/\_\_\_/

Written improvement plans are to be developed in the circumstances when educator receives an overall ineffective rating. The purpose of the improvement plan is to identify specific deficiencies in performance and foster growth through professional development and targeted support. If corrective actions are no made within the time as specified in the Improvement plan, a recommendation may be made for dismissal or to continue on the plan.

#### Section 1: Improvement Statement

List specific areas for improvement as related to the Ohio Standards for Teaching Profession. Attach documentation.

Performance Standard(s) Addressed in this Plan	Date(s) Improvement Are or Concern observed.	Specific statement of the Concern: Areas of Improvement

#### Section 2: Desired Level of Performance

List specific measurable goals to improve performance. Indicate what will be measured for each goal.

Beginning Date	Ending Date	Level of Performance Specifically Describe Successful Improvement Target(s)

#### Section 3: Specific Plan of Action

Describe in detail specific plans of action that must be taken by the teacher to improve his/her performance. Indicate the sources of evidence that will be used to document the completion of the improvement plan.

Actions to be Taken	Sources of Evidence that will be Examined

Section 4: Assistance and Professional Development

Describe in detail specific supports	that will	be provided	as well as	opportunities
for professional development.				

Date for this Improvement Plan to Be Evaluated: \_\_\_\_/\_\_\_/

Teachers Signature: \_\_\_\_\_

Evaluator's Signature: \_\_\_\_\_

#### Improvement Plan Evaluation

Teacher Name \_\_\_\_\_ Grade Level/Subject \_\_\_\_\_

School Year \_\_\_\_\_ Building \_\_\_\_\_ Date of Evaluation \_\_\_\_\_

The improvement plan will be evaluated at the end of the time specified in the plan. Outcomes from the improvement plan demonstrate the following action to be taken:

Improvement is demonstrated & performance standards are met to a Satisfactory level of performance.

	The improvement	plan should	continue for	time specified:	
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Comments: Provide justification for recommendation indicated above and attach evidence to support recommended course of action.

I have reviewed this evaluation and discussed it with my evaluator. My signature indicates that I have been advised of my performance status; it does not necessarily imply that I agree with this evaluation.

Teacher's Signature	Date
Evaluator's Signature	Date

# Professional Growth Plan

As a result of the evaluation process, teachers and evaluators should focus on accelerating and continuing teacher growth through professional development. Professional development should be individualized to the needs of the teacher and specifically relate to his/her areas of refinement as identified in the **teachers' evaluation. The evaluator should recommend professional** development opportunities and support the teacher by providing resources. (eg., time, financial).

Self-Directed	Teacher	
Collaborative	Evaluator	
<u>Annual Focus</u> These are addressed by the evaluator as appropriate for this teacher.	<u>Date</u> Record dates when discussed	<u>Areas for Professional</u> <u>Growth</u> Supports needed, resources, professional development. Comments during conference with teacher and evaluator are made appropriate to the needs
<u>Goal 1:</u> Student Achievement/Outcomes for Students Goal Statement: Evidence Indicators:		of the teacher.
<u>Goal 2:</u> Teacher Performance on the Ohio Standards for the Teaching Profession. Goal Statement: Evidence Indicators:		

Summative Evaluation Form	<u>Appendix V</u>
Teacher	Date:

Evaluator	Date:

Teacher Performance section - 50% of total summative evaluation

1<sup>st</sup> Observation(Phase 1)

Accomplished-Skilled-Developed-1 Ineffective-

Total 1<sup>st</sup> Phase\_\_\_out of 4

4

3

2

2<sup>nd</sup> Observation (Phase 2)

Accomplished	4
Skilled	3
Developed	2
Ineffective	1

Total 2<sup>nd</sup> Phase\_\_\_\_ out of 4

To calculate each phase add up the 5 scores from the formal evaluation and divide by 5

Accomplished Skilled	3.5-4.0 2.5-3.4
Developing	1.5-2.4
Ineffective	1.4-
1	

Summative Calculations, add up 1<sup>st</sup> Phase & 2<sup>nd</sup> Phase totals

Accomplished-	6.1-8.0	
Skilled-	4.1-6.0	
Developing	2.1-4.0	
Ineffective	2 or less	

Total for Teacher Performance \_\_\_\_\_ out of 8 points

Summative Teacher Performance rating of:

# Student Growth Measures section - 50% of total summative evaluation

Value-Added- from th	ne prior year	<u>SLO's</u>		
25% or 50% of total ev	aluation	Choose 25%	5 or 50% of total eva	aluation
Most Effective- growth	5	% of studen	its that met or excee	eded
Above Average- Average-	4 3	targets		
Approaching Avg Least Effective-	2 1	70-79% 60-69%	Most Effective Above Ave. Average Approaching Avg. Least Effective	5 4 3 2 1
Total of Value-Added	_ out of 5 (if 25%) out of 10 (if 50%)	Total of SLO	<b>'s</b> out of 5 (if out of 10	
Most Effective Above Average Average Approaching Av Least Effective	7-8 points 5-6 points verage 3-4 points			
Total for Student Growt	n Measurements out ( _	of 10 for an ev	aluation rating of:	
SUMMATIVE EVALUATIO	ON RAKING RUBRIC			
Student Growth -	- Teacher Perform	nance =	Final Summative	e Rating

Student Growi	<u>(n +</u>		<u>leacher Pert</u>	<u>ormar</u>	nce =	<u>Final Summative</u>	e Rating
Most Effective	(5)	600	Accomplishe	d (4)	600	Accomplished	1000-
1200							
Above Average	e (4)	400	Skilled	(3)	400	Skilled	600-
999							
Average	(3)	300	Developing	(2)	200	Developing	200-
599							
Approaching A	verage	(2) 200	<u>C</u>				
Below Average	e (1)	0	Ineffective	(1)	0	Ineffective	0
Add Student G	rowth a	nd Tea	icher Performa	ance to	o get the F	Final Summative F	Rating.

Final Summative Evaluation Rating of both Teacher Performance & Student Growth Measure:

 Teacher Signature \_\_\_\_\_
 Date \_\_\_\_\_

Administrator Signature \_\_\_\_\_

Date

#### G – 1 <u>EDUCATOR SUPPORT PROGRAM</u>

I. OBJECTIVE

To ensure all participants receive high-quality professional development that supports and assists their professional growth.

- II. SELECTION AND APPOINTMENT
  - A. Educator Support Team shall be made up one PreK to 3 teacher, one 4 to 6 teacher, one 7 to 8 teacher, one 9 to 12 teacher, one special education teacher, one teacher to be chosen at-large and 2 administrators. Their task shall be to oversee all aspects of the Educator Support Program as adopted by the Mansfield City Schools.
  - B. Educator Support Coordinator shall be a certified person who is an association member. Their task shall be to oversee all participants of the Educator Support Program and act as a liaison between program participants and the superintendent or designee.
  - C. Mentor shall be an experienced person qualified by Ohio Department of Education training who has a similar job assignment, whenever feasible, and professional expertise, who will provide professional support and assistance to a fellow teacher.
  - D. Licensure Client shall be a certified person who under Ohio Department of Education licensure may require an assigned mentor.
  - E. Induction Client is a certified person, newly hired by the Mansfield City Schools, who has had previous work experience in his/her field.
  - F. Peer Assistance and Review Client shall be a certified person with experience in the profession of teaching who requires or requests assistance and support in their professional development.

#### III. PROVISION

All program participants shall be given on-going support from the Superintendent, Central Office Personnel, Building Principals, Supervisors and appropriate Department Chairpersons.

#### G – 2 – A EDUCATOR SUPPORT TEAM

I. OBJECTIVE

Members of the team shall coordinate opportunities for high quality professional development and assure on-going support and accountability for program participants.

- II. SELECTION AND APPOINTMENT
  - A. Members shall be chosen from Ohio Department of Education trained persons, from persons willing to become Ohio Department of Education trained or from persons recommended by the current committee.
  - B. Prospective members shall:
    - 1. Fill out an application form (see Appendix).
    - 2. Have been recommended by an administrator or principal currently employed by

the district, under whom the person has worked.

- 3. Participate in an interview conducted by current members of the team.
- 4. Be chosen by majority vote of the current team members.
- 5. Be chosen by majority vote of the MSEA building representatives.
- C. Membership shall be on a rotating schedule comprised of three year terms, with members designated from each of the categories listed in the definition of participants. Members may serve again on the team following one year of non-membership on the team. A team member may serve two consecutive terms.

#### III. PROVISIONS

- A. The team shall:
  - 1. Have preferred access to a professional development site. This site shall contain: current technology, telephone, filing cabinets, copier (or use of one), chairs, conference table(s), general office supplies, and access to a larger room.
  - 2. Work in conjunction with the contractual district committees, the Educator Support Coordinator and the Superintendent or designee.
  - 3. Be given a supplemental contract according to Article 603 F (or)
    - a. Have the option of accepting a stipend equal to the cost of 3 graduate credit hours from Ashland University.

#### IV. ORGANIZATION AND RESPONSIBILITITES

- A. The Educator Support Team shall:
  - 1. Have members who will serve on sub committees which will be responsible for each of the three programs.
    - a. Licensure
    - b. Induction
    - c. Peer Assistance and Review
  - 2. Have members assigned as a liaison between client/mentor pairs and the team.
- B. The Educator Support Team shall be responsible for:
  - 1. Selection of Mentors
    - a. Review of application packet
    - b. Interview of prospective mentors
    - c. Notification of mentors
  - 2. Selection of team replacements
  - 3. Orientation of program participants

- 4. Responding to an unsatisfactory review shared by either the mentor or client. The Mentor/Client Resolution Form (See Appendix) shall be the vehicle used for referral.
- 5. Overseeing, preparation, and distribution of any forms and the evaluation tools to be used by the mentors, clients, principals and the committee.
- 6. An annual evaluation, revision and future planning of the program.
- 7. Attend meetings and Educator Support Program events at a 75% rate of attendance
  - a. If attendance shall fall below this level, the program coordinator will bring the matter before the committee.

#### G – 3 – A EDUCATOR SUPPORT COORDINATOR

# I. OBJECTIVE

To coordinate with the Educator Support Team and the Superintendent or designee to ensure that all program participants receive high quality professional development that supports and assists their professional growth.

# II. SELECTION AND APPOINTMENT

- A. This position will be filled annually at the discretion of the Administration and Board of Education.
- B. Must be an Ohio Department of Education trained mentor
  1. Be a member of the Mentor Committee as set up in this Educator Support Program document.

# III. PROVISIONS

- A. The selected staff member shall:
  - 1. Report directly to the superintendent or designee.
  - 2. Be given release time as needed in order to visit and/or observe program participant's classrooms.
  - 3. Be given a supplemental contract according to Article 603-F.
  - 4. Be assigned any extra clients not covered by the mentors.
    - a. If this situation should arise, there shall be a meeting between the superintendent, the MSEA president or designee and coordinator to establish release time to address mentoring needs.

# IV. RESPONSIBILITIES

- A. The selected staff member shall:
  - 1. Act as a liaison between the Educator Support Team and the superintendent or designee
  - 2. Convene and chair the Educator Support Team on a per need basis and plan for current and following school year's programs. This would include securing and coordinating any necessary professional developments or orientations.

- a. Have official minutes of the meetings typed, when necessary. The administration will provide secretarial services.
- 3. Implement the program in collaboration with the standards outlined by the Ohio Department of Education
- 4. Actively participate in local, regional and state professional development regarding the program
- 5. Coordinate with the superintendent or designee to develop a pool of Ohio Department of Education trained mentors within the Mansfield City Schools.
- 6. Coordinate and communicate necessary information by the mandated deadlines to the Ohio Department of Education regarding the program and participants.
- 7. Track attendance of team members, mentors and clients at all Educator Support Program events.
- 8. Coordinate mentors with ongoing training and support for professional growth.
  - a. Coordinate assignments for missed ongoing training sessions
- 9. Create, copy, and disseminate all communication necessary for the operation of this program including building permits and professional development opportunities to district employees.
- 10. Communicate and distribute proper paperwork to the Treasurer's Office

to ensure the Educator Support Team and Mentors are paid.

11. Communicate to and welcome program participants before the beginning

of the school year.

12. Conference with program participants if difficulties arise in mentor/client

relationships.

13. Communicate with proper personnel if program participants do not have

sufficient supplies, teaching resources, have schedule conflicts, or other

problems.

14. Update and maintain a handbook that is used in the operation of this program.

#### G **–** 4 **–** A <u>MENTOR</u>

# I. OBJECTI VE

A. mentor will support and assist a client in their professional growth

# II. SELECTION AND APPOINTMENT

- A. The prospective Mentor shall:
  - 1. Fill out an application form (see Appendix)
    - a. Demonstrate an ability to communicate in written form.

- b. Demonstrate an ability to give and accept constructive criticism.
- c. Demonstrate an ability to sustain a helping and confidential relationship with a peer.
- d. Demonstrate understanding of the Ohio Standards for the Teaching Profession.
- e. Demonstrate effective organizational skills.
- 2. Have been recommended by an administrator or principal currently employed by the district, under whom the person has worked
- 3. Participate in an interview conducted by current members of the Educator Support Team
  - a. Demonstrate an ability to communicate orally
  - b. Demonstrate a positive attitude toward improving education and the Mansfield City Schools by participating in professional growth and activities to help achieve the goals and objectives of the Mansfield City Schools.
- 4. Be chosen by a majority vote of the current team members
- B. The selected Mentor shall:
  - 1. Complete the ODE required mentor training and become part of the Mansfield City Schools mentor pool.
  - 2. Be a teacher with experience, located at the same job site and with a similar job assignment as that of the prospective client, whenever possible
  - 3. Be assigned a client from any of the three program tiers: licensure, induction or peer assistance and review as needed.

#### III. PROVISIONS

A. The Mentor shall:

- Be given a supplemental contract according to Article 603 F, when assigned a client and be granted up to 3 continuing education units from the Local Professional Development Committee at the completion of the school year (or)
  - a. Have the option of accepting a stipend equal to the cost of 3 graduate credits from Ashland University.
  - b. If a mentor is assigned for a portion of the year, pay or credit hours granted shall be pro-rated.
- 2. Only be assigned one client. If needed, an additional client may be assigned with mentor consent.
- 3. Be given opportunity to consult with the client on a regular basis with adequate time during the instructional day. Time not to exceed (5.5) days per mentor/client team during a school year, may be scheduled by a Mentor for observation. The client shall be strongly urged to use one of these days to observe a teacher or program outside of their work site.
- 4. Be provided the opportunity to meet with the committee if he/she feels a problem exists. This meeting shall follow completion of the Mentor/Client Resolution Form. (see Appendix)

# IV. RESPONSIBILITIES

- A. When assigned a client the Mentor shall:
  - 1. Orient their client to the procedures and policies of the specific school and the Mansfield City Schools as listed in the Orientation Check Sheet (see Appendix).

- 2. Demonstrate commitment to advance the professional learning and practice of the client.
- 3. Design and facilitate professional development for their client.
- 4. Create and foster positive learning environments for their client.
- 5. Support the client with instructional and assessment practices.
- 6. Develop as leaders and learners through professional growth.
- 7. Complete required program.
- 8. Attend all mentor(s) training/update sessions.
- 9. Attend orientation of mentors.
- 10. Attend orientation of clients.
- 11. Meet during the year with the member(s) of the Educator Support Team as needed to report the progress of the mentor/client relationship.
- 12. Attend scheduled professional development, whose emphasis will be on current educational topics.
- 13. Use some of the 5.5 days assigned to the Mentor/Client team in the observation of the client within the classroom.
- 14. Meet with his/her client in order to complete program requirements
- 15. Provide a confidential, positive and open line of communications with the client.
- 16. See that observations are made in a positive, non-threatening manner and are never to be used as a district evaluation tool.
- 17. Attend the end of the year meeting to evaluate the program and sign all Mansfield City Schools and Ohio Department of Education required materials.18. Follow established committee timeline
- B. When not assigned a client, a Mentor may earn continuing educational unit(s) by:
  - 1. Attending all mentor training/update sessions
  - 2. Attending orientation of mentors
  - 3. Attending orientation of clients
  - 4. Attending scheduled professional development, with emphasis on current educational topics.

# G – 5 – A

# LICENSURE CLIENT

# I. OBJECTIVE

To orient and assist an entry year teacher hired by the Mansfield City School so that the employee may have a positive experience as he/she begins service to the district. Our desire is that the initial teaching experience will be one that will promote a sense of identity, fulfillment, and dedication to the teaching profession.

# II. SELECTION

- A. The Licensure Client shall:
  - 1. Be a teacher new to the profession of teaching who is hired by the Mansfield City Schools.

# III. PROVISIONS

A. The Licensure Client shall:

- 1. Be provided with a mentor for the school year in which they were hired to assist in acclimation to the building, job assignment, district, community and the teaching profession.
- 2. Be provided with a training meeting to inservice in the following areas: Policies, Programs, Procedures, Services and Testing.
- 3. Be given information about the system. This is found on the Employee Orientation Check Sheet (See Appendix). The Mentor shall provide the orientation.
- 4. Be observed by the mentor.
- 5. Be provided support and encouragement to:
  - a. establish a classroom which will promote a warm, supportive, workoriented atmosphere.
  - b. develop skills and strategies which promote independent learning and thinking.
  - c. develop skills and strategies which promote positive self concepts and disciplines.
  - d. Formulate expectations and plan for individual differences of students.
  - e. Improve skills related to: management tasks, instructional skills, and classroom management.
  - f. Observe other exemplary school programs.
- 6. Be provided assistance by the team to resolve conflicts or concerns dealing with client/mentor relationship.

# IV. RESPONSIBILITIES

- A. The Licensure Client shall:
  - 1. Attend training/orientation of mentors/clients.
  - 2. Attend the new teacher orientation and the opening staff activities
  - 3. Attend a training session on policies, programs, procedures, services and testing.
  - 4. Attend all mentor committee sponsored activities.
    - a. If unable to attend, client will complete assignments given by coordinator or coordinator designee.
  - 5. Maintain an open line of communication with the mentor.
  - 6. Be receptive to observations of Mentor.
  - 7. Meet for a minimum of one hour with the mentor each week after school during September and October. During the remaining months 2 hours of face to face meeting each month are required. (1 mentor/client meeting and the 2<sup>nd</sup> attending after school seminars with the entire group. The remaining weeks, an informal contact should be made.
  - 8. Be receptive to the positive, non-threatening suggestions provided by the mentor.
  - Be given opportunity to consult with the Mentor on a regular basis with adequate time during the instructional day. Time not to exceed (5.5) days per mentor/client team during a school year, may be scheduled by a Mentor/Client for observation.
     A concerted effort shall be made to provide the same substitute for the mentor's class. The client shall be strongly urged to use one of these days to observe a teacher or program outside of his/her work site.
  - 10. Assist the evaluation of the program at the end of the year.
  - 11. Follow established committee timeline

#### G – 6 INDUCTION CLIENT

# I. OBJECTIVE

To orient and assist the teacher newly hired by the Mansfield City Schools so that the employee may have a positive experience as he/she begins service to the district.

#### II. SELECTION

A. A newly hired teacher with previous teaching experience.

# III. PROVISIONS

- A. The Induction Client shall:
  - 1. Be provided with a mentor for a period of one year to assist in acclimation to the job site, district, job assignment and the community.
  - 2. Be provided with professional development in the following areas: Policies, Programs, Procedures, Services and Testing
  - 3. Be given information about the school system. This is found on the Employee Orientation Check Sheet.
  - 4. Be provided the opportunity to meet with the mentor as needed to receive appropriate support and assistance.
  - 5. Be given up to 3 continuing education units.
  - 6. Be provided assistance by the team to resolve conflicts or concerns dealing with client/mentor relationship.

# IV. RESPONSIBILITIES

- A. The Induction Client shall:
  - 1. Attend new teacher orientation and opening staff activities.
    - a. Complete a professional development needs self-assessment
  - 2. Attend the training sessions on district policies, programs, procedures, services and testing.
    - a. If unable to attend, client will complete assignments given by coordinator or coordinator designee.
  - 3. Meet with mentor early in the school year and thereafter as needed, to review items found on the Employee Orientation Check Sheet.
  - 4. Meet with mentor monthly to be provided with appropriate support and assistance.
  - 5. Maintain an open line of communication with mentor.
  - 6. Assist in the evaluation of the program at the end of the year.
  - 7. Be required to attend all professional development opportunities provided by the **Educational Support Program based on client's self**-assessment.
  - 8. Follow established committee timelines

# G – 7 – A

# PEER ASSISTANCE AND REVIEW CLIENT

# I. OBJECTIVE

To support and assist a certified person with experience in the profession of teaching who requires or requests assistance and support in their professional development. Difficulties may include, but are not limited to the improvement of skills related to management tasks, instructional skills and classroom management.

# II. SELECTION

- A. The evaluation instrument may not be used to recommend an employee for this program.
- B. The Peer Assistance and Review Client may:
  - 1. Become a part of the program by self-nomination in order to accomplish his/her the goals and objectives or job targets determined through personal, selfevaluation.
  - 2. Accept the verbal suggestion of the principal or supervisor to use the Educator Support Program in order to accomplish job targets.
  - 3. Have the opportunity to discuss the resources available through the Educator Support Program with a member of the Educator Support Team.
  - 4. Choose to become or not to become involved in the program.

#### III. PROVISIONS

- A. The Peer Assistance and Review Client shall:
  - 1. Have the right to re-apply for support and assistance in the future if he/she has to drop out for reasons beyond his/her control.
  - 2. Be provided a mentor for a maximum of one year. This mentor shall be from a similar job assignment or job site if possible.
  - 3. Meet with the mentor early in the school year and thereafter as needed to do a self- assessment and set goals to accomplish through the Educator Support Program.
  - 4. Be observed (and aided) by the mentor.
  - 5. Be provided with a follow-up conference during which the mentor and Peer Assistance and Review Client will cooperatively set area(s) to be addressed and propose means of assistance in these area(s).
  - 6. Be provided assistance by the team to resolve conflicts or concerns dealing with client/mentor relationship.
  - 7. Be given up to 3 CEU's for participation as a Peer Assistance and Review Client.

# IV. RESPONSIBILITIES

- A. The Peer Assistance and Review Client shall:
  - 1. Implement in some manner suggestions made by the mentor.
  - 2. Demonstrate changes in technique in areas in which were cooperatively selected by the mentor and client.
  - 3. Meet with the mentor, principal, or team as needed or requested.
  - 4. Maintain an open line of communication with the mentor.
  - 5. Assist in the evaluation of the Educator Support Program at the end of the year.
  - 6. Be required to attend all Educator Support Team sponsored activities.

#### <u>Appendix</u>

The following pages are to be used during the operation of the Educator Support Program. These pages should be considered working documents that the Educator Support Team can change dates and deadlines as needed.

List of Forms:

- 1. Educator Support Team Application Form
- 2. Mentor/Client Resolution Form
- 3. Mentor Application Form

- 4. Mentor Document Checklist
- 5. Intent to Participate Form
- 6. End of Year Verification Form
- 7. Employee Orientation Check Sheet



\_\_\_\_\_, to a

MCS Educator Support Program Educator Support Team Application

This application is due \_\_\_\_\_\_ current member of the Educator Support Team.

Name:		
Home Address:		
Day Phone:	Evening Phone:	
Can we contact you via text	t messaging on a cell phone: 🗆 Yes	□ No
Cell Phone:		
Ohio Department of Educat	ion Licensure(s) held (include the typ	e, 5yr prof.):
Building in MCS:		
Teaching Assignr	nent:	
Prior teaching assignments:		

Have you ever been a			ear teacher mento lumber of people?	
Have you ever been i No Describe what type o	Yes – How man	y years? N	lumber of people?	
- Relevant e	you would bring to	o the committe	0	
Signature:			Date:	
<i>in the district, una</i>	ler whom you ha	ave worked		al currently employed
Signature of team me			itted	
Date application was member:	5			
Time the application member:	•	eam		
Candidate appointed:	⊡ No	□ Yes Date:		
Candidate's committe	ee position:			
Candidatos longth of	torm			

Candidates length of term:

Mansfield City Schools

#### MCS Educator Support Program Educator Support Team Application

Administrator or Principal Recommendation

, to a current

member of the Educator Support Team.

This form is due

Name of Team Candidate: \_\_\_\_\_

Administrator or Principal filling out this recommendation:

Please indicate the level that you feel this candidate portrays in regards to the Mentor Standards:				ving ODE
Nc	ot Likely		Highly L	ikely
Candidate demonstrates commitment to advance	5		0 9	2
the professional learning and practice of educators $\hfill\square$				
Candidate is capable of designing and facilitating professional development for educators				
Candidate is capable of creating and fostering a positive learning environment for educators	🗆			
Candidate supports educator's instructional and assessment practices				
Candidate demonstrates willingness to develop as a leader and learner through professional growth	🗆			
Administrator or Principal Signature:				
Below this line is for current team member use	5	* * * * * * *	* * * * * * *	* * * * * * * * *
Signature of team member that application was subn	nitted to:			

Date application was received by team member:



MCS Educator Support Program Educator Support Team Application May 2012

Dear Applicant,

The Mansfield City School's Educator Support Program is beginning the application phase

of filling open positions on the Educator Support Team. The application has three parts: application, letter to the committee and administrator/principal recommendation.

All aspects of this application are due

\_\_\_\_\_, to a current member of the Educator

Support Team.

The following is an excerpt from the union contract regarding what the MCS Resident **Educator Committee's role entails:** 

- IV. ORGANIZATION AND RESPONSIBILITITES
  - A. The Educator Support Team shall:
    - 1. Have members who will serve on sub committees which will be responsible for each of the three programs.
      - a. Licensure
      - b. Induction
      - c. Peer Assistance and Review
    - 2. Have members assigned as a liaison between client/mentor pairs and the team.
  - B. The Educator Support Team shall be responsible for:
    - 1. Selection of Mentors
      - a. Review of application packet
      - b. Interview of prospective mentors
      - c. Notification of mentors
    - 2. Selection of team replacements
    - 3. Orientation of program participants
    - 4. Responding to an unsatisfactory review shared by either the mentor or client. The Mentor/Client Resolution Form (See Appendix) shall be the vehicle used for referral.
    - 5. Overseeing, preparation, and distribution of any forms and the evaluation tools to be used by the mentors, clients, principals and the committee.
    - 6. An annual evaluation, revision and future planning of the program.
    - 7. Attend meetings and Educator Support Program events at a 75% rate of attendance
      - a. If attendance shall fall below this level, the program coordinator will bring the matter before the committee.

Anyone having questions regarding this application process should contact a current member of the Educator Support Team.

Sincerely, MCS Educator Support Team

Schools
-
nator * * * * * * * * *

Ashidia

MCS Educator Support Program



MCS Educator Support Program Mentor Application

This application is due by member of the Educator Support Team.	, to a current
Name:	
Home Address:	
Day Phone: Evening Phone:	
Can we contact you via text messaging on a cell phone: $\Box$ Yes $\Box$ No	
Cell Phone:	
Ohio Department of Education Licensure(s) held (include the type, 5yr prof.):	
Building in MCS:	
Teaching Assignment:	
Prior teaching assignments:	

over

Have you ever been an official mentor (praxis/ □ No □ Yes – How many years?	entry year teacher mentor)?
Have you ever been in an unofficial mentoring No Yes – How many years? Describe what type of mentoring this unofficial	Number of people?
<ul> <li>Please submit a letter to the committee that ac</li> <li>Strengths you would bring to the cor</li> <li>Relevant experiences</li> <li>Ideas that you have for the program</li> </ul>	mmittee
Signature:	Date:
<i>in the district, under whom you have wol</i>	* * * * * * * * * * * * * * * * * * * *
Signature of team member that application wa to:	
Date application was received by team member:	
Time the application was received by team member:	
Candidate appointed:  No  Yes	Date:
Candidate's committee position:	
Candidates length of term:	



\_\_\_\_\_, to a

MCS Educator Support Program Mentor Application

#### Administrator or Principal Recommendation

This form is due \_\_\_\_\_ current member of the team committee.

Name of Mentor Candidate: \_\_\_\_\_

Administrator or Principal filling out this recommendation:

Please indicate the level that you feel this candidate Mentor Standards:	portrays in r	egards to	the follow	ing ODE
	Not Li	kelv	Hid	ghly Likely
Candidate demonstrates commitment to advance	Not El	interg	1.11	
the professional learning and practice of educators				
Candidate is capable of designing and facilitating professional development for educators				
Candidate is capable of creating and fostering a positive learning environment for educators	🗆			
Candidate supports educator's instructional and assessment practices	🗆			
Candidate demonstrates willingness to develop as a leader and learner th <b>rough professional growth</b>	🗆			
Administrator or Principal Signature:				
Below this line is for current committee memb	er use only		* * * * * * * * * *	* * * * * * * * *
Signature of team member that application was subn to:	nitted			
Date application was received by team member:				
Time the application was received by team member:				



MCS Educator Support Program Mentor Application

Dear Applicant,

The Mansfield City School's Educator Support Program is beginning the application phase of acquiring mentors. The application has three parts: application, letter to the committee and administrator/principal recommendation.

All aspects of this application are due \_\_\_\_\_, to a current member of the Educator Support Team.

# The following is an excerpt from the union contract regarding what the MCS Mentor's role entails:

#### IV. RESPONSIBILITIES

- A. When assigned a client the Mentor shall:
  - 1. Orient their client to the procedures and policies of the specific school and the Mansfield City Schools as listed in the Orientation Check Sheet (see Appendix).
  - 2. Demonstrate commitment to advance the professional learning and practice of the client.
  - 3. Design and facilitate professional development for their client.
  - 4. Create and foster positive learning environments for their client.
  - 5. Support the client with instructional and assessment practices.
  - 6. Develop as leaders and learners through professional growth.
  - 7. Complete required program.
  - 8. Attend all mentor(s) training/update sessions.
  - 9. Attend orientation of mentors.
  - 10. Attend orientation of clients.
  - 11. Meet during the year with the member(s) of the Educator Support Team as needed to report the progress of the mentor/client relationship.
  - 12. Attend scheduled professional development, whose emphasis will be on current educational topics.
  - 13. Use some of the 5.5 days assigned to the Mentor/Client team in the observation of the client within the classroom.
  - 14. Meet with his/her client in order to complete program requirements
  - 15. Provide a confidential, positive and open line of communications with the client.
  - 16. See that observations are made in a positive, non-threatening manner and are never to be used as a district evaluation tool.
  - 17. Attend the end of the year meeting to evaluate the program and sign all Mansfield City Schools and Ohio Department of Education required materials.
  - 18. Follow established committee timeline

- B. When not assigned a client, a Mentor may earn continuing educational unit(s) by:
  - 1. Attending all mentor training/update sessions
  - 2. Attending orientation of mentors
  - 3. Attending orientation of clients
  - 4. Attending scheduled professional development, with emphasis on current educational topics.

Anyone having questions regarding this application process should contact a current member of the team.

Sincerely,

MCS Educator Support Team



Name:		
MCS Application of Interest		
MCS Information sheet		
ODE Resident Educator Training (RE-	1) Certificate	
ODE certified mentor training Certifica	ate	
ODE Facilitator Training Certificate	ODE Facilitator Training Certificate	
ODE License number:	ODE License number:	
Classroom experience in last 5 years (Y) (N)		
Mentor Goals/ MCS IPDP		
LPDC Date Approved: LPDC Date Renew:	LPDC Date Approved: LPDC Date Renew:	
LPDC Date Approved: LPDC Date Renew:	LPDC Date Approved: LPDC Date Renew:	
LPDC Date Approved: LPDC Date Renew:	LPDC Date Approved: LPDC Date Renew:	
LPDC Date Approved: LPDC Date Renew:	LPDC Date Approved: LPDC Date Renew:	

MCS Mentor Document Checklist

Mansfield City Schools

MCS Mentoring Program

Intent to participate: (check program that applies to you)

- □ Induction
- □ Licensure (This includes visiting teachers)
- Resident Educator Year 1
- □ Resident Educator Year 2
- □ Resident Educator Year 3 RESA
- □ Resident Educator Year 3 NON RESA
- Resident Educator Year 4 RESA
- □ Resident Educator Year 4 RESA completed
- □ Mentor(IM and RE-1)/Facilitator (additional online training)

The contact information will be used by the coordinator and program participants as a means of contact throughout the year.

Name: \_\_\_\_\_

Home Address:		
City:	Zip Code:	
Day Phone:	Cell Phone:	
Can we contact you via text messaging on a cell phone: $\Box$ Yes $\Box$ No		
Current Building in MCS:		
Current Teaching Assignment:		
Signature:	Date:	



MCS Educator Support Program End of Year Verification Form School Year:

Participant Name:		
Select which program you participated in:	Licensure	
	□ Induction	
	□ Resident Edu	
	□ Resident Edu	
	□ Resident Edu	
	🗆 Resident Edu	ucator Year 4
MCS Building:		
Teaching Assignment:		
Mentor/ Facilitator Name:		
<ul> <li>Completed all program requirements</li> <li>Failed to complete all program requirements Participant needs to:</li> </ul>		
Mentor Signature:		Date:
Coordinator Signature:	[	Date:
Original on file with coordinator		
Copy of form sent to:  □ Participant  □ Mentor	□ State and F	ederal Programs
Educator Support Program		
Employee Orientation Checklist		
Client:		
Mentor:		

_	<u>ITEMS FOR ORIENTATION</u> (instructions per item may change per building)	<u>Topic</u> <u>Covered</u> Yes / No	Date Covered
1	Additional assignments or duties	Yes / No	
2	Adopted textbooks/book room/textbooks	Yes / No	
3	AESOP	Yes / No	
4	After school programs offered at building	Yes / No	

5	After school programs offered in community	Yes / No
6	Annual Reviews (special education)	Yes / No
7	Athletic opportunities	Yes / No
8	Awareness of Staff Development opportunities	Yes / No
9	Board of Education	Yes / No
10	Booster Club(s)	Yes / No
11	Building Committee - Behavior Intervention Team	Yes / No
12	Building Committee - Intervention Assistance Team/MTSS	Yes / No
13	Building Committee - Staff Advisory Committee	Yes / No
14	Building expectations regarding lesson plans	Yes / No
15	building goals and objectives	Yes / No
16	Building Leadership Team	Yes / No
17	Building Level - Title I procedures	Yes / No
18	Building level student service - gifted	Yes / No
19	Building level student service - hearing	Yes / No
20	Building level student service - pupil services	Yes / No
21	Building level student service - special placement	Yes / No
22	Building level student service - speech	Yes / No
23	Building Parent - Teacher Organization	Yes / No
24	Building policies regarding classroom parties	Yes / No
25	Building policies regarding movies	Yes / No
26	Building Procedures for suspected abuse	Yes / No
27	Building Promotion and Retention Policy	Yes / No
28	Building Pupil Service - special education	Yes / No
29	Building Pupil Service - testing	Yes / No
30	Building Subscriptions	Yes / No
31	Classroom Management	Yes / No
32	Client's daily schedule	Yes / No
33	Content Areas (elementary)	Yes / No
34	Co-teaching	Yes / No
35	Courier Service (pony)	Yes / No
36	Cumulative folders	Yes / No
37	curriculum	Yes / No
38	DASL	Yes / No

39	Differentiated instruction	Yes / No
40	Discipline procedures	Yes / No
41	District Committee - LPDC	Yes / No
42	District Committee - Curriculum Advisory Committee	Yes / No
43	District Committee - PACTS	Yes / No
44	District goals and objectives	Yes / No
45	District Leadership Team	Yes / No
46	District Organization	Yes / No
47	District Policy - emergency medical forms	Yes / No
48	District Policy - field trip permission	Yes / No
49	District Policy - giving medications	Yes / No
50	District Procedures for suspected abuse	Yes / No
51	District Promotion and Retention Policy	Yes / No
52	Use of office/copy machines	Yes / No
53	e-lessons	Yes / No
54	email	Yes / No
55	Equipment/materials/supplies	Yes / No
56	Facilities/building use	Yes / No
57	Grade level grade card procedure	Yes / No
58	Grade level mid-term procedure	Yes / No
59	Grade level testing	Yes / No
60	Guidance programs	Yes / No
61	Help Ticket	Yes / No
62	IEP forms	Yes / No
63	Inclusion	Yes / No
64	Information regarding contractual items	Yes / No
65	Information regarding employee benefits	Yes / No
66	Information regarding fire drills	Yes / No
67	Information regarding lock down procedures	Yes / No
68	Information regarding safety procedures	Yes / No
69	Information regarding school policies	Yes / No
70	Information regarding school procedures	Yes / No
71	Information regarding school rules	Yes / No
72	Information regarding tornado drills	Yes / No
73	Instructional Strategies	Yes / No
74	Insurance	Yes / No

75	IPDP	Yes / No
76	Laminating	Yes / No
77	School Emergency Alert System	Yes / No
78	Level Literacy Intervention	Yes / No
79	Maintenance requests	Yes / No
80	Media Center procedures	Yes / No
81	Media Center resources	Yes / No
82	MSEA building representative	Yes / No
83	MSEA organization	Yes / No
84	NCOCC	Yes / No
85	ODE License compared to MCS contract	Yes / No
86	Other building specific committee(s)	Yes / No
87	Overview of mentor responsibilities	Yes / No
88	Parent - Teacher Conferences	Yes / No
90	Procedure for Art	Yes / No
91	Procedure for Music	Yes / No
92	Procedure for P.E.	Yes / No
93	Procedures for counselor	Yes / No
94	Procedures for nurse	Yes / No
95	Procedures for psychologist	Yes / No
96	Procedures for therapist	Yes / No
97	Procedures involving special education supervisor	Yes / No
98	Use of KIOSK-Personal leave, Sick leave forms	Yes / No
99	Professional development form	Yes / No
100	Progress Book	Yes / No
101	Progress Book - Special Education	Yes / No
102	Purpose and organization of support groups	Yes / No
103	Read 180	Yes / No
104	Reading Recovery	Yes / No
105	Record Keeping procedure	Yes / No
106	Requisition Form	Yes / No
107	Safety procedures related to job assignment	Yes / No
108	School district and building calendars	Yes / No
109	School/Community Relations	Yes / No
110	Social services for kids	Yes / No
111	Special curriculum programs	Yes / No

110			
112	Special Education Forms	Yes / No	
113	Specials or exploratory classes	Yes / No	
114	Staff advisory committee	Yes / No	
115	staff relationships	Yes / No	
116	STRS overview	Yes / No	
117	Student discipline referrals	Yes / No	
118	Student discipline rules	Yes / No	
119	Student transfer	Yes / No	
120	Supplies	Yes / No	
121	Teacher development and evaluation	Yes / No	
122	Teacher Evaluation Form	Yes / No	
123	Technology-sign Acceptable Use Policy	Yes / No	
124	Telephone use	Yes / No	
125	testing procedures	Yes / No	
126	Title I services	Yes / No	
127	Tuition Reimbursement	Yes / No	
128	Visitors to building	Yes / No	
129	Wellness Program - EAP	Yes / No	
130	What is the literacy collaborative	Yes / No	
131	Yearly testing - not state mandated	Yes / No	

APPENDIX X

#### Α. **OSCES RUBRIC**

## **Ohio School Counselor Evaluation System**

Assessment of School Counselor Performance

School Counselor Evaluation Rubric The School Counselor Evaluation Rubric is intended to be scored holistically. This means the evaluator will assess which level provides the best overall description of the school counselor. The evaluator is to consider evidence gathered during the pre-observation conference, the observation, the post-observation conference, and informal observations of school counselor activities (if applicable) when completing the rubric.

	Ineffective	Developing	Skilled	Accomplished
	The school counselor cannot articulate components of a comprehensive school counseling program.	The school counselor articulates all components of a comprehensive school counseling program.	The school counselor articulates all components of a comprehensive school counseling program, reflects on future program needs and works to design a plan of implementation.	The school counselor implements all components of a comprehensive school counseling program and frequently reflects on future program development.
	The school counselor does not collaborate with key stakeholders to set the goals, priorities and implementation strategies when a comprehensive school counseling program is being designed.	The school counselor collaborates with key stakeholders on a limited basis to set goals, priorities and implementation strategies that partially align to the school's goals and mission when a comprehensive school counseling program is being designed.	The school counselor collaborates with key stakeholders to set the goals, priorities and implementation strategies that align to the school's goals and mission when a comprehensive school counseling program is being designed.	The school counselor collaborates with key stakeholders to set the goals, priorities and implementation strategies that align to the school's goals and mission when a comprehensive school counseling program is being designed and suggests enhancements and adjustments for program based on needs and results.
	The school counselor identifies no resources to implement the program.	The school counselor identifies resources needed to partially implement the program.	The school counselor identifies resources to fully implement the program.	The school counselor utilizes resources to fully implement the program from an innovative or diverse set of partners.
vidence			1	

05/18/2016

	career and social/emotional dev Ineffective	Developing	Skilled	Accomplished
	The school counselor lacks knowledge of academic program and/or does not deliver counseling, activities, and/or experiences that support students' academic progress and goals.	The school counselor uses knowledge of the academic program to plan and deliver counseling, activities and/or experiences that support students' academic progress and goals.	The school counselor plans and delivers effective comprehensive counseling, activities and/or experiences to support students' academic progress and goals and makes adjustments as needed.	The school counselor plans and delivers effective comprehensive counseling, activities and/or experiences in collaboration with stakeholders to support students' academic progress and goals and makes adjustments as needed.
and the	The school counselor does not deliver developmentally appropriate counseling, activities, and/or experiences that build students' awareness of Ohio-specific college, career and education options and resources.	The school counselor inconsistently or ineffectively provides developmentally appropriate counseling, activities and/or experiences that build students' awareness of Ohio-specific college, career and education options and resources.	The school counselor plans and delivers effective comprehensive counseling, activities and/or experiences to support students' awareness of Ohio-specific college, career and education options and resources and makes adjustments as needed.	The school counselor plans and delivers effective comprehensive counseling, activities and/or experiences to enhance students' and parents/guardians' awareness of Ohio-specific college, career and education options and resources and makes adjustments as needed
	The school counselor does not deliver counseling, activities and/or experiences that promote student well- being.	The school counselor attempts to deliver counseling, activities and/or experiences that promote student well-being with limited success.	The school counselor consistently delivers counseling, activities, and/or experiences that promote students' social/emotional development and well-being.	The school counselor plans and delivers effective comprehensive counseling, activities and/or experiences in collaboration with stakeholders to promote students' social-emotional development and well-being and makes adjustments as needed

Ineffective	Developing	Skilled	Accomplished
The school counselor provides no information to parents/guardians and school personnel for students' academic, career and social-emotional development.	The school counselor provides relevant information upon request to parents/guardians and school personnel for students' academic, career and social-emotional development.	The school counselor provides relevant information on a regular basis through collaboration with parents/guardians and school personnel for students' academic, career and social- emotional development.	The school counselor provides relevant information on a regular basis and initiates collaboration with parents/guardians and school personnel for students' academic, career and social-emotional development.
The school counselor does not coordinate school and community resources to support students and promote their success.	The school counselor attempts to coordinate school and community resources to support students and promote their success, but has limited success.	The school counselor coordinates school and community resources to support students and promote their success.	The school counselor coordinates school and community resources, and positively influences the types of services the partners provide to support students and promote their success.
The school counselor does not make referrals on behalf of students to parents/guardians or school personnel to appropriate mentors, professionals, agencies and services.	The school counselor makes referrals and connections on behalf of students to parents/guardians or school personnel to appropriate mentors, professionals, agencies and services only upon request.	The school counselor makes referrals and connections on behalf of students to parents/guardians or school personnel to appropriate mentors, professionals, agencies and services.	The school counselor makes referrals and connections on behalf of students to parents/guardians or school personnel to appropriate mentors, professionals, agencies and services and follows up within the guidelines of confidentiality when appropriate.

05/18/2016

	Ineffective	Developing	Skilled	Accomplished
	The school counselor does not monitor student performance and progress.	The school counselor does limited monitoring of individual and group student performance and progress data to identify gaps and develops some appropriate interventions to enhance or improve student success.	The school counselor monitors individual and group student performance and progress data to identify gaps and develops appropriate interventions to enhance or improve student success.	The school counselor monitors individual and group student performance and progress data to identify gaps and develops appropriate interventions to enhance or improve student success, and fosters student self-monitoring.
	The school counselor does not monitor effectiveness of the program.	The school counselor uses some data with minimal effectiveness to conduct program monitoring, assesses implementation and effectiveness, and makes adjustments for program improvement accordingly.	The school counselor effectively uses data to conduct program monitoring, assesses implementation and effectiveness, and makes adjustments for program improvement accordingly.	The school counselor uses comprehensive data to conduct regular program monitoring, assesses implementation and effectiveness, and collaborates with stakeholders to make adjustments for program improvement accordingly.
Evidence	i i			

Ineffective	Developing	Skilled	Accomplished
stablish professional elationships within the chool through communication, teamwork	The school counselor attempts to establish professional relationships within the school through communication, tearnwork and collaboration with limited success.	The school counselor establishes and maintains professional relationships within and outside of the school through communication, teamwork and collaboration.	The school counselor establishes and strengthens strategic professional relationships within and outside of the school through communication, teamwork and collaboration.
responds to the needs of diverse populations.	The school counselor attempts to respond to the needs of diverse populations and has demonstrated progress in promoting an inclusive, responsive and safe school environment for its diverse members.	The school counselor effectively advocates for and responds to the needs of diverse populations, resulting in a positive impact on practices that promotes an inclusive, responsive and safe school environment for its diverse members.	The school counselor effectively advocates for practices within and outside of the schoo community and proactively addresses the changing needs of diverse populations resulting in a positive impact that promotes an inclusive, responsive and safe school environment for its diverse members.
community, environmental and institutional factors hat enhance or impede development and does not advocate for equity of opportunity for all	The school counselor identifies community, environmental and institutional factors that enhance or impede development but does not advocate for equity of opportunity for all students.	The school counselor identifies community, environmental and institutional factors that enhance or impede development and advocates for equity of opportunity for all students.	The school counselor identifies community, environmental and institutional factors that enhance or impede development and collaborates with stakeholders to advocate for programs, policies and practices that ensure equity of opportunity for all students
does not promote the program or the role of the school counselor in achieving the school's mission and student	The school counselor occasionally promotes the program and is beginning to articulate the role of the school counselor in achieving the school's mission and student success.	The school counselor effectively and consistently promotes the program and articulates the role of the school counselor in achieving the school's mission and student success.	The school counselor effectively and consistently promotes the program and articulates the role of the school counselor i achieving the school's mission and student success, and contributes to the advancement of the school counseling profession.

Evidence				
		lity, Knowledge and Growth – S		ethical standards of the profession,
, gage in s	Ineffective	Developing	Skilled	Accomplished
	The school counselor does not adhere to the American School Counselor Association and other relevant ethical standards for school counselors nor the relevant federal, state and local codes and policies.	he school counselor has limited adherence to American School Counselor Association and other relevant ethical standards for school counselors and all relevant federal, state and local codes and policies.	The school counselor adheres to American School Counselor Association and other relevant ethical standards for school counselors and all relevant federal, state and local codes and policies.	The school counselor adheres to American School Counselor Association and other relevant ethica standards for school counselors and all relevant federal, state and local codes and policies. The counselor also helps colleagues access and interpret codes and policies and understand implications.
	The school counselor does not engage in self-reflection of practice, review data to set goals for improvement or participate in professional learning.	The school counselor engages in limited self-reflection of practice, reviews minimal data ineffectively to set goals for improvement and participates in professional learning to meet some goals, enhance skills and stay current on professional issues.	The school counselor engages in thoughtful self- reflection of practice, reviews data to set goals for improvement and participates in professional learning to meet goals, enhance skills and stay current on professional issues.	The school counselor engages in thoughtful and ongoing self-reflection of practice; consistently reviews data to set and monitor goals for improvement; and participates in professional learning to meet goals, enhance skills and stay current on professional issues, educating others on learnings when appropriate.
	The school counselor does not attend professional meetings nor belong to organizations at the local, state or national level.	The school counselor attends professional meetings and/or belongs to organizations at the local, state or national level.	The school counselor actively participates in both professional meetings and organizations at the local, state or national levels.	The school counselor coordinates, facilitates and/or provides leadership in professional meetings and organizations at the local, state or national level.
Evidence		-		

	Ineffective	Developing	Skilled	Accomplished
	The school counselor does not collect data nor demonstrate a positive change in students' knowledge, behavior or skills.	The school counselor collects data but cannot demonstrate a positive change in students' knowledge, behavior or skills.	The school counselor clearly demonstrates a positive change in students' knowledge, behavior or skills within at least one student domain.	The school counselor clearly demonstrates a positive change in students' knowledge, behavior or skills within three student domains.
Evidence				

# Ohio School Counselor Evaluation System Professional Growth Plan

Professional Growth Plan

On an annual basis, a school counselor will develop two goals for professional growth and development; one in relation to the six standard areas, and the second in relation to the Metric of Student Outcomes area. Professional development should be individualized to meet the needs of the school counselor and specifically relate to the identified areas of refinement as identified in the school counselor's evaluation. The development of the plan can be informed by self-assessment, previous evaluation results, or other relevant data that will assist the school counselor by providing resources (e.g., time, financial).

School Counselor Name:	Evaluator Name:	Self-Directed Collaborative

2 2	Comprehensive School Counseling Program Plan Direct Services for Academic, Career, and Social/ Indirect Services		Evaluation and Data Leadership and Advocacy Professional Responsibility, Knowledge & Grow	
Goal Goal	Goal Statement Demonstrating Performance on Standards	Action Steps & Resources to Achieve Goal	Evidence Indicators	Dates Discussed
ŞE		1	-1-	
F C	Academic College/Career Social/Emotiona Social Statement Demonstrating Ability to Produce Positive Student Outcomes	Action Steps & Resources to	Evidence Indicators	Dates
Goal	Positive Student Outcomes	Achieve Goal		Discussed
Comn	nents			

05/12/2016

# C. OSCES SELF ASSESSMENT SUMMARY TOOL

he Ohic	School Counselor Evaluation System essment Summary Tool Standards for School Counselors define expectations for Ohio's sc junselors. The standards can be used as a guide for school counsel additional professional growth.				is known abou		d practices of effect
	for school counselors to self-assess is to respond to focused, guidir questions and statements for response.	ng questic	ons related to	o effective	practices. Thi	s self-assessn	nent tool offers both
he scho	ool counselor should consider each of the statements below an	d choos	e the respor	nse that n	nost accurate	ly represents	performance.
	Standard One Essential Question(s): Have I engaged ir school counseling program plan?	n collabo	orative plar	nning wit	hin my scho	ool for a con	nprehensive
	I possess the knowledge and skills to design a comprehensive and proactive school counseling program.	0 N/A	1 Notatall	2 Partially	3 Somewhat	4 Almost Fully	5 Completely
	I collaborate to design the school counseling program.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
	I take leadership in identifying resources for the school counseling program.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
	The school counseling program aligns with the school's goals and mission.	0 N/A	1 Not at all	2 Partially	3 Somewhat	4 Almost Fully	5 Completely

Standard Two Essential Question(s): Do I effectively provide direct services to meet the academic, college/career and social/emotional development needs of my students?

Curriculum Development: I possess the knowledge and skills to develop an effective school counseling core curriculum.	0 N/A	1 Not at all	2 Partially	3 Somewhat	4 Almost Fully	5 Completely
Individual Student Planning: I work directly with students to support their academic progress and goals.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
Individual Student Planning: I work directly with students to develop their college and career-related knowledge, skills and pathways.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
Individual Student Planning: I work directly with students to support their social/emotional development, skills and mindsets.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
Responsive Services: I develop appropriate interventions for students as needed.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always

Standard Three Essential Question(s): Do I effectively make connections, build partnerships, consult and seek solutions, and provide referrals to meet my students' academic, career/college and social/emotional development needs?

I partner with school personnel and parents/guardians to achieve common goals for student success.	0	1	2	3	4	5
	N/A	Never	Rarely	Sometimes	Frequently	Always
I coordinate school and community resources and provide referrals as needed to support students and promote their success.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always

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Standard Four Essential Question(s): Do I use data to plan, implement and continually improve my practice?

I monitor student performance and progress.	0 N/A	1 Notatall	2 Partially	3 Somewhat	4 Almost Fully	5 Completely
I monitor the effectiveness of the school counseling program.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
I use data to recommend changes and adjustments to the comprehensive school counseling program, specific practices and/or school policies and procedures to foster student success.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
Standard Five Essential Question(s): Do I effectivel counseling program in creating a positive environm						lool
l serve as a leader.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
I foster a school environment that is inclusive of, responsive to, and safe for its diverse members.	0 N/A	1 Notatall	2 Partially	3 Somewhat	4 Almost Fully	5 Completely
I advocate on behalf of students.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always
l advocate for my profession and the role that school counselors play in fostering student success and well-being.	0 N/A	1 Never	2 Rarely	3 Sometimes	4 Frequently	5 Always

# Standard Six Essential Question(s): Do I demonstrate professionalism, model ethics and seek continuous professional learning?

l seek ongoing, relevant and high-quality	0	1	2	3	4	5
professional learning and growth.	N/A	Never	Rarely	Sometimes	Frequently	Always
adhere to ethical standards and legal	0	1	2	3	4	5
and professional codes.	N/A	Never	Rarely	Sometimes	Frequently	Always
I demonstrate professionalism in my field	0 N/A	1 Notatall	2 Partially	3 Somewhat	4 Almost Fully	5 Completely

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# D. OSCES IMPROVEMENT PLAN

Ohio School Counselor Evaluati	on System		Improvement	Plan
mprovement Plan				
Written improvement plans are to be develop to place a school counselor on an improveme purpose of the improvement plan is to identify largeted support. If corrective actions are not dismissal or to continue on the plan.	nt plan at any time based on deficiencies in specific deficiencies in performance and for	n any individual co oster growth throug	mponent of the e gh professional d	valuation system. T evelopment and
School Counselor Name:	Date of Improvement Plan Conferen	ce.		
School Year:	Building:	00.		
Performance Standard(s) Addressed in this Plan	Date(s) Improvement Area or Concern Observed		ent of the Conce Improvement	III. Areas of
	List specific measurable goals to improve	performance. Indic		Ending Date
Section 2: Desired Level of Performance – Goal(s)	Level of Performance		Starting Date	
		ement Target(s)	Starting Date	Enang Bate
Section 2: Desired Level of Performance – Goal(s)	Level of Performance	vement Target(s)	Starting Date	Linding Date

mprovement Plan (continued)		
Section 3: Specific Plan of Action Describe in detail specific plans of action that the	ne school counselor must take to impro	ve his or her performance. Indicate the sources of evidence
that the evaluator will use to document complet Actions to be Taken	ion of the improvement plan.	that Will Be Examined
Section 4: Assistance and Professional Dev Describe in detail specific supports that will be		ofessional development.
Date for this Improvement Plan to Be Evaluated	4:	
School Counselor's Signature:		Date:
Evaluator's Signature:		Date:
05/12/2016		
	n Svstem	Improvement Plan
Ohio School Counselor Evaluatio	n System	Improvement Plan
Ohio School Counselor Evaluatio Improvement Plan: Evaluation of Plan		Improvement Plan
Ohio School Counselor Evaluatio Improvement Plan: Evaluation of Plan School Counselor Name:	n System Date of Evaluation: Building:	Improvement Plan
Ohio School Counselor Evaluatio Improvement Plan: Evaluation of Plan School Counselor Name: School Year:	Date of Evaluation: Building:	
05/12/2016 Ohio School Counselor Evaluation Improvement Plan: Evaluation of Plan School Counselor Name: School Year: The improvement plan will be evaluated at the Improvement demonstrated and professiona Continue with the Improvement Plan for a si Recommend dismissal.	Date of Evaluation: Building: end of the time specified in the plan an al standards met a satisfactory level of	d will result in one of the following actions:
Ohio School Counselor Evaluation Improvement Plan: Evaluation of Plan School Counselor Name: School Year: The improvement plan will be evaluated at the Improvement demonstrated and professiona Continue with the Improvement Plan for a sp Recommend dismissal.	Date of Evaluation: Building: end of the time specified in the plan an al standards met a satisfactory level of pecified amount of time. Date:	d will result in one of the following actions:
Ohio School Counselor Evaluation Improvement Plan: Evaluation of Plan School Counselor Name: School Year: The improvement plan will be evaluated at the e Improvement demonstrated and professiona Continue with the Improvement Plan for a sp Recommend dismissal. Comments: Provide justification for recommend	Date of Evaluation: Building: and of the time specified in the plan an al standards met a satisfactory level of pecified amount of time. Date: lation indicated above and attach evide	d will result in one of the following actions: performance.
Ohio School Counselor Evaluatio Improvement Plan: Evaluation of Plan School Counselor Name: School Year: The improvement plan will be evaluated at the e Improvement demonstrated and professiona Continue with the Improvement Plan for a sp Recommend dismissal.	Date of Evaluation: Building: end of the time specified in the plan an al standards met a satisfactory level of pecified amount of time. Date: lation indicated above and attach evide it with my evaluator. My signature indic s evaluation.	d will result in one of the following actions: performance. ence to support recommended course of action.

#### **Ohio School Counselor Evaluation System**

#### Pre- and Post- Conference Questions

Informal Observations

Pre-Observation Planning and Post-Observation Resource Questions The following sample questions are intended to guide thinking and conversation. All questions will not apply to all observations. The purpose of the pre-observation conference and post-observation conference is to promote communication, understanding and reflection of professional practices.

Pre-Observation

- .
- .

- e-Observation What are your goals for the school counseling program? What do you want to accomplish for the observation? How will you know if you accomplish your goals for the observation? How will your actions support the overall plan for the school counseling program? What to the rationale and context for what I will observe? What is the rationale and context for what I will observe? What a be you choose this particular activity? How will you prepare for the activity? What prove knowledge does the participant need to have for this activity? How can you get immediate feedback to make sure the participants understand the most important parts of your presentation? Discuss ways you meet the needs of students through individual planning. How will you help students develop skills for personal or social success? What collaboration might you have with colleagues in presentation for the develop individual plants on the success?
- .
- .
- .
- .
- success? What collaboration might you have with colleagues in preparation for the observation? What might be some strategies for collaboration with colleagues inside and outside of your department? What outcome are your focused on? How do you plan to help students develop skills for academic success, career development, personal or social success? What data do you plan to collect that monitor's student progress? How will you know that students demonstrate positive outcomes as a result of your work with them? .

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#### F. OSCES INFORMAL OBSERVATION

Post-Observation

- What do you feel was the strongest point of the observation? Why? To what extent do you think you accomplished your goals for the observation? How do you analyze and reflect on your work? In reflecting on this observation, what feedback would you give yourself? What would you do differently for the next observation in an attempt to accomplish your goals? How has monitoring data help improve student outcomes? After the observation, what will be your next steps? What are some thoughts about providing responsive services to meet student needs? Discuss ways you could meet the needs of students through systems support. Discuss ways in which you can advocate for different groups of students.

- .
- .
- How can I as the evaluator help you reach your goals for the program? students.

Ohio School Counselor Evaluation System Informal Observation: Open-Ended Form School Counselor Name: Activity Observed: Date: Evaluator Name: Time Informal Observation Begins: Time Informal Observation Ends:

Directions: This form serves as a record of an informal walkthrough by the school counselor's evaluator. The evaluator will likely not observe all areas of the performance rubric in one informal observation. This record, along with additional informal and formal observations, will be used to inform the summative evaluation of the school counselor.

TIMES	OBSERVATIONS	
Evaluator Summary Com	nts:	
Evaluator Signature	Photocopy to School Counselor	
05/12/2016		

# **Ohio School Counselor Evaluation System**

**Final Summative Rating** 

# Final Summative Rating of School Counselor Effectiveness

Once you determine a rating for each of the rubric areas, based on the available evidence from multiple interactions, look at the larger picture of performance across all areas of the rubric. Although all areas are important for effective school counseling practice, you may find it appropriate to more strongly weight patterns of behavior in one area over another. The key point is that the evaluator should consider no one area in isolation, but should analyze each in relation to all other areas of performance. Determine which of the four performance levels is most appropriate for the school counselor based on this holistic process.

Rubric Areas	INEFFECTIVE	DEVELOPING	SKILLED	ACCOMPLISHED
Standard 1: Comprehensive School Counseling Program Plan				
Standard 2: Direct Services for Academic, Career and Social/Emotional Development				1
Standard 3: Indirect Services: Partnerships and Referrals				
Standard 4: Evaluation and Data				
Standard 5: Leadership and Advocacy				
Standard 6: Professional Responsibility, Knowledge and Growth				
Metrics of Student Outcomes	S			
Area of reinforcement:		Area of refinemen	t	1
Final Summative (Overall) Rating	INEFFECTIVE	DEVELOPING	SKILLED	ACCOMPLISHED
	E			

Check here if Improvement Plan has been recommended.

School Counselor Signature

Date \_\_\_\_\_

Date

05/12/2016

**Evaluator Signature** 

05 12/2016

# **Ohio School Counselor Evaluation System**

#### **Post Conference Planning**

The goal for the conference leader is to cognitively coach the school counselor through the use of reflective questions. Record three reflective questions you would ask the school counselor that align with the area of reinforcement.

Record three reflective questions you would ask the school counselor that align with the area of refinement.

1. 2. 3.

2

#### Four Key Elements of the Post-Conference

- 1. Introduction/Greeting/Establish Length:
  - Review conference process
  - · General impression question: "How do you think the activity went?"

#### 2. Reinforcing the School Counselor:

- Identify an area of reinforcement (ONLY one area)
- Ask self-analysis question
- · Provide evidence from notes

#### 3. Refining the School Counselor's Skill:

- Identify an area of refinement (ONLY one area)
- Ask self-analysis question
- · Provide evidence from notes
- · Give a recommendation for future practice

Present evidence and rating connected to the rubric 05/12/2016

# I. OSCES FORM TO DEMONSTRATE A POSITIVE STUDENT OUTCOME USING STUDENT METRICS

#### **Ohio School Counselor Evaluation System**

**Optional Form: Student Metrics** 

#### Optional Form to Demonstrate a Positive Student Outcome Using Student Metrics

This section of the model outlines the possible process a school counselor and evaluator might follow to determine the metric(s) of student outcomes and demonstrate a positive student outcome for the Ohio School Counselor Evaluation System.

#### Step One: Identify Domain Focus Area(s):

Identify the student domain area(s) in the district, building, cohort, or grade level(s) based on needs.

Example: School counselor data from 2015-2016 showed that the incoming seventh grade cohort had on average the highest number of interpersonal student conflicts. Domain: Social/Emotional

#### Step Two: Identify Desired Student Outcome(s)

Based on identified focus areas of need (step one), develop student outcome goal(s). Example: In 2016-2017, Smart Middle School data will show a reduction in the average number of interpersonal student conflicts among the seventh grade cohort by April 2017.

## Step Three: Determine the Metric(s) of Student Outcomes

Determine the measurement data to be used to demonstrate a change in student knowledge, skills or behavior. Example: Office Referrals (disaggregated to show the number of incidents of interpersonal conflict among seventh grade students). Peer Mediation Log Data (disaggregated to show the number of interpersonal conflicts mediated among seventh grade students). Survey data to show the number of students using mediation techniques to solve conflicts.

### Step Four: Relevant school counselor activities/interventions

Describe activities, lessons or interventions the school counselor will implement and monitor to achieve the desired student outcome(s).

Example: The school counselor will train peer mediators and hold weekly sessions to support positive peer relations among seventh grade students. The school counselor will design and distribute an online survey to seventh grade students to assess their knowledge and use of conflict resolution techniques at the beginning of the school year 2016-2017 and again in the spring.

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Planning for the Post-Observation Conference

# Step Five: Monitoring

Over the course of the school year, monitor progress made on each metric of student outcomes.

Example: The school counselor reviews data in November 2016 and February 2017 to note changes. Additionally, school counselor collects informal data from the peer mediation weekly sessions in November 2016 and February 2017, and he or she reviews the peer mediation logs for trends and patterns.

# Step Six: Analyze Results and Report Results

At the end of the evaluation process, determine the impact for each student outcome.

Example: 2015-2016 school counselor data revealed that on average the incoming seventh grade cohort had 12 interpersonal student conflicts per month; in April 2017 data revealed that the seventh grade cohort had seven interpersonal student conflicts per month. Informal data from the peer mediation weekly sessions revealed that students reported using peer mediation to solve interpersonal student conflicts more frequently. Survey data showed that seventh grade students increased both their knowledge and use of conflict resolution strategies during the year.

City Schools PPO Plan Benefits (Non-Grandfathered)

Appendix Y

	IN-NETWORK	OUT-OF-NETWORK
Annual Deductible Per Calendar Year:		
• Single	\$500	\$1,000
Family (Non-Embedded Deductible)	\$1,000	\$2,000
Coinsurance		
Paid By Plan After Satisfaction Of Deductible	80%	60%
Annual Out-Of-Pocket Maximum:		
<ul> <li>Per Person/Per Family (Embedded)</li> </ul>	\$1,500/ \$3,000	\$3,000 / \$6,000
Lifetime Maximum	Unlimited	Unlimited
Ambulance Transportation:	Ded + 20%	Ded + 40%
Durable Medical Equipment:	Ded + 20%	Ded + 40%
Emergency Services	/ Treatment	
Convenience Care Clinic	\$20	Ded + 40%
Urgent Care:	\$75	Ded + 40%
True Emergency Room / Emergency     Physicians:	\$250	\$250
Non-True Emergency Room / Emergency Physicians:	Ded + 20%	Ded + 40%
Extended Care Facility Benefits, Such As Skilled Nursing, Convalescent, Or Subacute Facility: (30 days)	Ded + 20%	Ded + 40%
	<b>6</b> 1.	
Hospice Care Be		D 4 4004
Hospice Services	Covered at 100%	Ded + 40%
Hospital Serv		Ded + 40%
Pre-Admission Testing:	Ded + 20%	Ded + 40%
<ul> <li>Inpatient Services / Inpatient Physician Charges; Room And Board Subject To The Payment Of Semi-Private Room Rate Or Negotiated Room Rate:</li> </ul>	Ded + 20%	Ded + 40%
Inpatient Lab, X-Ray And Supply Charges:	Ded + 20%	Ded + 40%
Outpatient Services / Outpatient Physician Charges:	Ded + 20%	Ded + 40%
Outpatient Imaging Charges:	Ded + 20%	Ded + 40%
Outpatient Lab And X-Ray Charges:	Ded + 20%	Ded + 40%
Outpatient Surgery / Surgeon Charges:	Ded + 20%	Ded + 40%
Other Servi	ces	I
Chiropractic Manipulation:	Ded + 20%	Ded + 40%
Home Health Care Benefits:	Ded + 20%	Ded + 40%
Mental Health, Substance Use Disorder, And Chemical		Parity claims paid based
Dependency Benefits:		of service
	IN-NETWORK	OUT-OF-NETWORK
Primary Care Physician Office Visit:	\$20 copay	Ded + 40%
Specialist Care Physician Office Visit:	\$40 copay	Ded + 40%

Preventive / Routine Physica	al Exams At Appropriate	100% Not 9	Subject To	Ded + 40%		
Ages: (includes immunization	ns, labs/x-rays,	Deductible				
mammograms, cancer screet	mammograms, cancer screenings, colonoscopies, etc)					
All Other Covered Expenses:	Ded +	20%	Ded + 40%			
Pharmacy Benefits						
Participating Pharmacy	Retail		I	Mail Service		
Maximum Day Supply	30			90		
Generic Copay	\$15			\$30		
Formulary Copay	\$40	\$80				
Non-Formulary Copay	\$65	\$130				
Specialty Medications	•	supply & must be obtained through the Specialty not be obtained through Retail or Mail Order.				

Note:

- Benefits include NO annual dollar limit
- Preventive Care is covered at 100% (following US.GOV guidelines)