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MASTER AGREEMENT

between

THE CRESTLINE BOARD OF EDUCATION and

THE CRESTLINE EDUCATION ASSOCIATION

July 1, 2021 – June 30, 2024

Presented to all certificated/licensed employees to aid in communication within the District and maintain a positive working relationship between the Crestline Education Association and the Crestline Board of Education.

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This Agreement entered by and between the Board of Education of the Crestline Exempted Village School District (hereinafter, the "Board") and the Crestline Education Association (hereinafter, the "Association"):

ARTICLE I RECOGNITION

A. <u>Statement of Principles</u>

It is the purpose of the Agreement to establish the relationship between the Board and the Crestline Education Association and to set forth an orderly procedure for the consideration and resolution of matters of concern.

B. Recognition of the Association

1. The Board hereby recognizes the Crestline Education Association, an OEA/NEA Local, as the sole and exclusive representative of the bargaining unit as defined in 4117.01 (D) and 4117.01 (E). The bargaining unit shall include all certified/licensed classroom teachers, guidance counselors, librarians and substitutes employed for sixty (60) consecutive days or more in one specific teaching position. Excluded from the bargaining unit are the Superintendent, Administrative Assistants, Principals, other personnel defined in 4117.01 (C) and casual day to day substitutes and tutors.

Substitute teachers who become members of the bargaining unit are subject to termination as provided for in Ohio Revised Code 3319.10.

Any newly created position that requires a teaching/education certificate/license and does not have supervisory duties will be a part of the bargaining unit.

- 2. No other bargaining unit group or bargaining unit organization or bargaining unit representative thereof shall be recognized or permitted to represent any employees included in the Association's bargaining unit regarding any term or condition of employment.
- 3. All bargaining unit members shall have the right to join an organization for their professional or economic improvement. Membership in such an organization shall not be a consideration of employment or continued employment.

C. Recognition of the Board

The Association recognizes the Board as the locally elected body charged with the responsibility for management of the local schools in accordance with the Ohio Revised Code. It is further recognized that the Board of Education is vested with authority to make such rules and regulations as are necessary for the government of its employees.

D. Duration of Association Recognition

The Crestline Education Association shall continue to maintain sole and exclusive recognition until such time that the Association is replaced as the exclusive representative of the bargaining unit in accordance with ORC 4117.04, 4117.05, 4117.06, and 4117.07.

E. <u>Association Rights</u>

1. Board of Education:

- a. <u>Notification of Meetings</u>: The Association President shall be notified by the Treasurer's office of the time and place of all Board of Education meetings at least twenty-four (24) hours prior to the meeting. If an emergency or special Board meeting is called, such notification shall also include the purpose of the meeting. Failure to do so is not grievable unless willful disregard is shown for this provision.
- b. <u>Information</u>: Prior to each regular or special Board meeting, the Association President shall be provided with a copy of the Board agenda draft.
- c. <u>Daytime Attendance</u>: The Association President or his/her designee shall be provided release time to attend Board meetings that are scheduled during the school day, if so requested by the Association President.
- d. <u>Board Policies</u>: The Board of Education shall provide a policy manual for the Association President. Each new policy enacted by the Board shall be provided to the President for inclusion in the policy manual within a reasonable amount of time.

2. Mail and Notices

The Association shall have the right to use the intra-district mail service and the school mailboxes of bargaining unit members for distribution of Association notices and information. It shall also have the right to post notices of its activities and matters of Association concern on bulletin boards located in member lounges.

3. School Buildings

The Association shall be permitted to use school buildings for Association meetings with prior notice as long as the meeting does not hinder school activities or previously scheduled meetings or events or interrupt teacher's classroom responsibilities.

4. School Equipment

The Association may use school telephones, fax machines, copier machines, computers, internet service, and audio-visual equipment. The Association use of such items shall not interfere with the school's business

use of the items. The Association shall bear the costs of all materials, fees, bills, repair, or replacement of items damaged through misuse or abuse while in use by the Association.

5. <u>Association Business</u>

The Association and/or its representatives may conduct Association business on school property provided such business shall not interfere with the program of instruction.

6. Bargaining Unit Member Orientation

An Association representative shall be permitted a welcoming address to the bargaining unit during the annual orientation meeting which is held at the beginning of each contract year. Length of the address may be limited by the administration with due consideration to the orientation meeting agenda. Subsequent Association meetings on that day will be scheduled for no less than twenty (20) minutes as long as the district/buildings agenda has been completed.

7. Right to Representation

- a. Bargaining unit members shall be entitled to representation by an Association representative(s) of his/her choosing at meetings with the administration in accordance with O.R.C. 4117.
- b. Meetings and hearings shall be conducted at a time and place which will afford a fair and reasonable opportunity for all persons entitled to be present to attend and to cause minimal disruption to the operation of the school district.
- c. All parties of interest, including witnesses, shall be permitted to attend a grievance meeting, arbitration hearing, or State Employment Relations Board (SERB) proceeding without the loss of pay or benefits and without the use of sick leave or personal leave. The Association commits that it will only request leave for those who must be in attendance.

F. Employee Participation Council

1. Purpose

To aid in communication within the district, to maintain a positive working relationship between the CEA and the Administration, and to assist in the realization of the mission of the Crestline Exempted Village School District, an advisory committee called the Employee Participation Council will exist.

2. Council Membership

The council will be composed of the Superintendent, one (1) administrator representing each of the buildings of the district, the Treasurer and four (4)

CEA members chosen by the Association, providing representation from each of the buildings in the district. Board members and the Treasurer shall receive prior notification of the date(s) of council meetings and may attend meetings at their discretion.

3. Council Meetings

Meetings will be held at least four (4) times each school year, near the end of each grading period. Additional meetings may occur upon the mutual consent of both parties.

The Superintendent and the President of CEA will jointly set the date and prepare the agenda for each meeting. The council shall adopt and may amend the agenda at the beginning of each meeting and may include unresolved items from previous years or previous meetings.

The council shall function through open-minded, free discussion and shall be open to, but not limited to, items brought to the attention of its members.

Minutes of council meetings shall be made available to the Board, Administration and Association members.

G. CEA President

- 1. The President of the CEA shall not be given any duty or assignment prior to the beginning of the student school day or after the end of the student school day during his/her term of office as President of the Association.
- 2. The President of the CEA shall receive the entire packet prepared for all Board of Education meetings via email on the day that the meeting is to take place.

ARTICLE II PROCEDURES FOR CONDUCTING NEGOTIATIONS

A. Scope of Negotiations

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. <u>Negotiations Representatives</u>

- 1. The Board and the Association shall be represented at all negotiations meetings by a team of negotiators, not to exceed five (5) members each. All negotiations shall be conducted exclusively between said teams. In addition to said team, each team shall be authorized to admit no more than two (2) observers at one time to such meetings. Such observers shall be without the right to speak or to otherwise comment to either party during said meetings, except to request a caucus. Representation for either party shall be at the discretion of that party.
- 2. The parties may call upon professional and lay consultants to assist in all negotiations. The expense of such consultants shall be borne by the party requesting them. Members of the other team shall not be expected to respond to the consultant(s).

C. <u>Initiation of Negotiations and Time Line for the Bargaining Process</u>

- 1. Either the Board or the Association may cause negotiations for a successor agreement to commence by giving written notification to the other party that it desires to open negotiations for the purpose of making modifications to the existing collective bargaining agreement that will result in a new successor agreement. Such notice by the Association shall be served on the Superintendent of Schools and notice by the Board shall be served on the President of the Association.
- 2. The collective bargaining process shall commence no more than 120 nor less than 90 days prior to the expiration date of the existing collective bargaining agreement and shall be at a mutually acceptable time within 20 days of the date that the initiating notice was served.

D. <u>Negotiation Meetings</u>

The negotiations representatives of the Board shall meet at reasonable times with representatives of the Association for the purpose of effecting a free exchange of facts, opinions, proposals, and counterproposals in a sincere effort to reach mutual understanding and agreement on all matters submitted for negotiations. All parties are obliged to deal openly and fairly with each other on all matters and to conduct such negotiations in good faith.

- 2. At the first negotiations session:
 - a. The first item of business will be to set the length of the meeting.
 - b. The second item of business is to exchange proposals.
 - c. The third item of business is to establish an agenda which shall consist of those items submitted at this meeting by the Association and the Board teams. No further items may be submitted unless mutually agreed to by the parties. Proposals made either by the Association 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 at this time.
- 3. a. Negotiations meetings shall be scheduled at the request of either party at a mutually acceptable time and day. Until negotiations can be concluded, either party may require, at each meeting, a decision on the date, time, length of meeting, and place of subsequent meeting.

Meetings shall be scheduled at reasonable intervals, places, and times.

- b. Negotiations sessions shall be held in private with no persons other than those mentioned present.
- During negotiating sessions, items tentatively agreed upon shall be reduced to writing and initialed by representatives of each team and set aside.
- d. Each team shall provide its own secretarial assistance from within the team membership.
- e. Either team may call for a caucus at any time. The caucus shall not exceed thirty (30) minutes, unless mutually agreed to.
- f. The parties agree to furnish, upon written request at any reasonable time, available information concerning the financial status of the district and such other available information as will assist the parties in the development and evaluation of proposals.
- g. All negotiations shall be conducted in "good faith." "Good faith" requires that each team come to the table with the intention of reaching mutual agreement. This involves reacting to but not necessarily agreeing to the other team's proposals; however, if either party does not agree, it is required to give reason(s) for such disagreement.

h. During the negotiations period, bargaining unit members, the Board, and the administration may be informed by their respective negotiation teams of the status of negotiations.

E. Agreement

When final agreement is reached by the negotiation teams on the total negotiations package, it shall be reduced to writing and signed by the representatives of the parties and submitted to the Association membership for ratification. The Association negotiating team shall recommend the proposed agreement for ratification unless they indicate otherwise in writing to the Board's chief spokesperson prior to the ratification vote. The Association membership will vote on the tentative agreement as a single total package within ten (10) days of the date the tentative agreement was signed by the parties. Notification of the ratification or non-ratification will be made to the Board or its designated representative within 24 hours of the Association vote. If the total tentative agreement has been ratified by the Association, the total tentatively agreed to package shall be submitted to the Board for adoption or rejection within ten (10) days of receipt of notification that the Association membership has ratified said agreement. The Board's negotiation team shall recommend the proposed agreement for adoption unless they indicate otherwise in writing to the Association team's spokesperson prior to the adoption vote. A vote to adopt by the Board shall also include authorization for the Board President, Treasurer, and Superintendent to sign on behalf of the Board, the agreed to contract. Such action by the Board shall be so noted in the official minutes of the Board. If the total agreement has been approved by both the Board and the Association, such agreement shall be signed by the representatives of the Board and the Association.

F. Disagreement

- In the event the parties are unable to reach an agreement within fifty (50) days of the expiration of the existing contract, either party may declare impasse. That party shall, within five (5) days, contact the Federal Mediation and Conciliation Service and request the appointment of a mediator.
- 2. The mediation period shall last for not longer than thirty (30) days from the first meeting with the mediator unless both parties agree to an extension in writing.
- 3. In the event a tentative agreement is reached during the mediation period, the procedure of paragraph E shall be followed.
- 4. This procedure shall be deemed an alternative dispute resolution procedure pursuant to RC 4117.14 (C).
- 5. In the event no agreement is reached during the mediation period, the parties are free to exercise all rights provided by law.

G. Alternative Settlement Procedures

Nothing in this article shall be construed to prohibit the parties at any time from voluntarily and mutually agreeing to submit any or all of the issues in dispute to any other alternative dispute settlement procedure.

ARTICLE III GRIEVANCE PROCEDURE

A. Definitions

- 1. <u>Grievance</u>: A grievance shall mean a claim by a bargaining unit member that there has been an alleged violation, misinterpretation, or misapplication of the language of the negotiated Agreement entered into between the Board and the Association.
- 2. <u>Grievant</u>: A grievant shall mean a bargaining unit member, a group of members, or the Association alleging that some violation, misinterpretation, or misapplication of the aforementioned agreement or regulations has actually occurred. A grievance alleged to be a "group" grievance shall have arisen out of similar circumstances affecting each member of said group.
- 3. <u>Party of Interest</u>: Party of interest shall mean the grievant including their designated representative as provided for herein, and any person or group of persons who might be required to act or against whom action might be taken in order to resolve the grievance.
- 4. <u>Days</u>: Days shall mean workdays. Workdays shall mean the one hundred eighty-four (184) regular contract days that bargaining unit members are employed and working. Calamity days shall not be considered workdays.
- 5. In the absence of the Superintendent, the "designee," for the purposes of delivery of Grievance Report Forms by the grievant or his/her representative, shall be any administrator in the district, including the Treasurer.

B. Rights of the Grievant

1. A grievant shall make every attempt to resolve the problem through discussion with his/her principal or immediate supervisor. If the grievance arises from the actions of an authority higher than the principal or supervisor, the grievant shall make every attempt to resolve the problem through discussion with the Superintendent. If this matter is still not resolved, a formal grievance may be filed in writing in accordance with the formal grievance procedure. The grievant may appear on his/her own behalf or may be represented and/or accompanied at any and all steps of the grievance procedure by an Association representative(s), and/or by counsel, and/or by any other person(s) of his/her choice except that he/she may not be represented by an officer or employee of any teachers' organization other than the Association and its affiliates.

The Principal or supervisor, Superintendent, and/or Board have the same rights to representation as the grievant.

2. During a formal grievance procedure the Association President shall receive notice of each meeting held to resolve the grievance and shall be given a copy of the recommended disposition of such grievance at each

- step. Such written notice and disposition shall be made at the same time and in the same manner as such notice or disposition is required to be sent to the grievant.
- 3. The fact that an employee files a grievance shall not be recorded in his/her personnel file or in any file used in the transfer, assignment, or promotion process. Nor shall the fact that the employee filed a grievance be used in any recommendation for other employment. Nor shall the grievant, the Association or its officers be placed in jeopardy or be the object of reprisal or discrimination having followed this grievance procedure.
- 4. If a grievance appears to arise from the actions of an authority higher than the principal of a school or of an authority higher than a supervisor, or if it affects a group or class of any employees, it may be submitted directly at Step II-B of the grievance procedure as hereinafter described.
- 5. The purpose of these procedures is to secure, at the lowest possible administrative level, satisfactory solutions to grievances.

C. Time Limits

- 1. The number of days indicated at each step of the grievance procedure is considered maximum. The time limits specified may, however, be extended by mutual written agreement of the parties in interest.
- 2. If an employee does not seek redress through the informal procedure within twenty (20) days after he or she knew or should have known of the act or condition on which the grievance is based, then the right to a grievance shall be considered waived.
- 3. If a decision on a grievance is not appealed within the time limit specified at each step of the procedure, the grievance will be deemed settled on the basis of the Employer's position at that step and further appeal shall be barred.
- 4. Failure at any step of these procedures to communicate the decision on a grievance within the specified time limits shall permit the grievant to proceed to the next step.
- 5. All notices of hearings and disposition of grievances shall be by mail with the date of mailing or postmark and date of receipt recorded thereon, or shall be personally hand-delivered with receipt dated and initialed. Delivery to the grievant or to any officer of the Association, if the Association is involved in the grievance, shall constitute compliance with this section. Written grievances and appeals shall be deemed to be received on the day after the postmark or the date received and initials shall be recorded thereon if hand- delivered by either:
 - a. the principal or immediate supervisor if filed at Step I; or

- b. the Superintendent (or his/her designee if the Superintendent is absent) if filed at Step II through IV. Such designee will be any administrator in the district, including the Treasurer.
- 6. In the event a grievance is filed after May 15 of any year and strict adherence to the time limits may result in hardship to any party, all parties shall use their best efforts to process such grievance prior to the end of the school term or as soon thereafter as possible.
- 7. All other grievances submitted after May 15th of any school year will fall under stated time-line constraints unless the Association President or his/her designee has sought and arranged time limits that are mutually agreed to by the parties in interest. Such agreement shall be made in writing using Appendix Form A, "Grievance Time-Line Adjustment."

D. Grievance Procedure

1. <u>Informal Procedure: Effort to Solve the Problem:</u>

If an employee believes there may be a basis for a grievance, he/she shall first discuss the matter with his/her principal or immediate supervisor (or with the Superintendent if the grievance arises from actions at that level) in an effort to resolve the problem. The employee shall inform the administrator that the meeting is the informal procedure in the grievance process.

2. Formal Procedure - Step I: Submitted to Principal or Immediate Supervisor:

If the grievance arises from the actions of a principal or immediate supervisor and is not resolved within five (5) days of such informal procedure, the grievant may present his/her formal claim by submitting completed Grievance Report form (Step I), which form is set forth in the Appendix A of this Agreement.

Copies of this form shall be submitted by the employee or representative to the persons designated on the Grievance Report Form (Step 1). The form shall include the following:

- a. the date of the occurrence; and
- b. a statement of the nature of the grievance; and
- c. the provision(s) of the Agreement allegedly violated; and
- d. the relief sought.

Step I shall contain all specific details as to the grievance. No additional allegations or remedies shall be added at a later step.

Within three (3) days of the receipt of the Grievance Report Form (Step I), the principal or immediate supervisor shall initiate a meeting with the

employee and, if the employee so desires, his/her Association representative(s), in an effort to resolve the grievance. Said meeting may be by-passed and written disposition directly obtained from the principal upon the mutual consent of both parties. If no meeting occurs, written disposition of the principal or immediate supervisor shall occur within three (3) days of the receipt of the Grievance Report Form (Step I) and shall be accomplished by completing Step I of the grievance form and returning it to the grievant.

If a meeting between the principal or immediate supervisor and the grievant does occur, the principal or immediate supervisor shall indicate his/her disposition to the grievance within three (3) days after such meeting by completing Step I of the grievance form and returning it to the grievant.

The grievant, the Association President, and the Superintendent shall all receive copies of the completed Grievance Report Form Step I containing the principal's or immediate supervisor's disposition.

3. a. Formal Procedure - Step II: A (if pursuit after Step I is desired):

If the employee is not satisfied with the disposition of the grievance in Step I, or if no disposition has been made within the above time limits, the grievant may complete Grievance Report Form (Step II-A), and submit the grievance (or have his/her representative submit the grievance) to the Superintendent within five (5) days of the receipt of the Step I disposition.

Within five (5) days of receipt, the Superintendent and/or his/her designee shall initiate a meeting with the grievant and, if the grievant so desires, his/her Association representative(s). Said meeting may be by-passed and written disposition directly obtained from the Superintendent upon mutual consent of both parties. If no meeting occurs, written disposition by the Superintendent shall occur within five (5) days of the receipt of Grievance Report Form (Step II-A).

If a meeting between the Superintendent and the grievant does occur, within three (3) days of the meeting the Superintendent or his/her designee shall indicate in writing his/her disposition of the grievance by completing his/her portion of Step II-A and forwarding it to the grievant.

Completed copies of the Grievant Report Form (Step II-A) containing the Superintendent's disposition shall be dispersed on the same date to the grievant, the Association President, and the principal or immediate supervisor.

b. <u>Formal Procedure - Step II-B (if by-passing Step I and filing directly</u> with the Superintendent at the Step II-B level):

If the problem is not resolved within five (5) days of the meeting held with the Superintendent in the Informal Procedure, the grievant may

present his/her formal claim by submitting completed Grievance Report Form Step II-B to the Superintendent.

Within five (5) days of receipt, the Superintendent and/or his/her designee shall initiate a meeting with the grievant and, if the grievant so desires, his/her Association representatives.

Said meeting may be by-passed and written disposition directly obtained from the Superintendent upon mutual consent of both parties. If no meeting occurs, written disposition by the Superintendent shall occur within five (5) days of the receipt of Grievance Report Form (Step II–B).

If a meeting between the Superintendent and the grievant does occur, within three (3) days of the meeting the Superintendent or his/her designee shall indicate in writing his/her disposition of the grievance by completing his/her portion of Step II–B and forwarding it to the grievant.

Completed copies of Grievance Report Form (Step II–B) containing the Superintendent's disposition shall be dispersed on the same date to the grievant and to the Association President.

4. Formal Procedure - Step III:

If the grievant is not satisfied with the disposition made by the Superintendent, or if no disposition has been made within the above stated time limits, then either party may request grievance mediation through the Federal Mediation and Conciliation Service (FMCS). Timelines shall be suspended and shall not resume until the day following mediation if resolution if not reached.

5. Formal Procedure - Step IV: Arbitration:

The Association may request a hearing before an arbitrator by completing Grievance Report Form Step IV if:

- Grievance mediation was attempted and no resolution was reached;
 or
- b. the Association by-passed Step III and is filing directly from Step II to the Arbitration level.

The grievant's request for arbitration shall be made within ten (10) days following the receipt of the disposition of the grievance in Step III. The grievant's request for arbitration shall be by certified mail, with return receipt requested, to the Treasurer of the Board of Education. Within five (5) days following receipt of the grievant's request for arbitration by the Treasurer, the Board or its designated representative and the grievant or his/her representative shall mutually petition the American Arbitration Association to provide an arbitrator in accordance with its voluntary rules. Once the

arbitrator has been selected he/she shall conduct a hearing on the grievance in accordance with the rules and regulations of the American Arbitration Association. Such decision will be binding on the parties.

The arbitrator shall not have the authority to add to, subtract from, modify, change or alter any of the provisions of this Agreement; nor add to, detract from or modify the language therein in arriving at his/her decision concerning the issue presented. The arbitrator shall expressly confine himself/herself to the precise issue(s) submitted for arbitration and shall have no authority to decide any other issue(s) not so submitted to him/her or to submit observations/declarations of opinion which are not directly essential in reaching his/her decision. The cost of the arbitrator will be borne by the party that loses the arbitration decision. If the nature of the arbitration does not produce a clear answer as to the loser of the arbitration, it shall be the duty of the arbitrator to determine who and how the costs will be borne, including the possibility of the costs being shared.

E. <u>Miscellaneous</u>

- 1. Nothing contained in this procedure shall be construed as limiting the individual right of a certificated/licensed employee having a complaint or problem to pursue the matter with members of the administration through this or other channels of communication.
- No reprisal nor discriminatory action of any kind shall be taken by the Board or by any member of the administration against any party of interest, any Association representative, any member of the Association Executive Committee, or any other participant in the grievance procedure by reason of such participation.
- 3. In all cases, the Association President shall receive notification of the date, time, and place of all hearings, and the Association shall have the right to have representatives of its choice present at all hearings and adjustments of the grievance(s). The adjustment(s) of a grievance(s) shall not be inconsistent with the terms of this Collective Bargaining Agreement.

ARTICLE IV TEACHER EMPLOYMENT AND CONTRACTS

A. Employment Practices

- 1. The Crestline School District affirms its practices 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, gender, marital status, handicap, political affiliation, sexual orientation, and/or Association affiliation and activity.
- 2. Bargaining unit member assignments will only be made in areas for which the staff member is or can become properly certificated/licensed.
- 3. Individual and supplemental individual contracts or a letter of intent shall be issued prior to the beginning of all assignment(s).
- 4. All members of the bargaining unit shall keep in full force and effect all areas of certification/licensure for their current position.
- 5. Full-time status as a bargaining unit member shall be defined by working two-thirds (2/3) of the hours as described in A.2 of Article VI and/or by working two-thirds (2/3) of the workdays of the contract year as described in A.3 of Article VI. Any bargaining unit member working less than these hours and/or days shall be considered part time.

B. <u>Individual Bargaining Unit Member's Contracts - Multiple Year</u>

Contracts for bargaining unit members in the Crestline Schools shall be of two types:

1. Continuing:

- a. Continuing contracts shall be issued in accordance with the Ohio Revised Code Sections 3319.08 and 3319.11 (see Appendix O).
- b. Such bargaining unit member is presumed to have accepted employment under such continuing contract unless he/she notifies the Board in writing to the contrary on or before the 1st day of June and a continuing contract shall be executed accordingly.
- c. When a member becomes eligible for a continuing contract during the term of a limited contract, with the recommendation of the Superintendent, the Board of Education may, upon written request of the member, interrupt the existing limited contract and grant a continuing contract.
- 2. Limited contracts may be approved by the Board on the recommendation of the Superintendent as follows:

- a. One (1) year contracts shall be recommended for the initial year of employment and, if reemployed, for the second year of employment in the system.
- b. <u>Two (2) year contracts</u> shall be recommended after the second year of employment in the system.
- c. <u>Three (3) year contracts</u> shall be recommended after four years of uninterrupted service in the school system if the member is recommended for reemployment.
- d. <u>Five (5) year contracts</u> shall be recommended after seven years of uninterrupted service or more in the school system if the member is recommended for reemployment.
- e. Any bargaining unit member employed under a limited contract and not eligible to be considered for a continuing contract shall be deemed reemployed at the same salary plus any increment provided by the salary schedule unless the Board, acting upon the Superintendent's recommendation as to whether or not the member should be reemployed, gives such member written notice of its intention not to reemploy him/her on or before June 1st.
- f. Said member is presumed to have accepted such employment unless he/she notifies the Board in writing to the contrary on or before the 10th day of June and a written contract for the succeeding school year shall be executed accordingly. Failure of the parties to execute a written contract shall not void automatic reemployment of such member.

C. <u>Assignment and Reassignment</u>

1. The professional staff has the ultimate responsibility of providing the best possible education in the classroom.

2. Definition:

A reassignment shall be defined as a change in building assignment, grade level, or subject area.

- 3. Reassignments are within the discretion of the Superintendent.
- 4. Grade level emergency reassignments that result from an increase or decrease in enrollment will not be considered a reduction in force if the reassignment does not decrease the number of teaching staff in the District.
- 5. A teacher can be assigned to teach a class for which he/she is not certified/licensed only upon mutual agreement of the teacher and the Superintendent. In such situations, the Board will make its best efforts to obtain temporary certification/licensure for a teacher to teach in that area, and will provide aid to the teacher in obtaining provisional

certification/licensure. Such aid shall include the Board paying for tuition and required textbooks on courses passed, providing the teacher agrees to complete the necessary course work within an 18-month period or a period of time that would include two full summer vacation periods.

6. Any bargaining unit member who is to be reassigned for the succeeding school year will be sent written notice no later than May 20th of the concluding school year.

D. <u>Vacancies within System Posted for Staff</u>

- 1. <u>Definition</u>: A vacancy in a bargaining unit position shall exist when:
 - a. A bargaining unit member dies, resigns, retires, is non-renewed, or terminated.
 - b. A bargaining unit member is reassigned and his/her former assignment remains unassigned.
 - c. A new position is created within the bargaining unit.
 - d. A bargaining unit member is on long-term leave for a minimum of one full school year.
- 2. Vacancies that occur in any bargaining unit position which the Board elects to fill will be filled with persons qualified for that position. All vacancies shall be posted within five (5) calendar days of the creation of the vacancy. All interested bargaining unit members shall have an opportunity to express such interest in the vacancy. All employees qualified for or interested in such vacancies must state their interest, in writing, to the appropriate administrator, or the Superintendent if the administrator is not on duty, within seven (7) calendar days after the posting date of the opening. During the posting period between July 10th and September 1st, the seven (7) days' time limit may not be strictly adhered to. However, the administration shall afford as much notice time as is practical. After the last teacher workday in the school calendar and until July 31st, the posting period shall last five (5) days after the date on the email to which the posting was attached.
- When vacancies occur while school is in session, notices (See Appendix N) shall be posted at a conspicuous place near teacher mailboxes and on the bulletin board in each school building's office. In addition, all vacancy notices shall be sent via e-mail to all bargaining unit members. All vacancy notices, with the exception of those which are for supplemental positions as seen in Article VIII, I, 7, shall state the following information:
 - a. Current assignment
 - b. Rate of pay
 - c. Qualifications
 - d. Date of posting
 - e. Posting deadline
 - f. Contact person

4. Supplemental positions listed under Article VIII, I, 7, shall be automatically non-renewed each school year. No supplemental contract shall be issued for longer than one school year.

The Board of Education reserves the right not to fill any supplemental position. First consideration will be given to any bargaining unit member who has held a particular supplemental position in the preceding school year. The parties jointly understand that "first consideration" does not guarantee appointment to the supplemental position.

Appendix J and Appendix K shall be used and distributed in each bargaining unit member's mailbox by April 15th of each school year for the succeeding school year. Appendix J shall be used for bargaining unit members who wish to express their interest for athletic supplementals. Appendix K shall be used for bargaining unit members who wish to express their interest in non-athletic supplementals. Appendix J must be returned to the High School Principal no later than April 30th of each school year. Appendix K must be returned to the appropriate building principal no later than April 30th of each school year.

All qualified bargaining unit members as determined by the appropriate principal and the Athletic Director will be interviewed. In the event that the holder of a supplemental contract in a concluding school year has not resigned or declined the supplemental contract and is in good stead in said position, the administration reserves the right to retain that member in said position without further interviews.

- 5. With the exception of #4 above, if a vacancy occurs when school is not in session, the above stated information shall be posted on the bulletin board at the Administration Building, and shall be included as an attachment emailed to each bargaining unit member.
- 6. Those bargaining unit members who apply from our school system shall be interviewed, if at all possible, and be given consideration for the position. Any bargaining unit member who applies for a vacancy for which he/she is qualified and if not offered the position shall receive written notification of the decision regarding the position, if so requested in writing by the member.
- 7. No vacancy shall be filled prior to the passing of the seven (7) day posting period. Filled being defined as Board resolution to hire.
- 8. When vacancies become effective during the current school year and prior to March 1, rather than the end of the school year, the positions shall be posted in accordance with this Article. If the Board elects to fill the vacancy with a current bargaining unit member, the actual physical transfer will be effective immediately. However, when vacancies become effective after March 1, a long-term substitute teacher may be employed for the sole purpose of completing the school year, unless a bargaining unit member expressed interest in the position, and the Board elects to transfer the current bargaining unit member to the vacancy immediately instead of

waiting until the beginning of the next school year to fill the position. A bargaining unit member who does express interest, but for the succeeding school year, will be so considered with no additional posting required.

9. The President of the Crestline Education Association shall be sent a copy of each vacancy posting at the time of the posting.

E. <u>Hiring of Retired Teachers</u>

Pursuant to S.B. 144 and O.R.C. 3367.35 entitled, "Employment of superannuate or other system retirant," the Crestline Education Association agrees that the following terms and conditions shall apply:

1. Employment

- a. The Board retains the right to re-employ retired teachers. However, when a request is made by a bargaining unit member considering retirement, the Superintendent shall give the individual a written answer as to whether or not he/she will be recommended as a re-employee of the district. Such indication shall be given prior to the retiree surrendering a letter of resignation.
- b. Retirees will be employed at Step 9 of the salary schedule. The salary will reflect the most recent education level (BA+15, MA, etc.) and shall remain static at that salary step for the duration of employment with the district.

Ten (10) years of experience will be recognized for any retiree unless all three (3) of the following conditions are met:

- 1) Placement at step 9 would result in the retiree's non-acceptance of employment;
- 2) A different qualified, properly certificated/licensed candidate was unavailable or unacceptable for hire;
- 3) The Superintendent meets with the representatives of the CEA to discuss such additional salary placement prior to the implementation of the offer.

If the above criteria are met, the retiree may be employed at a rate above Step 9 and shall remain static at that salary step for the duration of employment with the district.

c. Each year of employment shall be under a one-year limited contract.

2. Insurance

Insurance under the Crestline Exempted Village School District health, dental, and vision insurance options shall not be available to the employed retiree. The employed retiree shall have the right to choose any other

insurance packages available. The Crestline School Board shall pay the monthly premiums for that coverage to a maximum of two hundred dollars (\$200.00) per month.

3. <u>Contracts</u>

The employed retiree shall be granted written contracts pursuant to the Negotiated Agreement as if he/she were a teacher initiating employment with the Board; however, such contract shall be automatically non-renewed each year.

4. <u>Severance Pay</u>

Employed retirees shall accrue sick leave pursuant to the Negotiated Agreement. However, the employed retiree shall not be eligible for severance pay when they leave the employment of the Board.

5. Reduction in Force

An employed retiree shall accrue seniority rights pursuant to the Negotiated Agreement from the date that he/she is re-employed by the Board. No previous service time shall be used to determine seniority for purposes of a reduction in force.

6. Negotiated Agreement

All terms, conditions, rights and responsibilities afforded to members of the bargaining unit shall apply to all employed retirees unless expressly so stated above.

F. Personnel Files

- 1. The Board shall maintain the official personnel file system in the office of the Superintendent for all members of the bargaining unit. 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.
- 2. Said file shall be maintained by the Superintendent, 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.
- 3. Access to the personnel file of an individual will be limited to the following: the teacher, the Superintendent, Central Office administrators, Board members, the individual's principal or immediate supervisor and, in case of reassignment, the principal or immediate supervisor for that position, and any other person required by law to be given access. Access to or disclosure of the information in a file shall be in accordance with the provisions of ORC 1347.07 and Ohio's Public Records Laws.

- 4. The bargaining unit member shall have access to his/her file in the Superintendent's office where it is maintained at all reasonable times. There shall be no charge for access to the file.
- 5. The bargaining unit 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.
- 6. The member shall have the right to respond in writing to any material in the file. 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 distribution of the original document be made.
- 7. The Board of Education shall require that the Superintendent maintain personal information in the file with such accuracy, relevance, timeliness, and completeness as is necessary to assure fairness in any determination made with respect to the person on the basis of the information. No anonymous letters or material will be placed in the file.

The member shall have the right to dispute the accuracy, relevance, completeness, or timeliness of information contained in the file. The Superintendent must make an investigation as to the validity of the dispute and notify the member of the result of the investigation and the action to be taken.

- 8. Whenever a member of the public who is required by law to be given access requests a bargaining unit member's personnel documents, the member shall be notified of the request prior to the production and may request a copy of what is produced in response to the public records request.
- 9. All disciplinary documentation (i.e. written reprimands, records of suspension, etc.) shall be removed from the employee's personnel file after five (5) years from the date of filing provided the employee has not been guilty of the same infraction within that time period. Requests for such removal must be made in writing by the bargaining unit member after the five (5) year period has expired. The document shall thereafter be moved to a separate historical file maintained by the District. No disciplinary documents shall be used in consideration for discipline after it has been removed from the employee's personnel file, with the exception of records of suspension. The employee and/or employee's representative shall have access to his/her official personnel file, upon request, during the regular duty hours of the central administration office under the observation of the superintendent or designee.

G. Evaluation Procedures

- 1. Scope and Purpose
 - a. Definitions

- 1) Credentialed-Evaluator: A person who is credentialed by ODE as described in O.R.C. 3319.111(D)
- Evaluation Cycle: The period from the establishment of a professional growth or improvement plan through the issuance of an evaluation rating, in the year in which an evaluation rating is required by this contract or Ohio Rev. Code.
- 3) Evaluation Factors: The walkthrough(s) also known as "informal observation", two (2) formal observation(s) of thirty (30) continuous minutes, and other components required by Ohio Rev. Code to be used in the teacher evaluation procedure.
- 4) Evaluation Framework: The document created and approved by the State Board of Education in accordance with section 3319.111(A) of the O.R.C. that establishes the standards-based framework for the evaluation of teachers developed under section 3319.112 and 3319.114 of the O.R.C.
- 5) Evaluation Instruments: The forms used by the teacher's evaluator. The approved evaluation instruments are located in Appendix D-1 to this agreement. The parties agree to use the ODE provided evaluation forms. The agreed upon forms shall be incorporated into this Agreement and attached as Appendix D.
- 6) Evaluation Procedure: The procedural requirements set forth in this Agreement which conform with and provide specificity to the statutory obligations established by section 3319.111 and 3319.112 of the O.R.C.
- 7) Evaluation Rating: The final summative evaluation level that is assigned to a teacher based on the holistic review of all Evaluation Factors, observed during the Evaluation Cycle. The rating shall be "accomplished", "skilled", "developing", or "ineffective". The final rating shall not be weighted in such a way that one (1) domain or component of the evaluation system has a higher importance than another, except that any area marked N/A shall not negatively impact the evaluation rating.
- 8) Evidence: Information provided to the credentialed and licensed evaluator by the teacher and/or collected by the evaluator, to support and inform the accurate reflection of the Evaluation Factors. Examples may include but are not limited to, student information affecting educational progress, student interest or learning style surveys, newsletters, classroom rules, lesson plans, student portfolios, summative assessments, and student work samples.

- 9) High Quality Student Data (HQSD): Quantitative information, derived from instrument(s) rigorously reviewed and approved by locally determined education experts, teachers, which provides evidence of student learning that can be directly attributed to the teacher being evaluated.
- 10) Improvement Plan: A detailed, written plan collaboratively developed between the teacher and evaluator, utilized solely when a teacher received an Evaluation Rating of ineffective. The approved form for the Improvement Plan is attached to this Agreement as Appendix D.
- 11) Ohio Evaluation System (OhioES): The electronic system used by the District to report aggregate, teacher evaluation ratings to the Ohio Department of Education (ODE).
- 12) Ohio Teacher Evaluation System (OTES): The teacher evaluation system required by Ohio Rev. Code Sections 3319.111 and 3319.112.
- 13) Professional Growth Plan: A written plan, self-directed or jointly developed between the teacher and evaluator, designed for the sole purpose of continuing teacher growth focused on areas identified in the teacher's evaluation. The approved form for the Professional Growth Plan is attached to this Agreement as Appendix D.
- 14) Teacher of Record: A teacher who is:
 - Responsible for assigning the grade to the student or is responsible for the daily instruction of a specific student; and,
 - b) Required to have the proper certification and/or licensure to teach the subject/grade level for which he/she has been designed "teacher(s) of record"; and,
 - c) Responsible for at least fifth percent (50%) of a student's scheduled and attended instructional time within a given subject or course.
- 15) Teacher Performance: The classroom assessment of a teacher, during the evaluation cycle, which is based upon the educator professional standards, and reported using the rubric contained in Appendix D of this Agreement.

2. Purpose

a. The purposes of teacher evaluation is to use fair, objective, and reasonable practices to:

- To serve as a tool to advance the professional learning and practice of teachers individually and collectively in a school district.
- 2) To inform instruction.
- 3) To assist teachers and administrators in identifying, implementing and supporting best educational best practices in order to provide the greatest opportunity for student learning and growth.
- 4) To inform decisions about retention and removal of teachers.

3. Application

- a. The teacher evaluation procedure contained in this agreement applies to teachers as defined in O.R.C. 3319.111.
- b. The District may elect not to conduct an evaluation of a teacher who:
 - 1) Was on leave for fifty percent (50%) or more of the school year.
 - 2) Submitted notice of retirement, and such notice has been accepted by the Board on or before December 1 of the school year in which they plan to retire.
 - 3) Is a substitute teacher.

4. Evaluators

- a. Qualifications and Assignment
 - 1) Each evaluator shall be an employee of the District, employed under a full-time contract pursuant to sections 3319.01 o 3319.02 of Ohio Rev. Code, much hold at least one (1) administrator certificate/license under section 3319.22 of Ohio Rev. Code and shall be credentialed at the time of any walkthrough, observation, or evaluation.
 - A teacher's evaluator shall be assigned, and the teacher shall be notified of the assignment in writing, no later than September 15, or in the case of a new teacher, within thirty (30) days of the first day employed.
 - 3) Evaluator assignments shall be made pursuant to the following requirements:
 - For those teachers with an evaluation rating of skilled, developing, or ineffective on their most recent

evaluation, the evaluator shall be the teacher's immediate administrator.

- b) For those teachers with an evaluation rating of accomplished on their most recent evaluation, the teacher may select their evaluator not later than September 30 in the year of their evaluation cycle and notify the Superintendent or his/her designee of said selection.
- c) In the event a teacher performs work under more than one (1) administrator, only one (1) administrator shall be designed as the evaluating administrator.
- d) The credentialed evaluator assigned to a teacher shall be the only evaluator for that teacher for all aspects of the evaluation procedure, unless:
 - it impractical for the assigned evaluator to conduct or finish the evaluation cycle, the teacher shall be evaluated by another credentialed evaluator within the District, in consultation with the teacher. The selection of the other credentialed evaluator shall be from a list of evaluators developed by the Evaluation Committee and approved by the Board. Bargaining unit members shall not evaluate other bargaining unit members.
 - ii) Upon written request of the teacher to the Superintendent, a teacher may be assigned a different credentialed evaluator (from the list of credentialed evaluators available in the District). The written request to the Superintendent must list the reason for the request.
- e) In assessing a teacher's performance, evaluators shall not make judgments, or otherwise discriminate, based on a teacher's age, length of service, gender, gender identity, gender expression, race, ethnicity, national origin, religion, sexual orientation, marital status, military status, disability, union membership, or union activism.

5. Evaluation Structure and Procedure

a. Schedule of Evaluation

1) No teacher shall be subject to more than one (1) Evaluation Cycle per school year.

- 2) The evaluation cycle shall be completed no later than May 1 and the teacher shall receive the final written report of the cycle, including the assigned evaluation rating, not later than May 10.
- 3) In any year in which a teacher has not been formally evaluated as a result of having previously received a rating of accomplished or skilled, a credentialed evaluator shall conduct at least one (1) observation of the teacher and hold at least one (1) conference with the teacher. In cases in which the accomplished or skilled rated teacher is in the final year of a limited contract, it is understood that one (1) observation and one (1) conference will serve as the evaluation cycle, provided the evaluator determines that the teacher is making adequate progress on the Professional Growth plan. The evaluator may choose to complete two (2) additional formal observations and two (2) additional conferences if determined that adequate progress is not being made. In the event that an evaluator chooses to complete three (3) observation cycles, written notification including areas for improvements shall be given to the teacher no later than November 15th. All other evaluation procedures and deadlines must be met.

b. Criteria for Performance Assessment

- A teacher's performance shall be based on the Ohio Educator Standards (or aligned standards) and rubrics for teaching and the criteria set forth in the evaluation instruction included in Appendix D of this contract.
- 2) Teacher performance shall be based on the evidence provided by the teacher and on the formal observations and walkthroughs by the teacher's assigned evaluator.
- A teacher may provide evidence to the credentialed evaluator to support and inform an accurate reflection of the Evaluation Factors being evaluated. Examples include, but are not limited to, student information affecting educational progress, student interest or learning style surveys, newsletters, classroom rules, lesson plans, portfolios, summative assessment, professional education organization work, education awards, and student work samples. All evidence presented shall be included in the report and will be considered in the evaluator's assessment of the teacher.
- 4) All monitoring or observation of the work performance of a teacher shall be conducted openly and with full knowledge of the teacher.

- 5) No misleading, inaccurate, untimely, undocumented, or unsubstantiated information may become part of a teacher's performance assessment. All results and conclusions of performance assessments shall be documented and supported by evidence collected by the evaluator.
- 6) In implementing performance assessments, the District shall conduct all assessments so as to observe the legal and constitutional rights of teachers; and no teacher performance information shall be collected by video or audio devices without the express, written consent of the teacher being evaluated.
- 7) The District will not use video/audio evidence submitted to the ODE by the Resident Evaluator as evidence to assess teaching performance.
- 8) No teacher shall be required to complete a self-assessment (e.g. OTES Self-Assessment Form).

6. Observations

a. Schedule of Observations

- 1) The Board shall perform two (2) formal observations in a year in which the teacher is on an evaluation cycle. Each formal observation shall last a minimum of thirty (30) continuous minutes. There shall be at least fifteen (15) school days between formal observations. The first formal observation shall be completed no later than the end of the 1st semester. The second formal observation shall be completed no later than May 1.
- 2) The Board shall perform a minimum of three (3) formal observations during the evaluation cycle in any school year in which the Board may wish to declare its intention not to reemploy a teacher under Ohio Rev. Code Section 3319.11. The third formal observation shall be completed no later than April 15.
- 3) One (1) formal observation shall occur in a year in which a teacher is not on a full evaluation cycle.
- 4) Teachers shall not receive a formal or informal observation on a day before or after the following: the administration of standardized teaching, a holiday, any school break of more than two (2) consecutive calendar days, or any leave of absence of more than three (3) days unless mutually agreed between the teacher and evaluator.

- 5) A teacher may request a formal observation at any time in addition to those required by this procedure.
- 6) All formal observations shall be announced.
- 7) A formal observation date shall be scheduled prior to a preobservation conference at a mutually agreed upon date between teacher and evaluator.
- 8) OhioES compliant pre-conference forms shall be opened upon completion of a growth or improvement plan.

b. Observation Conferences

- 1) A pre-observation conference shall occur between the evaluator and the teacher at a mutually agreed upon date prior to each formal observation. At the pre-observation conference, the teacher shall provide evidence for the work situation to be observed on the pre-observation form Appendix D.
- A post-observation conference shall be held after each formal observation. The post-observation conference shall take place not more than ten (10) working days following the formal observation. Teachers shall be given the opportunity to provide evidence, which must be utilized to inform the evaluator's rating of all areas of the observation and shall include a discussion of the progress being made on the teacher's professional growth or improvement plan.
- 3) The evaluator shall provide the teacher with copies of written documentation, including but not limited to artifacts, notes, scripts, and evidence collected during formal observations and walkthroughs.

7. Walkthroughs

- a. A walkthrough is a formative assessment process that focuses on one (1), but not more than two (2), of the following standards which results in brief written note(s) or a summary:
 - 1) Evidence of planning;
 - 2) Lesson delivery;
 - 3) Differentiation;
 - 4) Resources;
 - 5) Classroom environment;

- 6) Student engagement;
- 7) Assessment;
- 8) Any other component of the Standards for Ohio Educators and rubrics approved for teacher evaluation.
- b. The teacher shall receive electronic or written notification that identifies the focus, date, and time of the walkthrough at least two (2) working days prior to each walkthrough. If the teacher is on Board-approved leave during the time the evaluator sends the notification, the walkthrough shall be rescheduled. A maximum of two (2) walkthroughs in each evaluation cycle may be unannounced.
- c. The walkthrough shall be at least ten (10) consecutive minutes, but not more than twenty (20) consecutive minutes in duration, unless mutually agreed upon by the teacher and evaluator.
- d. The teacher shall be provided a copy of the walkthrough form no later than two (2) workdays following the walkthrough. Walkthroughs shall be documented using the form in Appendix D.
- e. At the request of the teacher, a formal debriefing shall occur no later than two (2) workdays after the walkthrough to discuss observations of the evaluator.
- f. No more than five (5) walkthroughs shall be conducted in each evaluation cycle. No more than two (2) walkthroughs shall be unannounced in each evaluation cycle.
- g. Walkthroughs shall not disrupt the learning environment in the classroom.
- h. Teachers may request a walkthrough at any time.
- 8. High Quality Student Data (HQSD)
 - a. Each evaluation shall contain two (2) measures of high quality student data (HQSD). When applicable to the grade level or subject area taught by the teacher being evaluated, HQSD shall include the value-added progress dimension as one (1) source of HQSD.
 - b. When utilizing vendor assessments to construct HQSD, all related teaching, student, and other educational materials shall be purchased, and all affected staff shall be trained on utilization of the assessment program.
 - The Evaluation Committee shall provide a recommendation to the Superintendent and Association President on the use of a proposed vendor assessment prior to submission to the Board

- of Education. The committee may ask for the vendor to make a presentation to the committee.
- c. HQSD shall be used as evidence in any component of the teacher's evaluation related to the following:
 - 1) Knowledge of the students to whom the teacher provides instruction;
 - 2) The teacher's use of differentiated instruction practices;
 - 3) Assessment of student learning;
 - 4) The use of assessment data;
 - 5) Professional responsibility and growth.
- d. No evaluation shall be impacted by student qualitative test performance and/or score(s) on a test(s) except where applicable aligned within the OTES 2.0 performance rubric tool (standards 1, knowledge of students 3, assessment 4, planning including differentiation, and 7 professionalism.
- e. HQSD shall not be aggregated to provide 'shared attribution' among teachers in a District, building, grade, content area, or other group.
- 9. Professional Growth and Improvement Plans
 - a. Professional growth and improvement plans shall be developed as follows:
 - 1) Teachers whose evaluation rating is Accomplished shall develop a self-directed plan for continuing professional growth and may choose the credentialed evaluator for their next evaluation cycle as set forth in this agreement.
 - 2) Teachers whose evaluation rating is Skilled shall develop a professional growth plan collaboratively with his/her credentialed evaluator and shall have input on the selection of the credentialed evaluator for their next evaluation cycle as set forth in this agreement.
 - 3) Teachers whose evaluation rating is Developing shall develop a professional growth plan with their assignment evaluator, pursuant to the terms of this agreement.
 - 4) Teachers whose evaluation rating is Ineffective shall develop a professional improvement plan with their assigned evaluator, pursuant to the terms of this agreement.

- 5) If a teacher and evaluator are unable to agree on the evaluator's expectations for the improvement plan, the teacher may request a teacher mentor/coach, or another mutually-agreed upon teacher of the District to facilitate further discussion between the teacher and the evaluator toward development of the improvement plan.
- 6) All professional growth and improvement plans shall be due no sooner than October 15th.
- b. The Board shall provide professional development, mentoring/coaching, the allocation of financial resources to accelerate teacher growth and improvement; registration, training, lodging and travel expenses shall be covered by the District.
- c. The improvement plan shall include:
 - 1) Specific, measurable instructional practices to be observed;
 - 2) Specific, evidence-based resources, and assistance to be provided;
 - 3) Clearly articulated timelines for the completion of the plan; and
 - 4) Monetary, time, material, and human resources sufficient to realize the expectations set forth in the plan; and,
 - 5) Shall utilize the form found in Appendix D of this Agreement.
- d. Professional growth and improvement plans shall be aligned to the teacher's evaluation and, if applicable, include one (1) component of the District's or Building level improvement plan required under this "Elementary and Secondary Education Act on 1965", as amended.
- e. No Improvement Plan or Professional Growth Plan will have more than two (2) achievable goals per Evaluation Cycle.

10. Finalization of Evaluation

- a. Written Report
 - Before the evaluation cycle is final, and not later than May 10, a copy of the evaluation report shall be given to the teacher and a conference shall be held between the teacher and the evaluator.
 - 2) The teacher shall have the right to make a written response and to have it attached prior to being placed in the teacher's personnel file. A copy, signed by both parties, shall be provided to the teacher.

b. Completion of Evaluation Cycle

- The evaluation cycle rating shall be based upon a preponderance of the evidence, assessed in a holistic manner that is aligned to the Ohio Educator Standards. Only evidence gathered during the walkthroughs and formal observations that are conducted for the current school year may be used.
- 2) The evaluation shall acknowledge, through the gathered evidence, the performance strengths of the teacher evaluated as well as performance deficiencies, if any.
- 3) The evaluator shall note evidence of all information used to support the conclusions reached in the formal evaluation report.
- 4) The evaluation report shall be signed by the evaluator and the teacher to verify notification to the teacher that the evaluation shall be placed on file. The teacher's signature shall not be construed as evidence that the teacher agrees with the contents of the evaluation report. Electronic signature (e.g. a 'PIN') may be used.
- 5) The evaluation report shall be completed, signed by both parties, and filed with the Superintendent no later than May 10.
- 6) Any teacher who receives an evaluation rating of "skilled" shall not be subject to a full evaluation cycle until the second school year following the rating unless it is determined, in writing and through a preponderance of the evidence available to the evaluator, that the teacher is not making progress on their professional growth plan.
- 7) Any teacher who receives an evaluation rating of "accomplished" shall not be subject to a full evaluation cycle until the third school year following the rating, unless it is determined, in writing and through a preponderance of the evidence available to the evaluator, that the teacher is not making progress on their professional growth plan.
- 8) The Superintendent shall annually file a report to the ODE including only the following information:
 - i) The number of teachers for whom an evaluation was conducted.
 - ii) The number of teachers assigned each rating (Accomplished, Skilled, Developing or Ineffective)

- aggregated by the institution where they received their teaching degree and the year in which they graduated.
- iii. All other information and documents obtained through the evaluation process shall be stored and maintained by the District.
- 9) Upon request, teachers shall be given copies of all information and documents obtained through the evaluation process.
- c. Ohio Evaluation System (OhioES)
 - 1) The use of Ohio ES or any other teacher evaluation electronic reporting and/or storage system shall be done in such a way as to comply with b.8) above and with the assurance that the name of, or any other personally identifiable information, is not transmitted outside of the District.

11. Due Process

- a. Teachers who disagree with and provide evidence that identifies errors with, HQSD, data collection or calculation, performance ratings, collections, and/or alignment of evidence to the educator standards, and/or the evaluation rating shall be permitted to request a different credentialed evaluator pursuant to section II(c)(4)(ii). Such requests shall be put in writing and submitted to the Superintendent for approval. The Association President shall receive a copy of all requests for a different credentialed evaluator.
- b. The teacher shall be entitled to Association representation at any conference held during this evaluation procedure.
- c. Failure by the District to adhere to any timeline or condition established in this agreement shall render the evaluation cycle, including the summative rating void, and shall result in the District using the appropriate options existing in the state required reporting system (OhioES) to indicate the cycle and rating are inaccurate and/or ODE shall be petitioned and informed to address the rating. At the local level, any failure by the District to adhere to any timeline or condition established in this agreement shall render the evaluation cycle, including the summative rating, inaccurate and shall result in the teacher being reset back to the rating they received at the beginning of the school year. Such errors shall automatically require re-employment of the teacher under the appropriate contract which they are otherwise eligible to receive under the collective bargaining agreement and/or Ohio law.
- d. All provisions of OTES shall be governed by this Agreement, in compliance with Ohio Rev. Code, and shall be grievable under the applicable grievance provisions of this Agreement. The timeline for

- initiating a grievance shall begin with the reporting of a teacher's evaluation rating at the end of his/her evaluation cycle.
- e. If the Ohio General Assembly promulgates a law that invalidates portions of this evaluation procedure, or a Court of competent jurisdiction or the State Employee Relations Board (SERB) determines that a provision of this section in unlawful, the parties shall meet within fourteen (14) days to bargain over the impact of the changes. If the parties fail to reach agreement within thirty (30) days of the initial bargaining meeting, the parties shall utilize the Dispute Resolution Procedure found in Article II (F) of this Agreement beginning with medication through FMCS.

H. Evaluations Committee

 The Association and the Board agree to establish a standing joint evaluation committee for the purpose of assessing evaluation procedures and processes, including the evaluation instrument and determination of HQSD, for the evaluation of teachers in the District and to regularly review the effectiveness of the aforementioned items in the evaluation of teachers in the District.

2. General Composition of Evaluation Committee:

- a. The committee shall be comprised of three (3) association members appointed by the Association president and three (3) members appointed by the Superintendent/designee. In addition, each party may appoint up to one ad hoc non-voting member to assist and/or attend committee meetings.
- b. Committee members shall be representative of elementary, middle school, secondary, and specialty area (i.e., music, art, special education) and programs (i.e. career tech) within the District.
- c. After the Association member's term, or removal therefrom, the Association President shall appoint a successor.

3. Committee's Operation

- a. Members of the committee shall receive training in all aspects of OTES, the standards for the teacher profession, HQSD, and teacher of record prior to service on the committee. The cost, if any, shall be borne by the Board of Education.
- b. The committee shall be chaired jointly by a committee member from the Association and a committee member appointed by the Superintendent/designee.
- c. The committee shall establish by mutual agreement a meeting calendar, tasks for the committee to complete, and timelines for the completion of specific tasks. The calendar of committee meetings

- shall be published internally to all bargaining unit members. The committee shall have its initial meeting prior to September 15.
- d. The committee agenda shall be developed jointly by the cochairpersons of the committee.
- e. All decisions of the committee shall be achieved by consensus.
- f. At each initial committee meeting, the committee shall develop the ground rules by which the committee shall operate. These ground rules shall be reviewed annually.
- g. At each meeting, the committee shall select an individual to act as the official scribe for the meeting.
- h. Members of the committee may receive release time for committee work and training during the contractual workday.
- i. Minutes of the meetings shall be distributed electronically to the committee members, association president, and district superintendent within five (5) workdays following meetings of the committee.
- j. The committee may establish sub-committees to assist with their work.
- k. Sub-committees shall be jointly appointed by the Superintendent/ designee and the Association president.
- I. The committee may be authorized to utilize a consultant(s) (e.g., but not limited to, educational consultants, software consultants, credentialing trainers, etc.) as it deems appropriate. The cost, if any, shall be borne by the Board; provided that, prior written approval from the Superintendent has been obtained.

4. Compensation

Committee meetings shall be scheduled during the school day whenever possible. Any committee work or training that cannot be performed within the contractual workday shall be paid at an hourly rate of twenty-five dollars (\$25.00); provided that, prior written approval has been obtained by the Superintendent.

5. Committee Authority

- a. The committee shall be responsible for jointly developing, reviewing, and recommending the policy procedures, and processes, including the evaluation instrument, for teacher evaluation.
- b. The committee shall not have the authority to negotiate wages, hours or terms and conditions of employment.

- c. If there is legislative action by the Ohio General Assembly that impacts this topic, the parties to this agreement shall discuss the topic to determine whether adjustments are appropriate during the term of this agreement. The implications of changes made to the O.R.C. regarding evaluation may be bargained without opening the entire negotiated agreement.
- d. If either party wishes to consider any change, deletion, or addition to the evaluation procedure or process, including the evaluation instruments, during the term of this Agreement, it shall discuss the matter with the committee. If the discussion results in a recommendation by the committee to change or revise the evaluation procedure or process, including the evaluation instrument then said recommendation shall be reduced to a Memorandum of Understanding (MOU) and subject to ratification by both parties.

I. Orientation and Professional Development

1. Professional Development

- a. The Board shall meet the requirements of Ohio Rev. Code Section 3319.112(A)(8)(9) to provide professional development and sufficient financial resources to support the professional learning required by this agreement. All professional development will align with the Ohio Professional Development Standards.
- b. No later than September 15 of each year, by September 15th or in the case of a new teacher, not later than thirty (30) days after initial employment with the District, the Board shall provide joint training on the components of the teacher evaluation procedure, including calibration of evaluation ratings, the evaluation Standards for Ohio Educators, rubrics, tools, processes, methodology, and the use of High Quality Student Data (HQSD), for all credentialed evaluators and all teachers prior to implementation of the evaluation procedure. The joint training shall be at the Board's expense and written instruction for administrators and teachers that ensures awareness of and an understanding of all processes, forms and tools used in the evaluation procedure shall be provided.

c. Evaluators

1) Before beginning the evaluation cycle for any bargaining unit member, the assigned evaluator shall be required to have successfully completed the state-mandated evaluator credentialing or recredentialing training and have passed said assessment.

 Evaluators who fail to pass re-credentialing or recalibration will be prohibited from evaluating teachers for the evaluation cycle.

d. Teachers

- Each teacher shall be given written instructions on purpose, mechanics, and dimensions of the evaluation procedure, including the teaching standards and rubrics on which the evaluation is based.
- 2) Written instructions shall be supplemented by specific group evaluation instruction training to familiarize teachers on how the evaluation instruction is designed and will be utilized.
- 3) Written instructions and group evaluation instrument training shall be presented to the teachers not later than September 15, or in the case of a new teacher, not later than thirty (30) days after initial employment with the District.
- e. Joint Training on Evaluation Instrument
 - 1) No later than September 15 of each evaluation cycle, the Board shall provide joint training for administrators and teachers which ensures functional awareness and understanding of all standards and rubrics, processes, forms, and tools used in the evaluation procedure.
- 2. Funding for Orientation, Professional Development and Training
 - a. The Board shall allocate up to two-thousand dollars (\$2,000.00) annually for orientation, professional development, and training purposes to support the teacher evaluation system. The financial resources to support the professional development shall be provided for, in priority order:
 - 1) Teachers designated to an improvement plan. The evaluator and teacher shall jointly identify training, classes, resources, etc.
 - 2) All other teachers not identified above.

J. Fair Dismissal Procedure

- 1. <u>Non-continuing contract</u>: Non-renewal of a bargaining unit member's contract shall be according to the provisions of this Article and Board of Education policies prior to action by the Board.
 - a. The member will be evaluated by their immediate administrator. The first formal observation must be completed by December 15 and the member shall receive the written report not later than ten (10)

working days after the completion of formal observation. The second formal observation must be conducted between January 30 and April 1. A written summary of the evaluations must be completed by April 10. Each evaluation must be preceded by two (2) observations, each observation a minimum of thirty (30) consecutive minutes in length.

- b. The member must be notified in writing of intent to non-renew by June 1st. Any member receiving written notice of intent to non-renew may, within ten days, file with the Treasurer a written demand for a written statement describing the circumstances that led to the non-renewal recommendation.
- c. Treasurer must provide written statement within ten days.
- d. Member receiving written statement may, within five days of receipt, file with the Treasurer a demand for a hearing before the Board.
- e. Treasurer, within ten days of receipt of demand for a hearing, must provide to the member a written notice setting forth the time, date and place of the hearing. The Board is required to hold and conclude the hearing within 40 days from the date on which the Treasurer received the request for a hearing.

Within ten days of the conclusion of a hearing, the Board shall issue a written decision affirming or vacating the action not to renew.

Bargaining unit members may appeal procedural errors to binding arbitration pursuant to the final step of the grievance procedure.

2. <u>Continuing Contracts</u>: Termination of bargaining unit member's contract shall be according to related provisions of the Revised Code, State of Ohio, and Board of Education policies.

K. Dress Code

- The Association recognizes the necessity of establishing a standard of dress for the students, and that it therefore behooves teachers to maintain their own comparable standard higher than their expectations of the students. The determination of acceptable dress shall be at the discretion of the Employer.
- 2. The Association encourages the bargaining unit members to dress in a professional manner to present a good image to the students.
- Very casual attire is not acceptable.
- 4. Exceptions shall be made for activities which require a more casual dress.
- 5. Principals will monitor their building staff in regard to standards of dress with the overall appearance of the employee being the deciding factor for acceptability.

6. Within the limitations established by the conditions of this provision, the standard of dress shall be the responsibility of the bargaining unit member, subject to review by the principal.

L. <u>Local Professional Development Committee</u>

1. Purpose

A Local Professional Development Committee (LPDC) shall be established to oversee and review professional development plans for course work, continuing education units, and/or other equivalent activities in the Crestline Exempted Village School District.

Such establishment shall be in accordance with all state rules and regulations and with the collective bargaining agreement.

2. Term of Office

Once appointed to the LPDC assignment by each respective party, there shall be no term limits for serving on the committee. Should a vacancy occur, each sponsoring party will appoint a new member to the committee to fill that vacancy.

3. <u>Committee Composition and Selection</u>

The LPDC shall be comprised of eight (8) individuals, five (5) of whom will be voting members and three (3) of whom will be alternate members who shall vote in the absence of a member.

- a. The five (5) members shall be as follows:
 - 1) Three bargaining unit members
 - 2) One principal
 - 3) One other certificated/licensed district employee
- b. The three (3) alternate members shall be as follows:
 - 1) Two bargaining unit members selected by the CEA who shall vote only in place of other CEA-selected bargaining unit members who are absent.
 - 2) One other certificated/licensed district employee selected by the Superintendent who shall vote only in place of other appointees of the Superintendent who are absent.
- c. The three bargaining unit members and their two alternates shall be selected by the CEA. The principal and "other certificated/licensed

district employee" and his/her alternate shall be appointed by the Superintendent.

d. In the event of an interim vacancy, the committee member shall be replaced in accordance with c above.

4. <u>Chairperson</u>

The committee chairperson shall be determined by majority vote of the committee members.

5. <u>Decision Making</u>

- a. No decision shall be made without a majority vote of the Committee eligible voting members present as long as a quorum is present. A quorum shall consist of three (3) Committee members, at least two (2) of which must be teachers.
- b. If an LPDC committee member or a member's relative is being reviewed, the remaining voting members may approve the item. In the event of a tied vote, an alternate LPDC member shall replace the non-voting member in accordance with Article IV, I.

6. Training

- a. Members of the LPDC may attend training on the purpose, responsibilities, implementation, functioning and legal requirements of LPDC's.
- b. If training is available <u>during work hours</u>, the committee members shall, with the Superintendent's approval, be given release time to attend. Such release time shall not be construed as "days absent" and shall not result in loss of pay.

If training is <u>not available during the regular workday or work year</u>, members shall be paid at his/her per diem rate for each hour involved. (See Appendix G)

7. Meetings

- a. The LPDC shall meet only as often as necessary to accomplish tasks and responsibilities to complete their work as required by law. Such meetings may occur during school hours with administrative approval.
- b. No later than September 10th of each year, the committee shall post in each building their meeting schedule.

8. Compensation and Expenditures

a. Training:

Any training necessary for the members of the LPDC will be handled through Professional Leave.

b. Compensation for Meetings and LPDC Committee Work:

- 1) Committee members shall be paid a stipend for their work on the LPDC. Committee members shall receive \$500 for each contract year that they serve. The Chairman of the Committee shall receive \$750 for the contract year that he/she serves in that capacity.
- 2) Payments of the stipend to LPDC members shall be in December (50% of the stipend) and June (50% of the stipend).
- 3) Should alternates be required to attend meetings, they shall be paid hourly based upon his/her per diem rate. The Chairman will submit a time sheet to the Treasurer so that those serving as alternates can be paid. (See Appendix G)
- 4) Expenses that are typically paid for any Professional Leave are also reimbursable.
- 5) Any additional expenses and/or compensation must be approved by the Superintendent and the Board.

9. Appeals Process

- a. The LPDC will be responsible for developing an appeals process.
- b. The appeals process and its resulting decision shall not be grievable under Article III (Grievance Procedure) of this Master Agreement.

ARTICLE V REDUCTION IN FORCE

A. <u>Non-Emergency Reduction in Force</u>

1. Conditions for Implementation of a Non-Emergency Reduction In Force

The Board of Education may determine that a reduction in the number of bargaining unit positions is necessary for the reasons set forth in R.C. 3319.17, which includes, but is not limited to any of the following reasons:

- a. Decreased enrollment of pupils; or
- b. Territorial changes; or
- c. Shortage of funds (after substantial reductions in expenses in other areas are made).

2. Procedures for Non-Emergency Reduction In Force

- a. On or before April 1 preceding the date of implementation the Association President shall be notified of the Board's intent to consider a RIF program.
- b. If such an intent is given, then a meeting shall be held between the Superintendent and representatives of the CEA to discuss the need for a RIF program and the RIF procedures as specified in the Master Agreement. If, following this meeting, the CEA desires to meet with the Board of Education, then a meeting shall be held with the Board of Education and representatives of CEA to review appropriate data and assess the need for the RIF. If the Board determines that such a reduction is still justified, the RIF procedures of the Master Agreement will be implemented.
- c. A seniority list specifying all bargaining unit members' continuous service within the district within all areas of certification/licensure shall be prepared. The list shall be maintained and updated on an annual basis. All approved "leaves of absence" will be applied toward continuous service for seniority purposes. The list shall include:
 - 1) Date of initial employment (continuous) not including supplemental contract employment
 - 2) Areas of certification (eligible as of April 1 of current year)
 - 3) Type of contract held (continuing or limited)
 - 4) Evaluation Rating

- d. A formalized list shall be prepared indicating the specific positions to be abolished. This list shall be prepared during the calendar year in which the implementation is to occur. Any bargaining unit position which might be abolished due to the above reasons shall be listed. The President of CEA shall receive two copies of this list prior to April 15.
- e. Unit members shall be reduced in accordance with the recommendation of the Superintendent who shall identify the unit members to be reduced within each teaching field affected in accordance with the following:
 - 1) The Board may make any reductions in force first through staff retirement and voluntary resignations.
 - 2) Bargaining unit members shall be placed in one (1) of three (3) groups for the purpose of a reduction in force, as described below. These groups shall be called "Group One," "Group Two," and "Group Three." Members within each Group shall be deemed "comparable," except that members under continuing contracts shall be given preference over all members under limited contracts within the same Group.
 - a) Group One shall be comprised of all members who were rated "Ineffective" on their evaluation using the calculation set forth below:
 - b) Group Two shall comprised of all members who were rated "Developing" on their evaluation using the calculation set forth below; and
 - c) Group Three shall be comprised of all members who were rated "Skilled" or "Accomplished" on their evaluation using the calculation set forth below.
 - 3) Any reduction in force shall begin with members in Group One, followed by Group Two, and finally, Group Three.
 - 4) At least fifteen (15) days before the Board meeting at which the action is to be taken and after each teacher affected by the reduction in force is informed of such by the Board, the positions to be affected by the reduction in force will be identified on a list and provided to the Association President.

Teachers shall be placed in the aforementioned groups based upon an average of the three (3) most recent summative ratings calculated as follows:

- Ratings of Accomplished shall equal four (4) points;
- Ratings of Skilled shall equal three (3) points:
- Ratings of Developing shall equal two (2) points;

Ratings of Ineffective shall equal one (1) point.

The sum of the teachers' most recent three (3) years shall be added together, divided by three (3), and rounded to the nearest whole number to find the "average" rating. The teacher shall then be placed in the appropriate Group based on his/her average rating, except as provided below. For example, a teacher rated Developing, Skilled, and Skilled in the most recent three (3) years would be placed in Group Three (2 + 3 + 3 = 8/3 = 2.666 which is rounded to 3 = Skilled). Exception: any member who is rated "Accomplished" on his/her most recent evaluation shall be placed in Group Three regardless of his/her 3-year average rating.

Experienced teachers new to the District shall have their ratings from their prior district used in the calculation. First and second year teachers shall be placed in Group One. Third year teachers shall have their two (2) years' scores averaged for placement in the appropriate Group.

The order of reduction within each Group shall be:

- a) Members under limited contracts beginning with the least senior; and then,
- b) Members under continuing contracts beginning with the least senior.
- 5) No preference shall be given to any member based on seniority, except when deciding between members who have comparable evaluations. "Seniority" shall mean the length of continuous service in this bargaining unit of the School District, including time on leaves of absence and suspension of contract for a RIF. Length of continuous service shall be calculated on the basis of the date of the Board meeting at which the staff member was hired (Board resolution to employ) or the first day of work for substitutes on continuous assignment who are subsequently hired. In the event of a tie in seniority among staff members each of whom holds a limited contract or each of whom holds a continuing contract, such tie shall be broken (i) first by suspending the contract of a staff member who is on a part-time contract that has fewer tenths before suspending the contract of a staff member that either is part-time with greater tenths or is full-time and (ii) then by flip of coin.
- f. Once bargaining unit members have been notified in writing that their position has been RIF'd, he/she has seven (7) calendar days to notify

"Accomplished" (i.e., shall receive 4 points) for the years in which they are not evaluated.

¹ Teachers who are rated "Accomplished" and who are evaluated only every third year shall be deemed to be

the Superintendent of the position they wish to and are qualified to bump into. (See Appendix L) Each subsequent bargaining unit member will have seven (7) calendar days from the date of written notification to bump. This process continues until there are no longer positions available. (See Appendix M)

Bargaining unit members will be allowed to bump only as follows:

- 1) Into areas in which they are certified;
- 2) Bump other bargaining unit members who have 3-year average evaluation ratings (as defined in 2.e.4) above) equal to or lower than the member who is bumping;
 - a) If the 3-year average evaluation ratings are equal, the bumping member who is on a continuing contract may bump only a limited contract member or a continuing contract member who is less senior;
 - b) If the 3-year average evaluation ratings are equal, the bumping member who is on a limited contract may bump only a limited contract member who is less senior.
- g. If ties occur in seniority, the most senior shall be determined by the following order:
 - 1) Earliest date of Board action to employ not including supplemental contract employment.
 - 2) Flip of coin.
- h. Any bargaining unit member who is RIF'd (that is, any bargaining unit member whose employment is to be suspended due to decreased enrollment, territorial changes, or shortage of funds shall have his/her contract suspended. If the affected bargaining unit member is at the end of a limited contract, his/her contract shall be renewed and the new contract then suspended with suspension effective the 1st day of the following school year.

If the affected bargaining unit member is dismissed in accordance with Article IV G, exception to being issued a new contract and then suspending it as described above shall be made. In such case, procedures regarding the bargaining unit member's contract shall be made in accordance with Article IV G.

B. Emergency Reduction In Force

In the event of an unexpected, significant loss of revenue to the district which requires RIF procedures immediately or in the current fiscal year, the following will apply:

- 1. Forty-five (45) calendar days preceding the date of implementation, the Association President shall be notified of the Board's intent to consider an emergency RIF program.
- 2. A formalized list shall be prepared indicating the specific position(s) to be abolished. Any bargaining unit position which might be abolished due to the unexpected loss of funds shall be listed. This list shall be given to the President of CEA at least thirty (30) calendar days prior to the implementation of the emergency reduction in force.
- A bargaining unit member whose contract is suspended as a result of this emergency RIF program shall be given written notification either by certified mail, return receipt requested, or hand delivered. Contract suspension shall occur no less than 20 calendar days after the receipt of the written notification.
- 4. All bumping time lines as described in Article V.A.2f shall be reduced to three (3) calendar days.
- 5. All other RIF procedures and requirements as stated in Article V, not in conflict with section B shall apply.
- 6. A significant loss of revenue shall be defined as
 - a. a loss in excess of \$300,000; or
 - b. a reduction of forty thousand dollars (\$40,000.00) or more in grant dollars that fund salaries. In the instance of a loss of grant dollars that fund salaries, no more than one (1) position may be RIF'd per forty thousand dollars (\$40,000.00) lost.

C. Recall Procedures for Non-Emergency and Emergency Reduction In Force

- 1. All suspended bargaining unit members with limited contracts not reemployed within two (2) years from the date of suspension will no longer have recall rights. Suspended bargaining unit members with continuing contracts not recalled within three (3) years from date of suspension will no longer have recall rights.
- 2. Bargaining unit members who are RIF'd shall be placed on a recall list stating type of contract held (continuing or limited), years of continuous service to the district, subject(s) certified to teach, and most recent 3-year average rating.
- 3. If a position becomes open or a position is reinstated:
 - a. it shall first be posted according to the vacancy procedures stated in Article IV D to permit current bargaining unit members to request reassignment to the position before being offered to members on the recall list.

- b. and if it is not filled by current bargaining unit members, the position shall be offered to members on the recall list who are properly certified/licensed for that position or who can become certified/licensed for that position by the first contract day of the school year succeeding the RIF. The position shall be offered to that member who would rank highest using the reduction in force procedure above (i.e., ranks in the highest group; if in the same group, continuing contract over limited contract; and, if in the same group and same type of contract, then by seniority) from among the members properly certified/licensed on the recall list.
- c. notification will be made to the recalled bargaining unit member by certified mail, return receipt requested, and the notified bargaining unit member will have fourteen days of receipt of the offer to respond. It is the involved bargaining unit member's responsibility to advise the Board of the address where he/she can be reached.
- 4. If a bargaining unit member does not accept a contract or fails to respond in the time stated, the individual will be reduced to be lowest ranking individual for that area of certification/licensure on the recall list, and the bargaining unit member highest ranking on the recall list with proper certification/licensure will be offered the position.
- 5. If the offer of a contract is returned to the Board of Education by the postal service as undelivered, the bargaining unit member to whom the offer was made will retain his/her ranking on the recall list and will be offered the next available opening for which he/she is properly certified/licensed.
- 6. Upon reemployment all rights related to salary, fringe benefits, and seniority shall be fully restored. Such rights shall include, but not be limited to, movement to a higher experience step for employment in any school district while RIF'd from the Crestline Exempted Village Schools, including substituting a minimum of one hundred twenty (120) days in one (1) school year.
- 7. Bargaining unit members not employed as a result of the RIF program will be given preferential consideration as substitute teachers. Rejection of employment shall not constitute the basis for a Board challenge to the employee's entitlement to unemployment compensation.
- 8. If approved by the carrier, the RIF'd bargaining unit members shall have the right to pay the total premium for group life, hospitalization, and other group benefits for a period not to exceed 18 months.

ARTICLE VI TEACHING CONDITIONS

A. Academic Freedom

It is the policy of the Board to educate young people in the democratic tradition, to foster recognition of individual freedom and social responsibility, and to inspire meaningful awareness of and respect for the Constitution and the Bill of Rights. These democratic values can be transmitted best in an atmosphere that avoids inappropriate restraints upon free inquiry and learning, and in which academic freedom for the teacher and the student is encouraged.

Guidelines/Definitions for selection of issues and materials to be studied in the classroom:

- 1) Teachers have the right to use materials that are relevant to the levels of ability and maturity of the students and to the purpose of the school system.
- 2) In the classroom all teachers will follow the State standards for the subject matter being taught.
- 3) The material should provide the student an opportunity to study issues that have economic, political, scientific, or social significance.
- 4) Teachers have the right to present balanced views relating to issues as they are studied in the classroom.

B. Responsibilities and Duties

General duties shall include the following:

- 1. To provide for the best educational needs of pupils assigned to the teacher.
- 2. The teacher's workday shall be seven hours and fifteen minutes (7¼ hours) inclusive of a thirty (30) minute lunch period. Such time shall require teachers to be at or near their first morning class/assignment. Any increase in the length of the workday will be with the approval of the Association.
- 3. The teacher contract year shall be one hundred eighty-four (184) days. The contract year shall include the following:
 - one (1) work/preparation day at the start of the school year,
 - not more than one hundred seventy-eight (178) days with pupils in attendance.
 - two (2) in-service days,
 - two (2) days (four [4] half days) of parent-teacher conferences (this time is to be scheduled absent of a thirty [30] minute lunch in the scheduled time), and
 - one (1) record keeping day at the conclusion of the student year.

- 4. Members may use the equivalent of one (1) in-service day each year selecting alternatives to the standard sessions being offered by the district. Alternatives could include, but not be limited to: visitations to other schools, consultations with professionals in the field of assignment or workshops (which do not give college credit) at other sites. Prior to the in-service, the member must apply and receive permission from the Superintendent of Schools or designee for approval of alternatives selected. When requesting alternatives, the bargaining unit member will also indicate how the requested alternative falls within the scope of priorities for the district as identified in the CCIP and/or will identify how the in-service alternative will improve student learning (see Appendix B).
- 5. All members are required to fulfill two (2) days of parent-teacher conferences, regardless of supplemental duties or teaching requirement.

C. School Calendar

Members of the bargaining unit shall have the opportunity to have input into the school calendar for the next school year. Such input will be processed by the Association and next be filed with the Superintendent by January 30 of the year prior to the implementation of the proposed calendar. The Superintendent shall give consideration to said input.

D. Released Time for Staff Meetings

Released time for general (system-wide) meetings of the bargaining unit will be provided. Such meetings to convene at approximately one hour prior to regular school closing dismissal with such meeting to terminate approximately one hour after commencing.

Building meetings to be held to a minimum by substituting periodic bulletins.

E. <u>Substituting by Faculty Personnel</u>

- 1. Use of bargaining unit members for substituting shall be used only in emergency situations. Emergency situations shall be defined to include short-term emergency situations (coverage of one period a day) as well as circumstances that would require substituting for a longer period of time (coverage of two periods to as long as the entire school day).
- 2. Members who substitute during a planning period, lunch, or who take responsibility of an entire class of students shall be paid additional compensation at the rate of \$25.00 for each hour of substitution, prorated by length to the nearest quarter (1/4) hour. (See Appendix I for reimbursement form). The teacher must obtain approval from the building administrator before submitting the reimbursement form to the Treasurer for reimbursement.

This provision applies to all members of the bargaining unit, including teachers who retain responsibility for their students when music, art, and/or physical education personnel are absent as well as to bargaining unit

members in grades pre-school through seven whose classes are temporarily increased as a result of a staff member's absence. No teacher shall be required to take more than half of another teacher's class size, but a teacher may do so if they choose. When a teacher accepts less than a full class, the internal substitution compensation is prorated accordingly. Changes from one duty assignment to another duty assignment (e.g., study hall duty, office duty, and/or cafeteria duty) shall not result in compensation unless the duty is a study hall whose class size exceeds forty (40) students.

3. Substitution and/or compensation shall be authorized by the building principal. Whenever possible, advanced notice shall be given one (1) day prior to the substitution or as soon as possible after knowledge of the need for a substitute.

F. <u>Planning/Preparation/Conference</u>

1. All bargaining unit members shall receive planning/preparation/conference time. It is understood that members will not be required to have student supervision responsibilities or other assigned responsibilities during the time periods that are specified as preparation/planning/conference time, including but not limited to supervision during assemblies, and/or other special programs, if it reduces their weekly planning time below two hundred (200) minutes. Such time shall be available for the member to use at his/her option. Such time shall be without the responsibility of students, shall be within the student school day, shall be provided in blocks of time that are not less than twenty (20) consecutive minutes, and shall be a minimum of two hundred (200) minutes per week. Both parties understand that during weeks' school is not in session for five (5) days, teachers will not receive all two hundred (200) minutes of planning/preparation time.

A schedule will be collaboratively developed in each building to address planning/preparation time for days on which one or more of the following occurs:

- a. one (1) hour delay
- b. two (2) hour delay
- c. early release days

These schedules must be completed by September 15 of each school year.

The Board and the CEA jointly agree to the importance of planning/preparation/conference time for the teacher workday. Every effort will be made when creating schedules at each building to assure, whenever possible, that each bargaining unit member has at least one (1) planning/preparation/conference time per day.

When a bargaining unit member must travel between buildings as part of his or her assignment, such travel time shall not be considered as part of the member's planning/preparation/conference time. A minimum of fifteen (15) minutes shall be allotted between classes in different buildings.

The minimum thirty-minute, duty-free lunch shall not be considered part of the planning/preparation/conference time.

- 2. Substitutes will be used to relieve a bargaining unit member who must attend IEP/MTSS conferences. When IEP/MTSS meetings are held during a bargaining unit member's planning or lunch or outside of the workday, the bargaining unit member shall be paid at the rate of \$25.00 per planning or lunch period or \$25.00 per hour outside of work.
- 3. Teachers will be asked for preference about the scheduling of administrative and/or parent conference when possible.

G. <u>Duties</u>

If a bargaining unit member who works in more than one (1) building is assigned a duty, he/she shall be limited to having only one (1) duty per day in total.

H. Student Teachers

Pursuant to Board Policy 3120.06 and upon approval of the Superintendent, student teachers may only be placed with the consent of the cooperating teacher.

I. Calamity Days

From time to time, it may be necessary to close school due to a calamity. The first five (5) calamity days in a school year will be waived and not made up. Any subsequent calamity days will be remote learning days during which teachers are not required to report to the building. Teachers will maintain normal working hours on remote learning days and will provide standards-based instructional activities for all students.

ARTICLE VII LEAVES

A. All absences shall be reported through the KIOSK system.

B. Sick Leave

- 1. Each member of the bargaining unit shall be entitled to use sick leave upon approval of the Superintendent of Schools for absence due to personal illness, injury, exposure to contagious disease which could be communicated to others, and for absence due to illness, injury, or death (if necessary) in the employee's immediate family and pregnancy. Each member shall provide the Board with a signed Sick Leave form upon his/her return to justify the use of sick leave.
- 2. Unused sick leave shall be cumulative to 265 days.
- 3. Each full-time employee shall be entitled for each completed month of service to sick leave of one and one-fourth (1½) workdays with pay for the total of fifteen (15) days per year.

Each newly hired unit member or any unit member who has exhausted his/her accumulated sick leave in any school year shall be advanced and credited with up to ten (10) days of sick leave. If any of these advanced days of sick leave are used, they shall be deducted from the sick leave accumulated during that contractual year, or if necessary, the following contractual year. However, prior to advancing more than ten (10) days in any one school year, personal leave shall be exhausted first. Furthermore, prior to advancing any leave into the next contract year, the employee will execute a written contract with the district Treasurer stipulating that repayment of any advanced days will be made by the employee to the district should the employee not return to active employment status with the Crestline Exempted Village Schools.

If a unit member ends employment with the Board using advanced sick leave and not earning same, he/she shall have the per diem amount deducted for said unearned sick leave from the last paycheck issued by the Board.

Bargaining unit employees who render part-time service under a regular teaching contract shall be entitled to sick leave for the time actually worked at the same rate as that granted to full-time employees. That is, their current per diem rate times the number of days actually on sick leave.

4. Illness in Immediate Family (to include step family)

Immediate family shall be defined as spouse, child, parent, brother, sister, grandparents, parent-in-law, son-in-law, daughter-in-law, foster child, person under the bargaining unit member's (and/or spouse's) guardianship

and/or any other maternal or paternal blood relative living in the unit member's household. Upon request, the Superintendent may grant the use of sick leave for individuals not included under the definition of immediate family.

- 5. Where the employee is absent twenty (20) or more days because of personal illness, a report as to the reason from the employee's physician may be required to permit payment of sick leave. An employee suspected of developing a pattern of sick leave abuse will be so notified by his/her principal or supervisor and may be required to provide medical verification for future absences if the pattern continues.
- 6. 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.
- 7. The previously accumulated sick leave of a public employee who has been separated from public service or who is transferring from another school or other public agency shall be credited to that person upon employment in the Crestline Schools provided that the accumulated sick leave has not already been cashed in. It is the responsibility of the employee to notify Crestline schools of the sick leave. However, when returning to public service, such return must take place within ten years of the date of the last termination of public service.

8. Birth of a Grandchild

Bargaining unit members may use up to two (2) days of sick leave for the birth of grandchildren. Extension to the two-day (2 day) leave policy for grandchildren may be granted by the Superintendent if the bargaining unit member presents evidence of complicating medical circumstances surrounding the birth.

9. Sick Leave Bank

When a bargaining unit member, who has been employed by the district at least one (1) year, has exhausted all of his/her accumulated sick leave, including the advanced days, and additional days are still needed, then he/she may request that additional days be transferred from other bargaining unit members with accumulated sick leave.

Upon receiving such a request, the CEA shall distribute a notice (Appendix H) to all bargaining unit members notifying them of the request. Any employee wishing to donate accumulated sick leave to the bargaining unit member, shall submit the lower half of form Appendix H to the Treasurer.

Upon receipt of the signed form authorizing the donation of days, the Treasurer shall transfer the days on an as needed basis. Days donated will be taken in the order they are received until the maximum has been reached.

- a. One day donated will be equivalent to one day received regardless of the donor's or recipient's per diem rate.
- b. An employee can request donations for a sick leave bank one time per incident.
- c. The employee shall submit to the Treasurer, per incident, a doctor's statement regarding the reason for sick leave and time required for recovery based on the doctor's evaluation at that time. The employee shall receive the lesser of the doctor's stated time for recovery or 184 days per incident.
- d. All donations of sick leave will be voluntary and considered confidential.
- e. Any employee donating sick leave days may give up to a maximum of ten (10) days, providing he/she does not deplete his/her own sick leave balance to less than thirty (30) days. Only earned sick leave may be contributed. Advanced sick leave may not be contributed.

C. Personal Leave

Upon written request to the Superintendent, each bargaining unit member employed by the Board shall be granted, without loss of contract pay, a maximum of three (3) personal leave days, all of which will be non-accumulative. Personal days are to be used for activities which cannot be conducted after schools' hours.

Personal leave days shall be unrestricted unless the days are requested from May 1st through the end of the contract year. All requests for personal leave from May 1st through the end of the contract year must include a reason for the leave. Personal leave days are not to be granted on days consecutive with school holidays, in-service days and/or vacation days. The Superintendent may make exceptions to this for special circumstances. Reasons shall also be required if the applicant is applying for this exception.

Requests must be received by the Superintendent at least three (3) days in advance of requested date, unless otherwise waived by the Superintendent.

No more than one bargaining unit member per building may use the same date for personal leave. In case of duplicate request dates, priority will be given to earliest receipt date. Exceptions may be made to this provision if substitutes are available or if existing staff members are available and willing to cover classes.

One day of the three (3) days may be used as half (1/2) days. The other two (2) days will be used as whole days.

Unused personal leave days shall be rolled into the bargaining unit member's accumulated sick leave with completion of Appendix Q, distributed by the Treasurer prior to May 10, and returned to the Treasurer by June 30 with conversion of the personal leave to occur during July of the same year.

D. <u>Leaves of Absence</u> (Unpaid)

1. <u>Definitions</u>: An unpaid leave of absence is understood to mean a period of extended absence from duty by an employee of the Board of Education for which written request has been made and formal approval has been granted by the Superintendent for up to ten (10) days or the Board of Education for any leave beyond ten (10) days. This leave may not be used for vacations or personal needs that can reasonably be scheduled during non-contracted days. Without request, the Board of Education may grant a leave of absence to an employee because of physical or mental disability; however, such unrequested leave shall be in accordance with ORC Section(s) 3319.13 and 3319.16.

All leaves of absence shall be granted in accordance with ORC 3319.13 and the provisions of this section.

- 2. <u>Length of Leave</u>: Leaves of absence for any purpose do not extend for longer time than two (2) calendar years. Upon subsequent request by the employee, such leave may be extended by two (2) years by the Board.
- 3. <u>Expiration of Leave</u>: At the expiration of the specified period of leave an employee terminates his/her affiliation with the Board of Education if he/she at that time declines a position which has been offered him/her. The employee returning from leave must notify the Superintendent of their intent to return prior to March 1.
- 4. <u>Leave of Absence and Salary</u>: Only leaves of absence for services in the Armed Services of the United States, or any auxiliary branch of these same forces, shall be construed valid for salary increments.
- 5. <u>Employment Upon Return from Leave</u>: When the leave of absence has expired the Superintendent of Schools is obligated to assign the person to a position in this school system for which such person is certificated/licensed.
- 6. <u>Non-renewal of Replacement</u>: Any certificated/licensed individual who has been newly employed as a result of the vacancy created by a bargaining unit member on leave of absence may be non-renewed if the individual on leave of absence returns.

E. Military Leave

Any member of the bargaining unit who is required to accept military service in the time of national emergency or who is called to active duty in the Armed Forces, or who enlists in a branch of the Armed Service, shall be granted leave in compliance with federal and state laws. During such leave, said member shall be considered as if he/she had been performing assigned duties by the Board and granted full time in determining seniority or establishing placement on the salary schedule upon return from such service.

Said member must make application with the Board within one (1) year of his/her discharge and shall be employed at the beginning of the next semester following the member's letter of application.

F. <u>Association Leave</u>

A maximum of five (5) days (total) of Association leave will be granted annually to permit members of the Association to attend OEA-sponsored events. The Board shall pay the cost of substitutes.

G. Jury Duty/Court Leave

1. A unit member upon written request to the Superintendent shall be granted leave for the number of days or partial days needed to accept and serve on jury duty or as a subpoenaed witness. Such leave shall be with pay provided that the compensation received from the Court is remitted to the Board within one hundred twenty (120) days of the leave.

A unit member who is subpoenaed to appear as a witness in a court of law shall be granted paid leave for the number of days or partial days needed to give testimony. Such leave shall be granted upon written request to the Superintendent and evidence of the subpoena.

- 2. In the event that an employee is summoned for jury duty on a day or days when the employee is on unpaid status, he/she will be entitled to retain all compensation received from the Court.
- 3. If a unit member is assaulted by a student or parent when acting in an official capacity, and the member files charges, he/she will be granted paid time released for court testimony.

H. Professional Leave

- 1. Upon approval by the Superintendent, bargaining unit members may attend events such as, but not limited to, National Board Certification Test(s), professional meetings, conferences, other schools, clinics, workshops, or activities which are related to their teaching assignment(s) or extra-curricular assignments and benefits the member's professional abilities and/or which benefit the district, or its students.
- 2. Professional leave may be granted for the purpose of coaches attending athletic conference, sectional, district, regional, and state tournaments.
 - a. A limit of one head coach and one assistant coach for each boy's sport and for each girl's sport may use professional leave to attend athletic conference, sectional, district, regional, and state tournaments.

Professional leave shall not be used to attend athletic conference, sectional, district, regional, and state tournaments unless the coach's team is competing in the tournament and attendance is required.

Coaches other than the head coach and assistant coach must use personal leave for state tournament attendance.

- b. The Athletic Director's use of professional leave for state tournaments shall be limited to two sports, unless participation of the district's team at the state level requires his/her attendance.
- c. The availability of substitutes shall be a condition for a coach's use of professional and personal leave for attendance at state tournaments. Faculty members may be used to cover classes with building principal approval.
- d. Costs associated with the use of professional leave for state tournament attendance shall be paid in accordance to the limitations set forth in this article, including lodging, meals, travel, and admission fees. The source of funding for such expenses shall be at the discretion of the Superintendent.
- 3. Request for all such leaves described in H. 1. and 2. above shall be made in advance to the Superintendent through the building principal.
- 4. Bargaining unit members shall be reimbursed for the expenses incurred as a result of all professional leave up to the following limitations:
 - a. Travel at the maximum mileage rate which the IRS allows as a deduction for business. When more than one member attends, mileage will be paid to one person for every two (2) persons making the trip. Round trip, tourist-class air fare will be paid if the cost is less than travel by car or bus, or if travel by car or bus is less practical due to time and distance factors.
 - b. Lodging will be reimbursed to the employee for a maximum of \$95.00 for a maximum of three (3) nights when the event is fifty (50) miles or more from the employee's current work address. When more than one member of the same gender attends, lodging will be paid for one hotel room for every two (2) people.
 - c. Registration for events is the responsibility of said employee and will be paid at the membership rate or at the advanced registration rate, whichever is less. Registration fees shall be paid in full regardless of time factors, if the professional leave is a result of an administrator's request for the member's attendance and advanced rates were not possible to achieve.
 - d. The actual cost of all meals to a maximum of forty dollars (\$40) per day. Reimbursement will be made only with the submission of detailed receipts. Tips are reimbursable to fifteen percent (15%) of the bill but only if they are added directly to the bill. A tax-exempt form will be provided to the employee who requests that meal costs be paid. Meal taxes shall be paid by the board if the tax-exempt form

is not accepted by the restaurant. Reimbursement of meals shall be made in the event of an overnight stay.

- e. If professional leave expenses are paid for through a grant and grant money is available and can be included in the grant budget, exceptions to the above limitations 4. a-d shall be made for payment above said limitations, including, but not limited to, the extension of paid lodging time.
- f. Employees, for reimbursement, must complete the "Request for Professional Leave Form" within the employee KIOSK system, print the form and sign and date. For mileage reimbursement, a printed map with the distance traveled must be submitted along with the leave request form. Said form(s) to be submitted to the Treasurer's office within two (2) calendar weeks prior to leave. For reimbursement, said employee must provide the Treasurer's office with all detailed receipts within two (2) calendar weeks after the leave. If professional development occurs during the summer break, detailed receipts are due no later than August 30. No one will be reimbursed more than five hundred dollars (\$500) for lodging, travel expenses, and meals for any single issuance of said leave.

I. Assault Leave

A bargaining unit member who is absent from his/her assigned duties because of a physical injury resulting from a physical assault while acting within the scope of employment shall receive assault leave on the following basis for the period of physical disability:

First five (5) days - assault leave

Thereafter, three (3) days of sick leave, then one (1) day of assault leave

Assault leave shall be with pay.

Assault leave granted pursuant to this section shall not be charged to a member's accumulated sick leave; however, an individual member may desire and elect to use sick leave for days absent due to an assault. If a member elects to use sick leave, said leave would be granted in accordance with ORC 3319.141.

A member of the Association bargaining unit shall not qualify for payment of used assault leave until the Assault Leave form has been submitted.

Payment for assault leave shall be at the rate of pay in effect at the time of the assault or at the rate for which the member may become eligible in accordance with the Ohio Revised Code.

J. <u>Bereavement Leave</u>

Bargaining unit members shall be granted a paid leave of five (5) days for death in immediate family and stepfamily for each occurrence. This leave shall not be

deducted from employee's accumulated sick leave. Immediate family and stepfamily shall be parents, children, in-laws, grandparents, grandchildren, sister, brother, and spouse. Additional bereavement leave may be granted upon request to the Superintendent.

Two (2) days of sick leave shall be granted upon the death of relatives, other than the immediate family, to the niece/nephew and aunt/uncle degree of relationship.

Upon request to the Superintendent or his designee additional days to a maximum of six (6) may be granted upon review of circumstances.

K. Family and Medical Leave

Notwithstanding other provisions of the 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 may be processed as grievances using the procedure herein. Pursuit of such a grievance in no way prevents an employee from enforcing their rights under the Act as provided by law.

2. Leave Provisions

- a. Each employee is entitled to and shall be granted upon request (see Appendix E) up to twelve (12) weeks of family and medical leave per year for a serious health condition of the employee or to care for a newborn child or a child, parent, or spouse with a serious health condition. Such leave may be taken for the care of a newly adopted or newly placed foster child, as well as a newborn.
- b. Any leave beyond twelve (12) weeks in a year for these combined purposes may be granted pursuant to the other leave provisions of this Agreement.
- c. Eligible employees may choose or the employer may require the employee to substitute paid leave granted by other provisions of this Agreement for all or part of the leave granted under this article. In such cases, the employee's family and medical leave shall run concurrent with the employee's available paid leave.
- d. 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 and Medical Leave.
- e. When medically necessary, leave may be taken intermittently, subject to the Family and Medical Leave Act regulations.

3. Protection of Employment

- a. The Board shall return the employee taking family and medical leave under this article to the same or similar position he/she occupied prior to the leave.
- b. The taking of family and medical leave under this article shall not result in the loss of any employment benefit accrued prior to the date the leave commenced.

4. <u>Insurance Continuation</u>

The Board shall continue to pay the Board's share of medical, dental, and life insurance plans for the employee while he/she is on family and medical leave under this article.

5. Year

For purposes of Family and Medical Leave benefits, the year shall be defined as July 1 through June 30.

ARTICLE VIII SALARY AND FRINGE BENEFITS

A. Regular Salary

- 1. The base salary for the 2021-2022 school year shall be thirty-one thousand nine hundred ninety-five dollars (\$31,995), or the state minimum, whichever is greater effective July 1, 2021. The base salary for the 2022-2023 school year shall be thirty-two thousand six hundred thirty-five dollars (\$32,635), or the state minimum, whichever is great effective July 1, 2022. The base salary for the 2023-2024 school year shall be thirty-three thousand two hundred eighty-eight dollars (\$33,288), or the state minimum, whichever is greater effective July 1, 2023.
- 2. Effective July 1, 2004 the Board portion of STRS contribution shall be that portion required by the Ohio Revised Code plus a one percent (1%) pick-up of the bargaining unit members share with the following conditions:
 - a. Picked-up contributions shall be included in earnings for retirement purposes for all certificated/licensed staff;
 - b. The pick-up percentage shall apply uniformly to all individuals in the bargaining unit;
 - c. The Board shall pay the member and employer contributions on the picked-up amount;
 - d. The pick-up shall apply to all compensation including supplemental earnings.
- 3. The annual salary of each bargaining unit member shall be paid in twenty-six (26) equal installments. The first payday shall occur no later than the third Friday after the initial day of school for which the bargaining unit contract (or salary notice) covers.

B. <u>Special Conditions</u>

- 1. A maximum of ten (10) years' experience for employment in other systems and serving in the Armed Forces shall be recognized for any new employee unless all three (3) of the following conditions are met:
 - a. Placement at a lower step level would result in the non-acceptance of employment by the candidate;
 - b. A different qualified, properly certificated/licensed candidate unavailable or was unacceptable for hire;

c. The Superintendent meets with representatives of the CEA to discuss such additional salary placement prior to the implementation of the offer.

If the above criteria are met, the new employee may be employed at a rate above Step 9.

- 2. The Superintendent may, if he determines it to be necessary, pay for extra duty in accordance with the supplemental salary schedule, extended time beyond nine months at the per diem rate and/or for additional duties.
- 3. As used in this Agreement, "five years of training" means at least one hundred fifty (150) semester hours, or the equivalent, and a bachelor's degree from a recognized college or university. A master's degree plus 15 graduate hours will be 15 semester graduate hours earned after the master's degree has been conferred. A master's degree plus 30 graduate hours will be 30 semester graduate hours earned after the master's degree has been conferred. Bargaining unit members shall not suffer a loss in pay through movement to a lower column or step due to the implementation of this definition.
- 4. All bargaining unit members are required to file with the Superintendent of Schools their certificate/license and their complete official transcript of work as of the beginning of the school year. Certificates/licenses for teaching areas will be filed with the district upon employment and each renewal thereof.
- 5. An official transcript will be filed with the Superintendent upon the completion of credit hours which qualifies a bargaining unit member to move from one column to another on the salary schedule. Upon review by the Superintendent, the member shall be appropriately placed on the salary schedule. Transcripts filed by October 15 shall result in proper placement from the start of the contract year. Transcripts filed by February 15 shall result in proper placement on the first workday of second semester.

C. Reimbursement for Self-Improvement Courses

- 1. The Board of Education agrees to reimburse bargaining unit members for courses approved by the Local Professional Development Committee and/or the State of Ohio for teacher certification/licensure taken while employed by the Crestline Exempted Village School District.
- 2. The Board shall reimburse members up to a district-wide maximum of twenty thousand dollars (\$20,000) per fiscal year (July 1st to June 30th) for qualifying courses. There will be a five thousand dollars (\$5,000) limit per person per fiscal year.

Tuition for bargaining unit members participating in the Resident Educator Mentor/Mentee Program shall be paid in full. Reimbursement for district initiated courses and reimbursement to members who participate in the

Resident Educator Mentor/Mentee Program shall be calculated into the district's yearly maximum.

- 3. To encourage further studies, teachers who have successfully completed additional training, i.e., graduate, undergraduate, or continuing education unit credit hours shall receive reimbursement for such additional training at the rate of four hundred dollars (\$400) per semester hour. However, the maximum school year payment shall be five thousand dollars (\$53,000) per member to a maximum of twenty thousand dollars (\$20,000) for each year of this contract with sixty (60) days to submit transcript after completion of course/courses.
 - a. Course work shall be related to the teacher's assignment or shall be a part of a program that will result in an advanced degree in the field of education or recertification.
 - b. The course work shall be from an accredited college or university.
 - c. For the purpose of this section, a school year shall begin on July 1 of one year and conclude on June 30th of the following year.
 - d. To be eligible for tuition reimbursement, the teacher must submit a request for payment for additional hours, using the form in Appendix F. The form and transcript shall be submitted to the Board Treasurer following completion of the course(s). Payment shall be made within sixty (60) calendar days of receipt of transcript and other required documentation.
 - e. Credit for conferences, workshops, seminars, etc., from an accredited college or university, will be applied if such credit is given and is related to the teacher's job responsibilities.
 - f. Any teacher who completes course work during the summer must return to work in the Crestline Exempted Village School District to be eligible to claim any reimbursement under this section.
 - g. A university flyer stating fees must also be provided.
 - h. Proof of payment shall be made in the form of a receipt from the college or university, a cancelled check, or a credit card receipt or statement.
- 4. Such reimbursement shall not exceed actual tuition costs.
- 5. The Association President shall receive quarterly updates from the Treasurer's office indicating the number of members taking courses and the number of semester hours taken in the District.
- 6. <u>Continuing Education Units</u> The Board of Education agrees to reimburse teachers for CEU's taken while employed by the Crestline Exempted Village School District that are not reimbursed through the use of professional

leave. The rate of reimbursement shall be forty dollars (\$40) per CEU or the actual fee charged, whichever is less, up to a maximum of one hundred twenty dollars (\$120) per year, subject to the limitations of the twenty thousand dollars (\$20,000) tuition reimbursement fund.

D. <u>Travel Allowance</u>

- 1. Reimbursement for approved travel outside the school district will be at the maximum rate which the Internal Revenue Service allows as a deduction for business travel. The Superintendent has the option of offering the use of school owned vehicles as an alternate means of transportation.
- 2. Bargaining unit members assigned to work in more than one building during the course of a normal school day shall receive compensation for travel between assigned buildings when they use their own motorized vehicle for transportation at the maximum rate which the Internal Revenue Service allows as a deduction for business travel.

Payment shall be made at the end of each semester upon submission of the required documentation.

Distances shall be shortest measurable automobile traveling route from front door to front door.

This agreement does not cover travel for occasional, casual and/or activities outside the normal working day (approximately 8:00 a.m. to 3:00 p.m.).

E. Special Assignment

Bargaining unit members who agree to perform special assignment(s) duties/meetings occurring outside the regular workday hours shall be reimbursed for administratively approved time spent in addition to regular working hours that is not part of a supplemental contract listed under Article VIII, I. Such reimbursement shall be as follows:

1. <u>Saturday School</u>: \$100.00

2. Thursday School: \$25.00 for the hourly rate

- 3. After school detention (maximum one hour): \$25.00 for the hourly rate
- 4. <u>Tutoring</u>: \$25.00 for the hourly rate. For every hour that a student is tutored, the bargaining unit member shall be credited for one and one-fourth (1¼) hours of tutoring time for additional time spent in preparation and grading. This includes extended school year and summer tutoring
- 5. For each teacher that a bargaining unit member mentors through the Resident Educator Program, the mentor shall receive the following flat rate for all time spent as a mentor:

- Resident Educator year one (1) and/or two (2) one thousand dollars (\$1,000) per Resident Educator.
- Resident Educator year three (3) and/or four (4) five hundred dollars (\$500) per Resident Educator.

Payment shall be made the first pay in June once Appendix R is completed.

Mentors and Mentees will be assigned no later than September 20th. No changes will be made after September 20th for the current school year.

Release time will be provided to the mentor/mentee to observe one another, outside of mentor/mentees planning periods with no additional compensation.

Effective with the 2022-2023 school year, the Year 3 and Year 4 mentor programs will become inoperative. In the event of any changes to the Resident Educator law which would reintroduce the Year 3 and Year 4 programs, the Year 3 and Year 4 Resident Educator mentor programs will be reinstated at the previous rate of pay.

- 6. <u>Professional Development Meeting</u>: \$25.00 for an hourly rate
- 7. <u>Teaching Summer School</u>: One hundred ten dollars (\$110) per day for a three (3) hour session with students. If the summer school is less than a three (3) hour student day, this figure will be prorated. If the summer school is more than a three (3) hour student day, this figure will also be prorated.
- 8. <u>Summer Technology Maintenance Work</u>: \$25.00 for the hourly rate
- 9. <u>District-wide Computer-Based Assessment Programming</u>: \$25.00 per hour
- 10. Committee Work:

A committee, as used in this section, is a group instituted and selected by the Board or administration to aid in the educational process or the administration of the school program.

- a. Development of new Course of Study/Curriculum Guide Committee \$300.
- b. Revision of existing Course of Study/Curriculum Guide Committee \$150.
- c. District Leadership Team Committee members \$400 in addition to any Building Leadership Team compensation, to be paid the first pay of June each year. Team members shall be limited to a total of six (6).
- d. Building Leadership Team Committee members \$25 for an hourly rate spent on BLT meetings, activities, and/or assignments. Such

compensated time shall have administrative approval and shall be limited to a maximum of two (2) hour per month and limited to a total of eighteen (18) bargaining unit members.

- e. PBIS Committee members \$25 per hour.
- f. Unless otherwise stated herein, any committee Board administration convenes and requires to meet outside of the regularly scheduled school day will be compensated at \$25 per hour.
- g. Any travel to and from committee locations will be paid based on the IRS mileage rate.

F. Severance Pay (Retirement)

- 1. Retirement shall be defined to mean actual retirement directly from employment in the Crestline Exempted Village School District and acceptance into the State Teachers Retirement System within one hundred eighty (180) calendar days of the last day of employment.
- 2. Upon retirement, bargaining unit members shall be entitled to severance pay (See Appendix C) that shall be computed in the following manner:
 - a. One half (1/2) of their accumulated and unused sick leave at the time of retirement to a maximum of seventy-three (73) days.

The payment shall be based on the member's per diem rate (excluding supplementals and extended time) at the time of retirement.

- b. Payment will be made upon the member having fulfilled the requirements of this section. The retiree shall receive his/her severance pay in two (2) payments. Fifty percent (50%) of the retiree's severance pay shall be received in the calendar year of his/her retirement. The remaining fifty percent (50%) shall be paid to the retiree in January of the succeeding calendar year.
- c. If the bargaining unit member submits a letter of resignation due to retirement 100 calendar days prior to the date of retirement, the member shall be entitled to a payment of one thousand dollars (\$1,000), to be added to the total severance payment.
- 3. In the event of the death of a bargaining unit member who is eligible for retirement benefits, the severance pay due shall be payable to the estate. The deceased bargaining unit member must be eligible for service retirement and/or survivor benefits under the provisions set by the State Teachers Retirement System. In this instance, the Treasurer shall issue a check for the amount of the individual's severance pay to the bargaining unit member's estate designee upon verification of eligibility.

Severance payment to the estate of a deceased bargaining unit member shall not negate the distribution of that member's life insurance benefit.

G. Workshop Fees

In the event the attendance to a professional meeting is approved by the Superintendent and savings can be made by making advanced payment, this shall be done. The bargaining unit member must submit a completed copy of the registration form with the original request. The Treasurer will then make payment and send registration to the organization or association. Failure to comply will result in the member paying the difference in fees. Exception shall be made if the attendance is at an administrator's request and advanced rates were not possible to achieve.

H. Payroll Deductions

Payroll deductions shall be available to teachers for:

- 1. Government Savings Bonds
- 2. Annuities
- 3. United Way
- 4. Credit Union
- 5. United Education Profession (i.e. Association Dues)
 - a. The Employer agrees that dues will be deducted in each of the remaining pay periods from each employee who so authorizes in writing. The signed authorization must be presented to the Treasurer's office.
 - b. Notice of the amounts of the above deductions will be furnished to the Treasurer's office by the CEA. Changes in rates of deduction shall be effective thirty (30) calendar days after notice is received by the Employer or on the next payday from which dues are customarily deducted, whichever is later. Once dues are remitted to the CEA, their disposition thereafter shall be its sole obligation and responsibility.
 - c. The Employer shall not be obligated to make dues deductions beyond available resources from any employee who, during any dues month involved, shall have failed to receive sufficient wages to equal the amount of the dues deduction.
 - d. The Employer shall be relieved from making such employee dues deductions upon termination of employment; reassignment to a job classification other than one included in the bargaining units; reduction in force; an agreed leave of absence; or written revocation of the dues authorization given to the Employer. The Employer

agrees to deduct any obligations owed as of the date of the above event.

- e. Deductions provided for in this Article are further subject to the procedures and regulations for the Treasurer and shall only be made over the remaining pay periods. In the event a deduction is not appropriately made for any CEA member during any particular month, the Employer, upon written verification from the CEA, will make the deduction during the next pay period that union dues would normally be deducted, but only if the deduction does not exceed the total of two (2) months regular dues. Such claim of error must be submitted to the Employer not more than sixty (60) calendar days after the error was made.
- 6. Political contributions (i.e. OEA Fund for Children & Public Education)

I. <u>Supplemental Contract Salary</u>

1. Any bargaining unit member involved in a negotiated extra duty activity and whose participation is recommended by the building principal to the Superintendent, and is approved by the Board, shall receive compensation for that extra duty.

All supplemental contracts and extended time contracts shall be listed in the master agreement. Any new proposed contracts by the Board shall require notification to the Association and the parties shall negotiate over the compensation for the contract.

- 2. Supplemental contracts shall be issued not later than the regularly scheduled Board meeting prior to the commencement of the supplemental duty provided assignments are filled at least ten (10) working days prior to the beginning of the assignment, otherwise contracts will be issued within ten (10) working days of Board approval. Supplemental contracts shall be delivered in person with receipt indicated or be distributed by certified mail to the bargaining unit member. Once received by the bargaining unit member, the contract must be returned to the Board Office within fourteen (14) calendar days. Failure to return an executed contract to the Treasurer within the fourteen (14) day period will be considered a rejection of the contract by the employee. Exception to the fourteen (14) day return deadline shall be made for certified mail contracts if the contract is returned to the sender as undelivered.
- 3. Supplemental contract compensation shall be in accordance with the schedule shown in #7, "Supplemental Index." Prior experience in a similar position from another school district must be verified on that district's letterhead. Year of responsibility shall be retained when a change of position occurs between similar positions; i.e., assistant football to head football, girls' basketball to boys' basketball, etc.
- 4. Supplemental contracts will be filled in accordance with Article IV.D.4 of this contract. Then other interested bargaining unit members will be offered

supplemental positions, if qualified. If there is no interest by bargaining unit members, or no bargaining unit members are qualified for the position, the position may be filled in accordance with ORC 3313.53.

- 5. The Board is not required to fill any supplemental vacancies.
- 6. All coaches with varsity duties, including the head coach, assistant coaches, and junior varsity coaches, whose season extends due to OHSAA tournament competition shall receive additional compensation at the rate of two percent (2%) of the individual coach's supplemental salary for each level of extended play. Such two percent (2%) bonus per level shall be earned according to the following chart:

Sport	# of Coaches per sport	2% Incentive Bonus earned at each level if:
Football &	6	Qualify for playoffs
Cheerleading for football	1	Play level two
Marching Band Director	1	Play level three
Asst. Marching Band Director	1	Play level four
Flag Corp Advisor	1	Play at State level
Volleyball	2	Play Sectional Championship
		Play at District level
		Play at Regional level
		Play at State level
Boys' & Girls' Basketball &	3 each	Play Sectional Championship
Cheerleading for Basketball	1	Play at District level
_		Play at Regional level
		Play at State level
Softball & Baseball	3 each	Play Sectional Championship
		Play at District level
		Play at Regional level
		Play at State level
Cross Country	1	Qualify for Regional level at District
		Compete at Regional level
		Compete at State level
Boys' & Girls' Track	2 each	Qualify for Regional level at District
		Compete at Regional level
		Compete at State level
		Compete at State level
Boys' & Girls' Tennis	1 each	Qualify for District level at Sectional
		Compete at District level
		Compete at State level
Swimming	1	Qualify for District level at Sectional
		Compete at District level
		Compete at State level
Golf	1	Qualify for District at Sectional
		Compete at District level
		Compete at State level
		Qualify for District at Sectional
Bowling	2	Compete at District level Compete at State level
Downing		John pote at otate level

The Athletic Director shall submit to the District Treasurer a list each Season which indicates the coaches who have qualified for the Incentive Bonus and the number of 2% levels earned.

7. <u>Supplemental Index</u>

Athletic Supplementals

POSITION	STEP 0	STEP 1	STEP 2	STEP 3	STEP 4	
Assistant Athletic Director	.08	.085	.09	.095	.105	
Faculty Athletic Manager	.045	.05	.055	.065	.065	
Golf	.06	.07	.08	.09	.10	
Cross Country	.06	.07	.08	.09	.10	
Bowling	.06	.07	.08	.09	.10	
Assistant Bowling	.05	.055	.065	.075	.09	
Head Football	.16	.17	.18	.19	.21	
Assistant Football	.09	.10	.11	.12	.13	
Freshman Football	.07	.08	.09	.10	.11	
8th Grade Football	.07	.08	.09	.10	.11	
7th Grade Football	.07	.08	.09	.10	.11	
Head Volleyball						
Reserve Volleyball	.10	.11	.12	.13	.14	
8th Grade Volleyball	.08	.09	.10	.11	.12	
•	.05	.055	.065	.075	.09	
7th Grade Volleyball	.05	.055	.065	.075	.09	
Boys' Tennis	.06	.07	.08	.09	.10	
Girls' Tennis	.06	.07	.08	.09	.10	
Head Boys' Basketball	.16	.17	.18	.19	.21	
Assistant Boys' Basketball	.09	.10	.11	.12	.13	
Boys' Jr. Var. Basketball	.08	.09	.10	.11	.12	
Boys' Freshman Basketball	.07	.08	.09	.10	.11	
8th Grade Boys' Basketball	.07	.08	.09	.10	.11	
7th Grade Boys' Basketball	.07	.08	.09	.10	.11	
Head Girls' Basketball	.16	.17	.18	.19	.21	
Assistant Girls' Basketball	.09	.10	.11	.12	.13	
Girls' Jr. Var. Basketball	.08	.09	.10	.11	.12	
8th Grade Girls' Basketball	.07	.08	.09	.10	.11	
7th Grade Girls' Basketball	.07	.08	.09	.10	.11	
Swimming	.08	.09	.10	.11	.12	
Head Baseball	.11	.12	.13	.14	.15	
Assistant Baseball	.09	.10	.11	.12	.13	
Reserve Baseball	.08	.09	.10	.11	.12	
Head Softball	.11	.12	.13	.14	.15	
Assistant Softball	.09	.12	.13	.12	.13	
Reserve Softball	.08	.09	.10	.12	.13	
Head Boys' Track						
Assistant Boys' Track	.10	.11	.12	.13	.14	
Middle School Boy's Track	.08	.09	.10	.11	.12	
Head Girls' Track	.05	.055	.065	.075	.09	
Assistant Girls' Track	.10	.11	.12	.13	.14	
	.08	.09	.10	.11	.12	
Middle School Girls' Track	.05	.055	.065	.075	.09	
Var. & Res. Cheerleading	.07	.075	.08	.085	.095	
Freshman Cheerleading	.04	.045	.05	.055	.065	
M.S. Cheerleading Adv.	.035	.04	.045	.05	.055	
Weight lifting*	.035	.04	.045	.05	.055	
*Per season, including summer3 seasons count as one step						

Non-Athletic Supplementals

POSITION	Step 0	Step 1	Step 2	Step 3	Step 4
Senior Class Advisor	.02	.025	.03	.035	.045
Junior Class Advisor	.035	.04	.045	.05	.06
Sophomore Class Advisor	.01	.015	.02	.025	.035
Freshman Class Advisor	.01	.015	.02	.025	.035
M.S. Academic Advisor	.04	.05	.06	.07	.09
National Honor Society Advisor	.01	.015	.02	.025	.035
6-12 Student Council Advisor	.06	.070	.07	.08	.085
Junior State of America	.02	.025	.03	.035	.045
Teen Institute	.02	.025	.03	.035	.045
Newspaper Advisor	.04	.045	.05	.055	.065
H.S. Yearbook Advisor	.05	.055	.06	.065	.075
Key Club Advisor	.04	.045	.05	.055	.065
Art Club	.02	.025	.03	.035	.045
Spanish Club Advisor	.02	.025	.03	.035	.045
Marching Band Director	.15	.16	.17	.18	.20
Assistant Marching Band Director	.06	.065	.07	.075	.085
Flag Corps Advisor	.04	.05	.06	.07	.08
Pep Band	.07	.075	.08	.085	.095
Show Choir	.06	.065	.07	.075	.08
Majorette Advisor	.04	.05	.06	.07	.08
Drama Director for Musical	.055	.06	.065	.07	.08
Musical Dir. For Musical	.055	.06	.065	.07	.08
Play Director (Non-musicals)	.05	.055	.06	.065	.075
Lighting Dir. for Play/Musical	.0085	.009	.0095	.01	.015
Intramural*	.01	.015	.02	.025	.03
*Some a	thletic, some	non-athlet	ic		

Coaching or pupil activity permits are required for individuals who direct, supervise, or coach a student activity program that involves athletics, routine or regular physical activity or activities with health and safety considerations. The Board or designee will determine which staff members need to have a permit.

Please not that an individual hired to direct, supervise, or coach a pupil activity program that does not involve athletics or routine or regular physical activity or health and safety

considerations is not required to hold a pupil activity permit pursuant to section 3319.303 of the Ohio Revised Code if that individual holds a current valid educator license issued under sections 3319.22, 3319.26, or 3319.27 of the Revised Code. See also rule 3301-27-01 of the Ohio Administrative Code.

Preschool Coordinator - five thousand dollars (\$5,000.00 paid over 26 pays)

two thousand three hundred dollars (\$2,300.00 paid

District Webpage Coordinator - over

twenty-six [26] pays)

Lead Teacher - \$1,500.00

Destination Imagination Advisor - \$1,500.00

Elementary Quiz Bowl Advisor - \$1000.00 M.S. Quiz Bowl Advisor - \$1000.00 Spelling Bee Advisor - \$600.00

Those bargaining unit members who participate in Preschool/Kindergarten Screening shall receive pay at

his/her hourly rate for any work done beyond the contract year. Such pay shall be made no later than the first pay in July.

The following extended time contracts shall be paid at the bargaining unit member's daily rate of pay:

- High School Guidance Counselor 20 days of extended time paid over 26 pays

- Elementary Guidance Counselor 10 days of extended time paid over 26 pays

- Math/Reading Specialist Coach per diem rate for any days that are worked beyond the

standard 184-day contract and that have prior approval

by the Superintendent

As per the December 31, 2005 decision of the arbitrator, all supplemental contracts and extended time contracts shall be listed in the Master Agreement. Any new proposed contracts by the Board shall require notification to the Association and the parties shall negotiate over the compensation for the contract.

The following are examples of such contracts:

- Librarian(s)
- Career Based Intervention teacher(s), High School level
- Career Based Intervention teacher(s), Middle School-age level
- Technology Team Members

Seasonal Athletic Site Managers \$1000.00

8. Supplemental Compensation Schedule

<u>Paid On:</u> <u>2nd Half of Supplemental Paid On:</u> <u>Paid On:</u>

FALL SPORTS

Tennis 2nd pay of September 1st pay of November

Cross Country Volleyball Football Golf

Marching Band Director Asst. Marching Band Director

Flag Corps Advisor

Fall Athletic Site Manager

WINTER SPORTS

Basketball 2nd pay of December 1st pay of March

Intramural Director

Swimming Bowling

Winter Athletic Site Manager

SPRING SPORTS

Softball 2nd pay of April 1st pay of June

Baseball Track Tennis

Spring Athletic Site Manager

OTHER SUPPLEMENTALS

Assistant Athletic Director 1st pay of November 1st pay of March 1st pay of June Faculty Athletic Manager 1st pay of November 1st pay of March 1st pay of June

Cheerleading 1st pay of November 1st pay of March

Fall Weight Lifting 1st pay of November

Winter Weight Lifting 1st pay of March

Spring Weight Lifting 1st pay of June

Summer Weight Lifting 1st pay of September

Instrumental Small Group 1st pay of March 1st pay of June

All Other Supplementals 1st pay of December 1st pay of June

J. Fringe Benefits

1. Health Insurance

The Employer will offer full-time bargaining unit employees health insurance as defined by the Crestline Exempted Village School District Health Insurance Plan Booklet effective July 1, 2010 with the understanding that all Rx will be covered according to the Caremark Drug listing. Overrides that currently occur in order to comply with the July 1, 2007 plan booklet (due to the switch to OMERESA) will cease to happen including Diabetics supplies. However, a plan design change to include Diabetic Supplies, Pumps, and pump supplies as part of the plan will occur. Co-pays and/or deductible/coinsurance shall be applicable to these diabetic expenses.

Effective July 1, 2010 the Employer shall pay eighty-nine percent (89%) of the cost of the individual or family health insurance plan, whichever is applicable, for each full-time bargaining unit member who elects to participate in the Employer's group health insurance plan.

The balance of the cost of the health insurance plan shall be paid by the employee through payroll deduction.

Bargaining unit members choosing to participate in the employer's health insurance program must complete all necessary paperwork with the Treasurer within thirty (30) calendar days of an insurance orientation (Appendix P) to be provided by the Treasurer. The insurance orientation shall take place within thirty (30) calendar days of Board approval of contract.

Bargaining unit members who work part time may elect to participate in the health insurance plan of the district provided that they pay fifty percent (50%) of the monthly premium. The Board will pick up the remaining fifty percent (50%).

2. Non-Participation Option

A full-time employee shall have the option to not be covered by the health insurance plan of the district and will be reimbursed at the rates listed below. Employees covered by the Employer's plan through their spouse are not eligible for reimbursement. Employees wishing to elect this non-participation option must notify the Treasurer of the District within thirty (30) calendar days of an insurance orientation session (Appendix P) with the Treasurer or thirty (30) calendar days after their first day of work in each contract year.

\$200.00 per month for each full month of family coverage \$90.00 per month for each full month of single coverage

3. <u>Life Insurance</u>

Each full-time bargaining unit member shall be provided, at no cost to the member, life insurance in the amount of fifty thousand dollars (\$50,000) and a like amount for accidental death and dismemberment.

4. Dental Insurance

Effective July 1, 2010 the Employer shall pay eighty-nine percent (89%) of the cost of the individual or family dental insurance plan, whichever is applicable, for each full-time bargaining unit member. The dental insurance plan shall be defined by the Crestline Exempted Village School District Dental Insurance Plan Description Booklet as amended (see Appendix S) and effective July 1, 2010. Bargaining unit members choosing to participate in the employer's dental insurance program must complete all necessary paperwork with the Treasurer within thirty (30) calendar days of an insurance orientation (Appendix P) to be provided by the Treasurer. The insurance orientation shall take place within thirty (30) days of Board approval of contract.

5. Section 125 Plan

The Board will institute a Section 125 Plan to enable employees to tax shelter costs for health benefits. The plan year shall be July 1 through June 30 each year. All bargaining unit members who choose to participate must complete the necessary and appropriate paperwork with the Treasurer to enroll in the plan on or before June 30th each year. Coverage will be effective July 1st of that year. Newly hired bargaining unit members who choose to participate in the plan must complete all necessary paperwork with the Treasurer within thirty (30) calendar days of an insurance orientation (Appendix P) to be provided by the Treasurer. The insurance orientation shall take place within thirty (30) calendar days of Board approval of contract.

6. <u>Vision Insurance Coverage</u>

Effective July 1, 2010 the Employer shall pay eighty-nine percent (89%) of the cost of the individual or family vision insurance plan, whichever is applicable, for each full-time bargaining unit member (Vision Service Plan, VSP, Plan C). Bargaining unit members choosing to participate in the employer's health insurance program must complete all necessary paperwork with the Treasurer within thirty (30) calendar days of an insurance orientation (Appendix P) to be provided by the Treasurer. The

insurance orientation shall take place within thirty (30) calendar days of Board approval of contract.

7. <u>Insurance Study Committee</u>

The CEA agrees to participate with the Board of Education and OAPSE to form an Insurance Study Committee for the district. The CEA will select three (3) members of the bargaining unit to be representatives on this committee.

The purpose of this committee shall be to investigate and/or identify the best possible health, dental and vision care plans for the district at a cost effective price. The committee shall gather information, study, research alternative insurance options and monitor the performance of the existing insurance plans and their funding. The duties of the committee shall be to review and analyze all pertinent healthcare and insurance information germane to the purpose of the committee and to recommend appropriate changes to each of their respective entities.

The Superintendent shall call the first meeting of the committee and the committee will then choose a chairman by consensus of the committee members. The chairperson shall serve a term of one school year.

The Administration shall provide the committee with aggregate health and financial information as requested subject to applicable law. Under no conditions will personally identifiable medical information be exchanged.

The Administration shall pay for all reasonable costs incurred that pertain to material and training fulfilling the purpose of the committee. Release time for the members of the committee shall be made available such as to allow members to complete their purposes.

Members of the committee shall not be subject to any adverse impact due to membership on said committee. The committee shall determine the duration and frequency of all regular meetings. Appropriate work products shall be furnished to Administration, the CEA and OAPSE on a quarterly basis.

All parties clearly understand that this committee cannot alter the insurance plans of the district. Recommendations from the committee will be made to each of the represented parties.

8. Open Enrollment and Qualifying Events

a. There shall be an open enrollment period annually for current district employees from June 1st through June 30th annually. Bargaining unit

members not previously participating in any or all of the insurance programs of the district must complete the necessary and appropriate paperwork with the Treasurer to enroll in those insurance programs on or before June 30th. In such circumstances, the coverage will be effective July 1st of that year.

b. In addition to the open enrollment period (once a year), an employee who loses primary coverage due to a qualifying event will become eligible for benefits, as determined by the plan, and must complete all necessary paperwork with the Treasurer within thirty (30) calendar days of the qualifying event.

K. STRS Pick-up Utilizing the Salary Reduction Method

The Board of Education of the Crestline Exempted Village School District herewith agrees with the Crestline Education Association to pick-up, utilizing the salary reduction method, contributions to the State Teachers Retirement System paid upon behalf of the employees in the bargaining unit under the following terms and conditions:

- 1. The amount to be "picked-up" on behalf of each employee shall be the percentage assessed by STRS to the employee of the employee's gross annual compensation. The employee's annual compensation shall be reduced by an amount equal to the amount "picked-up" by the Board for the purpose of state and federal tax only.
- 2. The pick-up percentage shall apply uniformly to all members of the bargaining unit as a condition of employment.
- 3. The pick-up shall become effective January 1, 1984, and shall apply to all compensation including supplemental earnings thereafter.
- 4. The parties agree that should the rules and regulations of the IRS or retirement system change making this procedure unworkable, the parties agree to return, without penalty, to the former method of employee/employer contributions.
- 5. Payment for all paid leaves, sick leave, personal leave, retirement compensation and supplementals, including unemployment and workers' compensation, shall be based on the employee's daily gross pay prior to reduction as a basis (e.g., gross pay divided by the number of days in a bargaining unit member's contract).

SALARY INDEX

EFFECTIVE July 1, 2020

STEP	ВА	5 YR	MA	MA+15	MA+30
Step 0	1.0000	1.0500	1.1500	1.2000	1.2500
Step 1	1.0500	1.1000	1.2000	1.2500	1.3000
Step 2	1.1000	1.1500	1.2500	1.3000	1.3500
Step 3	1.1500	1.2000	1.3000	1.3500	1.4000
Step 4	1.2000	1.2500	1.3500	1.4000	1.4500
Step 5	1.2500	1.3000	1.4000	1.4500	1.5000
Step 6	1.3000	1.3500	1.4500	1.5000	1.5500
Step 7	1.3500	1.4000	1.5000	1.5500	1.6000
Step 8	1.4000	1.4500	1.5500	1.6000	1.6500
Step 9	1.4500	1.5000	1.6000	1.6500	1.7000
Step 10	1.5000	1.5500	1.6500	1.7000	1.7500
Step 11	1.5500	1.6000	1.7000	1.7500	1.8000
Step 12	1.6000	1.6500	1.7500	1.8000	1.8500
Step 13	1.6000	1.6500	1.8000	1.8500	1.9000
Step 14	1.6000	1.6500	1.8500	1.9000	1.9500
Step 15	1.6000	1.6525	1.9000	1.9500	2.0000
Step 17	1.6000	1.6525	1.9200	1.9525	2.0200
Step 20	1.6500	1.7000	1.9525	2.0200	2.0525
Step 25	1.6525	1.7200	1.9550	2.0500	2.0550
Step 27	1.6550	1.7400	1.9750	2.0700	2.0750

SALARY SCHEDULE 2021-2022
Base \$31 995

STEP	ВА	5 YR	MA	MA+15	MA+30
0	31,995	33,595	36,794	38,394	39,994
1	33,595	35,195	38,394	39,994	41,594
2	35,195	36,794	39,994	41,594	43,193
3	36,794	38,394	41,594	43,193	44,793
4	38,394	39,994	43,193	44,793	46,393
5	39,994	41,594	44,793	46,393	47,993
6	41,594	43,193	46,393	47,993	49,592
7	43,193	44,793	47,993	49,592	51,192
8	44,793	46,393	49,592	51,192	52,792
9	46,393	47,993	51,192	52,792	54,392
10	47,993	49,592	52,792	54,392	55,991
11	49,592	51,192	54,392	55,991	57,591
12	51,192	52,792	55,991	57,591	59,191
13	51,192	52,792	57,591	59,191	60,791
14	51,192	52,792	59,191	60,791	62,390
15	51,192	52,872	60,791	62,390	63,990
16	51,192	52,872	60,791	62,390	63,990
17	51,192	52,872	61,430	62,470	64,630
18	51,192	52,872	61,430	62,470	64,630
19	51,192	52,872	61,430	62,470	64,630
20	52,792	54,392	62,470	64,630	65,670
21	52,792	54,392	62,470	64,630	65,670
22	52,792	54,392	62,470	64,630	65,670
23	52,792	54,392	62,470	64,630	65,670
24	52,792	54,392	62,470	64,630	65,670
25	52,872	55,031	62,550	65,590	65,750
26	52,872	55,031	62,550	65,590	65,750
27	52,952	55,671	63,190	66,230	66,390

SALARY SCHEDULE 2022-2023 Base \$32,635

STEP	ВА	5 YR	MA	MA+15	MA+30
0	32,635	34,267	37,530	39,162	40,794
1	34,267	35,899	39,162	40,794	42,426
2	35,899	37,530	40,794	42,426	44,057
3	37,530	39,162	42,426	44,057	45,689
4	39,162	40,794	44,057	45,689	47,321
5	40,794	42,426	45,689	47,321	48,953
6	42,426	44,057	47,321	48,953	50,584
7	44,057	45,689	48,953	50,584	52,216
8	45,689	47,321	50,584	52,216	53,848
9	47,321	48,953	52,216	53,848	55,480
10	48,953	50,584	53,848	55,480	57,111
11	50,584	52,216	55,480	57,111	58,743
12	52,216	53,848	57,111	58,743	60,375
13	52,216	53,848	58,743	60,375	62,007
14	52,216	53,848	60,375	62,007	63,638
15	52,216	53,929	62,007	63,638	65,270
16	52,216	53,929	62,007	63,638	65,270
17	52,216	53,929	62,659	63,720	65,923
18	52,216	53,929	62,659	63,720	65,923
19	52,216	53,929	62,659	63,720	65,923
20	53,848	55,480	63,720	65,923	66,983
21	53,848	55,480	63,720	65,923	66,983
22	53,848	55,480	63,720	65,923	66,983
23	53,848	55,480	63,720	65,923	66,983
24	53,848	55,480	63,720	65,923	66,983
25	53,929	56,132	63,801	66,902	67,065
26	53,929	56,132	63,801	66,902	67,065
27	54,011	56,785	64,454	67,554	67,718

SALARY SCHEDULE 2023-2024 Base \$33,288

STEP	ВА	5 YR	MA	MA+15	MA+30
0	33,288	34,952	38,281	39,946	41,610
1	34,952	36,617	39,946	41,610	43,274
2	36,617	38,281	41,610	43,274	44,939
3	38,281	39,946	43,274	44,939	46,603
4	39,946	41,610	44,939	46,603	48,268
5	41,610	43,274	46,603	48,268	49,932
6	43,274	44,939	48,268	49,932	51,596
7	44,939	46,603	49,932	51,596	53,261
8	46,603	48,268	51,596	53,261	54,925
9	48,268	49,932	53,261	54,925	56,590
10	49,932	51,596	54,925	56,590	58,254
11	51,596	53,261	56,590	58,254	59,918
12	53,261	54,925	58,254	59,918	61,583
13	53,261	54,925	59,918	61,583	63,247
14	53,261	54,925	61,583	63,247	64,912
15	53,261	55,008	63,247	64,912	66,576
16	53,261	55,008	63,247	64,912	66,576
17	53,261	55,008	63,913	64,995	67,242
18	53,261	55,008	63,913	64,995	67,242
19	53,261	55,008	63,913	64,995	67,242
20	54,925	56,590	64,995	67,242	68,324
21	54,925	56,590	64,995	67,242	68,324
22	54,925	56,590	64,995	67,242	68,324
23	54,925	56,590	64,995	67,242	68,324
24	54,925	56,590	64,995	67,242	68,324
25	55,008	57,255	65,078	68,240	68,407
26	55,008	57,255	65,078	68,240	68,407
27	55,092	57,921	65,744	68,906	69,073

ARTICLE IX EFFECTS AND DURATION OF THE CONTRACT

A. <u>Board Rights Preserved</u>

All Board rights, powers, duties, discretion, authority and prerogatives are retained by and shall remain exclusively vested in the Board, except as clearly and specifically limited by this Agreement. All rights, powers, duties or authorities not specifically reduced to writing as a part of this Agreement are reserved solely to the discretion of the Board of Education and the administration whether or not such rights have been exercised by the Board in the past. The exercise of the above Board rights will not infringe upon the rights of the bargaining unit members or the Association as provided in ORC 4117. The employer retains those management rights as specified in ORC 4117.08(C) except as clearly and specifically limited by this Agreement.

B. Effects of the Contract

The terms and conditions as set forth in this Contract indicate the understanding that exists between the parties to this Contract; however, it is further agreed that nothing contained in said Contract should be interpreted to deny the Association or the staff members of any rights, benefits or privileges under the laws of the State of Ohio in effect on the effective date of this Contract unless an included provision has been expressly composed to alter a provision of law in accordance with ORC 4117.

C. Work Stoppage

The parties agree that this Agreement provides processes for the orderly resolution of differences and agree that during the term of the contract the CEA and its agents agree not to call, engage in, sanction or approve any strike or work stoppage, notwithstanding provisions afforded in ORC 4117. Likewise, the Board agrees not to lockout any of the bargaining unit members, notwithstanding provisions afforded in ORC 4117.

D. <u>Severability</u>

If any provision of this Contract or any application of this Contract to any member or group of members shall be found to be contrary to law, then such provision or application shall not be deemed valid and subsisting, but all other provisions or applications shall continue in full force and effect. The Contract itself will remain in full force and effect for its duration; however, the parties will meet within ten (10) days for the purpose of renegotiating only the provision(s) found to be contrary to law.

E. Board Policy and Practices

As they pertain to members of the bargaining unit, policy and procedures of the Board shall not conflict with this Agreement. Should there be a conflict between this Contract and any such policy or practice, then the terms of this Contract shall prevail.

F. Copies of Contract

Within thirty (30) days after this Contract is signed, copies shall be printed at the Board's expense and distributed to the Association Treasurer. Any subsequent revision(s) or amendment(s) also shall be printed at the Board's expense and distributed to the Association's Treasurer within thirty (30) days of said revision or amendment.

The Association and the Board agree that sufficient copies of the contract will mean enough copies for the Association President and the building representative in each school building.

Both parties agree that efforts will be made to minimize the number of printed copies of the contract by posting the bargaining agreement on the district file server so that all bargaining unit members may have access to it in electronic format, and that individual members may print copies from that source.

G. In accordance with 4117.10(A), terms and conditions of employment as defined by this Agreement are understood to supersede state law. Where the contract is void of language or reference to a topic, both parties agree that applicable state law will apply.

H. Term of Contract

The articles of this Contract shall become effective 12:01 a.m., July 1, 2021, following the ratification by both parties and the written execution thereof and shall remain in full force and effect until June 30, 2024. This agreement is made and entered into at Crestline, Ohio, on this _____ day of July, 2021, by and between the Board and the Association.

<u>Agreement</u>

This contract between the parties is attested to by the representatives whose signatures appear below:

	Board of Education of the Crestline opted Village Schools	Cres	stline Education Association
Ву:	Hoard President Date	Ву:	CEA President 9/8/2
Ву:	Date Mina Chinec 11/17/21 District Treasurer Date Date	Ву:	VIJCEA Negotiations Chair
Ву:	Superintendent Date		

APPENDICES

A-R

Step I...Principal/Supervisor Level

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT GRIEVANCE REPORT FORM

(Grievance arises from actions of Principal or Immediate Supervisor)

Distribution of Form:

Name	of Grievant	Date Step II filed	/	/
Assigr	ment	Building		
A.	Date cause of grievance occurred:/			
В.	1. Statement of Grievance:			
	2. Relief sought:			
			<u> </u>	
Signa	ature of Grievant	Date	е	
C. Da	te received by Principal or Immediate Supervisor:			
) Dis	position by Principal or Immediate Supervisor:			

Step II-ASuperintendent Level

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT GRIEVANCE REPORT FORM

(After filing of Step I when grievance arises from actions of Principal or Immediate Supervisor)

1. Superintendent – 2 copies	<u>Distribution o</u> 2. Building Princip 4. Building Representat	al or Supervisor		ssociation President
Name of GrievantD	ate Step I filed/_			
A. Position of Grievant:				
Signature of Grievant		 	/_ Date	
B. Date received by Superinte	ndent or Designee:			
C. Disposition by Superintende	ent or Designee:			
			,	1

Signature of Superintendent or Designee

Date

Step II-B...Direct Filing at Superintendent Level

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT **GRIEVANCE REPORT FORM**

(When Grievance arises from actions of the Superintendent and Step I is by-passed)

Distribution of Form:

- 1. Superintendent 2 copies 2. Association President
- 4. Grievant
- 3. Building Representative

Name of Grievant	Date Step II filed	
Assignment	Building	
A. Date cause of grievance occurred:/		
3. 1. Statement of Grievance:		
2. Relief sought:		
Signature of Grievant	/ Date	/
orginature of Grievant	Bate	
C. Date received by Superintendent or Designee:		
D. Disposition by Superintendent or Designee:		
D. Disposition by Superintendent of Designee.		
		/
Signature of Superintendent or Designee	Date	

Step III...Formal Procedure

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT GRIEVANCE REPORT FORM

Distribution of Form:

1. B	oard of Educ	cation – 6 Copies 2. Superintendent I was 4. Association President 5. Building	– 2 copies 3. Buildir	ng Principal or Supervisor (If Step 4. Grievant
Nam	e of Grieva	nt	Date Step II	filed//
Assiç	gnment		Building	
Grie	/ance origin	nated from actions of:		
	1	Principal or Immediate Supervisor	Date Step I was filed	:
	2	Superintendent	Date Step II was file	d/
A.	Position	of the Grievant		
Sig	nature of G	rievant		// Date
B. D	ate receive	d by the Board of Education or Desig	nee:/	1
C. D	isposition b	by the Board of Education:		

Signature of Superintendent or Designee

Step IV...Arbitration Level CRESTLINE EXEMPTED VILLAGE SCHOOL DEISTRICT GRIEVANCE REPORT FORM

<u>Distribution of Form</u>

- 1. Treasurer, Board of Education 6 Copies
- 2. Superintendent 3. Association President 4. Grievant

REQUEST FOR ARBITRATION

Top to be completed by the grievant or his/her representative(s) within ten (10) days following receipt of the disposition of the grievance in Step III. Request shall be by certified mail with return receipt requested and shall be addressed to the Treasurer of the Board of Education.

Name of Aggrieved	Date _	/_	/
Date Grievant Received Disposition of Step III:/_		-	
I (we) hereby request that the grievance originally dated original step be submitted to arbitration.	l/	/	_ in its
Signature of Grievant	Date	//	<u></u>
Signatures of CEA Executive	Board:		
President:			
Vice President:			
Treasurer:		//	
Secretary:		//	
Building Reps:		//	,
		/ /	,

Grievance Time - Line Adjustment

The parties in interest agree to the following time-line adjustments:

Step I Adjustments for Grievant:			
Adjustments for principal or Supervisor:			
Step 1	was by-passed acc	cording to Article III, B4	
Signature of Grievant or Representative	Date	Signature of Principal or Immediate Supervisor	Date
Step II-A or Step II-B (Circle A or B) Adjustments for Grievant:			
Adjustments for principal or Supervisor:			
Signature of Grievant or Representative	Date	Signature of Principal or Immediate Supervisor	Date
Step III Adjustments for Grievant:			
adjustments for principal or Supervisor:			
Step IV Adjustments for Grievant:			
Adjustments for principal or Supervisor:			
Signature of Grievant or Representative	Date	Signature of Principal or Immediate Supervisor	Date

TEACHER'S NAME	
----------------	--

ALTERNATIVE IN-SERVICE REQUEST

<u>PRIOR TO IN-SERVICE</u>: Attach copy of any applicable workshop announcements to this request.

Alternative desiring to attend:
Date of alternative://
Number of clock hours:
LIST OBJECTIVES TO BE LEARNED FROM ALTERNATIVE
1
2
3
4
Superintendent or Designee's Approval
AFTER IN-SERVICE:
IDEAS GAINED
1
2
3
4
Teacher's Signature

Return completed form to your building principal upon return from the alternative in-service.

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT

REQUEST FOR SEVERANCE PAYMENT

Name	Date
1.	I hereby certify that my employment with the Crestline Exempted Village Schools will be terminated effective for the purpose of retirement. I hereby request severance payment under Article VIII, Section F, of the Board-Association negotiated agreement
2.	Severance will be granted for one-half (1/2) of the bargaining unit member's accumulated but unused sick leave to a maximum of seventy-three (73) days. Furthermore, an additional payment of one thousand dollars (\$1,000) shall be added to the total severance payment should my resignation be submitted one hundred (100) days or more from the date listed in Section 1. I certify that my retirement resignation is hereby submitted to the Crestline Schools Treasurer as of
3.	Severance pay will be at the per diem rate (excluding supplementals and extended time) of the eligible employee and shall be payable upon the member having fulfilled the requirements of Article VIII, F. Severance shall be received in two (2) payments. Fifty percent (50%) shall be paid in the calendar year of retirement. The remaining fifty percent (50%) shall be paid in January of the succeeding calendar year.
Bargai	ining Unit Member Signature & Date:
Crestli	ne School Treasurer Signature & Date:
Treas	urer's Use Only:
(Memb	ers Per Diem Rate) X + = = (Total Severance Payment) (Total Severance Payment)
(Total S	Severance Payment)

CRESTLINE EXEMPTED VILLAGE SCHOOL DISTRICT

EVALUATION FORMS

IMPROVEMENT PLAN					
Teacher Name:				Grade Level/Subject:	
School Year:	Build	ding:		Date of Improvement Plan Conference:	
However, districts have discretion deficiencies in any individual comp	n to place a conent of the ponents of	any teacher on e evaluation sy the plan and th	an Imp stem. Th	as a Final Holistic Rating of Ineffective provement Plan at any time based on the notice requirements for being placed mentation process for the plan may be	
through professional development the timeline specified in the Impro or continue working under the plan	t and targetovement Pla n.	ed support. If the land the evaluate	ne teach r may re	cies in performance and foster growth ner does not take corrective actions in ecommend the teacher be dismissed	
for the Teaching Profession. Att			or impro	ovement related to the <i>Ohio Standards</i>	
Performance Standard(s) Addressed in this Plan	Date(s) I	Improvement A ncern(s) Obser		Specific Statement of the Concern(s): Area(s) of Improvement	
Section 2: Desired Level of Per will be measured for each goal.	formance	List specific g	oal(s) to	o improve performance. Indicate what	
List Goal Statement(s) Indicating Performance on Ohio Standards for the Teaching Profession	Beginning Date	g Ending Date		Level of Performance: Specifically Describe Successful Improvement Target(s)	
				tions the teacher must take to improve se to document the completion of the	
Actions to be Taken			Qualitative or Quantitative Measurable Indicators: Evidence Indicating Progress on the Goal(s)		
		LVIGET	ioc maic	odding i rogicos on the Goal(s)	

Section 4: Assistance and Professional Development —Describe in detail sp provided as well as opportunities for professional development.	ecific supports that will be
Section 5: Alignment to District and/or Building Improvement Plan(s)—Descand/or building improvement plan(s).	
Comments:	
Date for Improvement Plan to be evaluated:	_
Teacher's Signature:	Date:
Evaluator's Signature:	Date:

The evaluator's signature on this form verifies the proper procedures as detailed in the local contract have been followed.

Improvement Plan: Evaluation of Plan

Teacher Name	:	Grade Level/Subject:
School Year: _	Building:	Date of Improvement Plan Conference:
	ent Plan will be evaluated at the end of the time s Plan will be one of the following.	pecified in the plan. Outcomes from the
	Improvement is demonstrated and performance of performance.	standards are met to a satisfactory level
	The Improvement Plan should continue for time s	specified:
	Dismissal is recommended.	
Comments: P	rovide justification for recommendation indicated anded action.	bove and attach evidence to support
	d this evaluation and discussed it with my evaluato performance status; it does not necessarily imply l	
Teacher's Sign	ature:	Date:
Evaluator's Sig	nature:	Date:
_		

The evaluator's signature on this form verifies the proper procedures as detailed in the local contract have been followed.

Teacher Performance Evaluation Rubric

The Teacher Performance Evaluation Rubric is to be scored holistically. This means evaluators will assess which level provides the best overall description of the teacher. The rating process is to occur on completion of each 30-minute observation and post-conference. To determine the rating for each 30-minute observation, the evaluator is to consider evidence gathered during the pre-conference, observation, post-conference and classroom walkthroughs, if applicable. Note that when completing the performance rubric, evaluators are not expected to gather evidence on all indicators for each observation cycle. Likewise, teachers may, but are not required to, bring additional pieces of evidence to address all indicators. The professionalism section of the rubric may use evidence collected during the pre-conferences and post-conferences as well as information from the Professional Growth and/or Improvement Plan, if applicable.

Domains	Components				
		Ineffective	Developing	Skilled	Accomplished
FOCUS FOR LEARNING (Standard 1: Students, Standard 2: Content, Standard 3: Assessment, Standard 4: Instruction) Possible Sources of Evidence: pre-conference, artifacts, portfolios, analysis of student data, lesson plans, student surveys, common assessments	Use of High- Quality Student Data Element 1.1 Element 1.2 Element 1.3 Element 3.3	The teacher does not use high-quality student data to develop measurable and developmentally appropriate student growth goal(s).	The teacher uses one source of high-quality student data and attempts to analyze patterns to develop measurable and developmentally appropriate student growth goal(s). The analysis may be incomplete or inaccurate.	The teacher thoroughly and correctly analyzes patterns in at least two sources of high-quality student data to develop measurable and developmentally appropriate student growth goal(s) and monitors student progress toward goal(s).	The teacher thoroughly and correctly analyzes trends and patterns in at least two sources of high-quality student data to develop measurable and developmentally appropriate student growth goal(s) and monitors student progress toward goal(s). The teacher plans for the facilitation of developmentally appropriate student data collection and strategies to assist in student goal setting and progress monitoring.
	Connections to prior and future learning Element 1.2 Element 2.1 Element 2.2 Element 2.4 Element 2.5	The teacher plans lessons that demonstrate no connections to student prior learning or future learning.	The teacher plans lessons that attempt to make connections with student prior learning or future learning. These connections are not clear.	The teacher plans lessons that intentionally make clear and coherent connections with student prior learning and future learning and includes strategies that communicate the connections to students.	The teacher plans lessons that intentionally make clear and coherent connections with student prior and future learning and includes strategies that communicate the connections to students - among lesson content, other disciplines and/or real-world experiences. The teacher plans lessons that use the input and



Domains	Components	Control to the control of the contro	E	Control Control	AND THE VALUE OF THE PARTY.
AND DESCRIPTION OF THE PERSON	The state of the s	Ineffective	Developing	Skilled	Accomplished
					contributions of families, colleagues and/or other professionals to understand each student's prior knowledge while supporting the student's development.
	Connections to state standards and district priorities Element 2.3 Element 4.1 Element 4.7	The teacher's instructional plan does not reference Ohio's Learning Standards.	The teacher's instructional plan references Ohio's Learning Standards, but goals and activities do not align with student needs, school and district priorities or the standards.	The teacher's instructional plan incorporates activities, assessments and resources, including available technology, that align with student needs, school and district priorities, and Ohio's Learning Standards.	The teacher's instructional plan incorporates activities, assessments and resources, including available technology, that align with student needs, school and district priorities, and Ohio's Learning Standards. The teacher participates in studying and evaluating advances in content and/or provides input or school and district curriculum.
KNOWLEDGE OF STUDENTS (Standard 1: Students, Standard 4: Instruction, Standard 6: Collaboration and Communication) Possible Sources of Evidence: analysis of student data, pre-conference, artifacts, student surveys	Planning instruction for the whole child Element 1.2 Element 1.4 Element 4.2 Element 4.2 Element 4.4 Element 6.4	The teacher's instructional plan makes no connections to and the teacher is not familiar with student experiences, culture, developmental characteristics or backgrounds.	The teacher's instructional plan makes minimal connections to student experiences, culture, developmental characteristics or student backgrounds.	The teacher's instructional plan reflects connections to student experiences, culture and developmental characteristics. These may include prior learning, abilities, strengths, needs, talents, backgrounds, skills, language proficiency and interests.	The teacher's instructional plan reflects consistent connections to student experiences, culture and developmental characteristics. These may include prior learning, abilities, strengths, needs, individual talents, backgrounds, skills, language proficiency and interests. The instructional plan draws upon input from school professionals and outside resources.



Domains	Components	A CHARLEST TO SECURIOR				
ON S EIGHT		Ineffective	Developing	Skilled	Accomplished	
LESSON DELIVERY (Standard 2: Content, Standard 3: Assessment, Standard 4: Instruction Standard 5: Learning Environment,	Communi- cation with students Element 2.2 Element 4.3 Element 4.6 Element 6.1	The teacher does not communicate learning goals and expectations for mastery and does not model exemplary performance to students. Students cannot discern learning goals. Differentiated learning goals are not used.	The teacher inconsistently communicates learning goals, expectations for mastery and models of exemplary performance to students. There is limited use of differentiated learning goals.	The teacher is consistent and effective in communicating appropriate, needs-based, differentiated learning goals, expectations for mastery and models of exemplary performance to students.	The teacher is consistent and effective in communicating differentiated learning goals (such as needs based, interest based, strength based), expectations for mastery and models of exemplary performance to students through multiple communication techniques.	
Standard 6: Collaboration and Communication) Possible Sources of Evidence: pre-conference, post-conference, formal observation, classroom walk- throughs/informal observations, pear review		The teacher does not demonstrate content knowledge by using content-specific, developmentally appropriate language or content-specific strategies. There is no student engagement.	The teacher demonstrates some content knowledge by using limited content-specific, developmentally appropriate language and limited content-specific strategies. Students demonstrate little engagement in the lesson.	The teacher consistently demonstrates content knowledge by using content-specific, developmentally appropriate language and content-specific strategies to engage students. The teacher's communication strategies and questioning techniques check for understanding and encourage higher-level thinking.	The teacher consistently demonstrates content knowledge by using content-specific, developmentally appropriate language and content-specific strategies to engage students. The teacher communication strategies and questioning techniques engage students in higher-level and creative thinking and stimulate student-to-student interactions	
		The teacher does not give students feedback.	Feedback to students is general, occasional or limited and may not always support student learning.	The teacher gives students substantive, specific and timely feedback to support their learning.	The teacher gives students substantive, specific and timely feedback to support individual student learning. The teacher gives students opportunities to engage in self-assessment, provide feedback to each other and reflect on their own strengths and challenges.	



Domains	Components	A CONTRACTOR OF THE PARTY OF TH		i i	i e
AMERICAN STREET	The second secon	Ineffective	Developing	Skilled	Accomplished
	Monitoring student understanding Element 3.2 Element 3.3	The teacher fails to monitor and address student confusion and misconceptions.	The teacher inconsistently monitors or incorrectly addresses student confusion and misconceptions.	The teacher consistently monitors and addresses common student confusion and misconceptions by presenting information in multiple formats and clarifying content as he or she sees challenges.	The teacher consistently monitors, addresses, articulate and anticipates individual student confusion or misconceptions by presenting information in multiple formats and clarifying content as he or she sees challenges.
LESSON DELIVERY (continued)	Student- contored learning Element 3.5 Element 4.5 Element 5.3 Element 5.4	Learning is entirely teacher directed. Students are not participating in learning activities.	Learning is primarily teacher directed. Students participate in whole class learning activities.	Learning is a balance between teacher-directed instruction and student- directed interaction as students apply their knowledge and skills as developmentally appropriate. The teacher effectively combines collaborative and whole class learning opportunities to maximize student learning.	Learning is primarily self- directed with the teacher in the role of facilitator encouraging students to apply their knowledge and skills as developmentally appropriate. The teacher encourages students to persist in the learning tasks. The teacher effectively combines independent, collaborative and whole class learning opportunities to maximize student learning.
		There are no opportunities for student choice about what will be learned and how learning will be demonstrated. There is no evidence of differentiated instructional strategies or resources.	There are few opportunities for student choice about what will be learned and how learning will be demonstrated. The teacher uses limited differentiated instructional strategies or resources.	Teacher gives opportunities for student learning paths or ways to demonstrate their learning. Teacher uses differentiated instructional strategies and resources for groups of students.	Teacher routinely promotes opportunities for students to actively take part in developing goals toward mastery, and students are responsible for deciding how to demonstrate their learning. Instructional strategies, pacing and resources are differentiated to make the lesson accessible an challenging for all students, while supporting the various learning needs of individual students.



DOMAINS	Components	2		9	(ii)
		Ineffective	Developing	Skilled	Accomplished
CLASSROOM ENVIRONMENT (Standard 1: Students, Standard 5: Learning Environment) Possible Sources of Evidence: pre-conference, post-conference, formal observation, classroom walk- throughs/informal observations, poer review, student surveys	Classroom routines and procedures Element 5.5	The teacher has not established routines and procedures. Effective transitions are not evident, resulting in a significant loss of instructional time and frequent off-task behavior.	The teacher establishes routines and procedures but uses them inconsistently. Transitions are sometimes ineffective, resulting in a loss of instructional time. Off-task behavior is sometimes evident. The teacher makes decisions about dassroom operations.	The teacher consistently uses routines, procedures and transitions that effectively maximize instructional time. On-task behavior is evident. Students assume appropriate levels of responsibility for effective operation of the classroom.	The teacher and students have collaboratively established consistent use of routines, procedures and transitions that are effective in maximizing instructional time. On-task behavior is evident and ensured by students. Students initiate responsibility for effective operation of the classroom.
	Classroom climate and cultural competency Dement 1.4 Dement 5.1 Dement 5.2	There is no evidence of rapport or expectations for respectful, supportive and caring interactions with and among students and the teacher.	There is some evidence of repport and expectations for respectful, supportive and caring interactions with and among students and the teacher.	There is consistent evidence of rapport and expectations for respectful, supportive and caring interactions with and among students and the teacher.	The teacher intentionally creates a classroom environment that shows consistent evidence of rapport and expectations for respectful, supportive and caring interactions with and among students and the teacher.
		There is no demonstration of regard for student perspectives, experiences and culture. The teacher does not address needs related to student sense of well-being.	There is inconsistent demonstration of regard for student perspectives, experiences and culture. The teacher is aware of needs related to student sense of well-being but does not address them effectively.	There is demonstration of regard for student perspectives, experiences and outure. The teacher models expectations and behaviors that create a positive ofimate of openness, respect and care. The teacher anticipates and effectively addresses needs related to student sense of well-being.	There is demonstration of regard for student perspectives, experiences and culture. The teacher models expectations and behaviors that create a positive climate of openness, respect and care. The teacher anticipates and effectively addresses needs related to student sense of well-being. The teacher seeks and is receptive to the thoughts and opinions of individual students and the class. When appropriate, the teacher includes other school professionals and/or community resources to ensure all students are recognized and valued.



DOMAINS	Components	2			
		Ineffective	Developing	Skilled	Accomplished
ASSESSMENT OF STUDENT LEARNING (Standard 1: Students, Standard 3: Assessment) Possible Sources of Evidence:	Use of assessments Element 3.1 Element 3.2 Element 3.3 Element 3.4	The teacher does not use varied assessments.	The teacher makes limited use of varied assessments.	The teacher selects, develops and uses multiple assessments, including routine use of various diagnostic, formative and summative assessments.	The teacher intentionally and strategically selects, develops and uses multiple assessments, including routine use of various diagnostic, formative and summative assessments. The teacher offers differentiated assessment choices to meet the full range of student needs.
pre-conference, formal observation, classroom walk- throughs/informal observations, assessments,		The teacher fails to analyze data and makes little or no attempt to modify instruction to meet student needs.	The teacher attempts to analyze data and modify instruction, though the modifications do not meet student needs.	The teacher analyzes patterns to measure targeted student learning, anticipate learning obstacles, modify instruction and differentiate to meet the needs of groups of students.	The teacher analyzes data trends and patterns to measure targeted student learning, anticipate learning obstacles, modify instruction and differentiate to meet individual student needs.
student portfolios, post-conference		The teacher does not share evidence of student learning with students.	The teacher shares evidence of student learning with students.	The teacher shares evidence of student learning with parents and students to plan instruction to meet student needs.	The teacher shares evidence of student learning with colleagues, parents and students to collaboratively plan instruction to meet individual student needs.
	Evidence of student learning Element 1.3	The teacher's assessment data demonstrates no evidence of growth and/or achievement over time for most students.	The teacher uses one source of high-quality student data to demonstrate dear evidence of appropriate growth and/or achievement over time for some students.	The teacher uses at least two sources of high-quality student data to demonstrate growth and/or achievement over time, showing cleer evidence of expected growth and/or achievement for most students.	The teacher uses at least two sources of high-quality student data to demonstrate growth and/or achievement over time, showing clear evidence of above expected growth and/or achievement for most students.



Domains	Components			TO ALCOHOL:	i or commen
		Ineffective	Developing	Skilled	Accomplished
PROFESSIONAL RESPONSIBILITIES (Standard 6: Collaboration and Communication, Standard 7: Professional Responsibility and Growth) Possible Sources of Evidence: Professional Growth Plan or Improvement Plan, pre-conference, artifacts, self- assessment, peer review	Communication and collaboration with families Element 6.1 Element 6.2	The teacher does not communicate with students and families.	The teacher inconsistently or unsuccessfully uses communication and engagement strategies with students and families. These do not contribute adequately to student learning, well- being and development.	The teacher uses effective and appropriate communication and engagement strategies with students and families, resulting in partnerships that contribute to student learning, well-being and development.	The teacher uses multiple effective and appropriate communication and engagement strategies with individual students and families. These ongoing strategies promote two-way communication, active participation and partnerships that contribute to each student's learning, well-being and development.
	Communication and collaboration with colleagues Element 6.3	The teacher does not communicate and/or collaborate with colleagues.	The teacher inconsistently or unsuccessfully communicates and/or collaborates with colleagues, resulting in limited improvement of professional practice.	The teacher effectively communicates and collaborates with colleagues to examine instructional practice and analyze patterns in student work and student data to identify and implement targeted strategies for improving professional practice.	The teacher initiates effective communication and collaboration with colleagues outside the classroom, resulting in improvements in student learning, individual practice, school practice and/or the teaching profession.
	District policies and professional responsibilities Element 7.1	The teacher demonstrates a lack of understanding and regard for district policies, state and federal regulations, and the Licensure Code of Professional Conduct for Ohio Educators.	The teacher demonstrates minimal understanding of district policies, state and federal regulations, and the Licensure Code of Professional Conduct for Ohio Educators.	The teacher demonstrates understanding by following district policies, state and federal regulations, and the Licensure Code of Professional Conduct for Ohio Educators.	The teacher demonstrates understanding by following district policies, state and federal regulations, and the Licensure Code of Professional Conduct for Ohio Educators. The teacher exemplifies effective leadership characteristics beyond the disastroom. The teacher helps shape policy at the school, district or state level.



Domains	Components		5	10 September 20 cm	3
- AVE 10 AVE		Ineffective	Developing	Skilled	Accomplished
	Professional learning Element 7.2 Element 7.3	The teacher sets short-term and long-term professional goals but fails to monitor progress or take action to meet the goals.	The teacher sets and monitors short-term and long-term professional goals but fails to take appropriate action to meet the goals.	The teacher sets short-term and long-term professional goals and monitors progress in meeting them based on self-reflection and data analysis. The teacher takes appropriate action to meet the goals.	The teacher consistently pursues best practices and sets, monitors and reflects on progress toward meeting short-term and long-term professional goals based on data analysis to improve student learning. The teacher takes appropriate action to meet the goals. The teacher collaborates with colleagues and others to share best practices.

Ohio Department &

Professional Growth Plan

The Professional Growth Plan helps the teacher identify areas of professional development that will enable the teacher to enhance practice. The teacher is accountable for implementing and completing the plan. The plan must align to any district and/or building improvement plan(s). The Professional Growth Plan is developed annually. It is to be reviewed regularly and updated as necessary based on collaborative conversations between the evaluator and the teacher.

The Professional Growth Plan should reflect the evidence available and focus on the most recent evaluation and observations. The Professional Growth Plan should be individualized to the needs of the teacher. The school or district should provide for professional development opportunities and support the teacher by providing resources (e.g., time, financial). The Professional Growth Plan must be clear and comprehensive. It is aligned to the most recent evaluation results and proposes a sequence of appropriate activities leading to progress toward the goals.

Teacher Name:	Ev	aluator Name:		
	ntly Developed			
Choose the Domain(s) aligne	d to the goal(s).			
☐Focus for Learning ☐Knowledge of Students ☐Lesson Delivery		☐ Classroom Environment ☐ Assessment of Student Learning ☐ Professional Responsibilities		
Goal Statement(s) Demonstrating Performance on <i>Ohio Standards for the Teaching Profession</i>	Action Steps & Resources to Achieve Goal(s)	Qualitative or Quantitative Measurable Indicators: Evidence Indicating Progress on the Goal(s)	Dates Discussed	
Describe the alignment to dist	rict and/or building improvem	ent plan(s):		
Comments:				
Teacher's Signature:		Date:		
Evaluator's Signature:		Date:		

The evaluator's signature on this form verifies the proper procedures as detailed in the local contract have been followed.

Walkthroughs/Informal Observations: Overview and Resources Ohio Teacher Evaluation System 2.0

Overview: Walkthroughs/Informal Observations:

Observations of teaching provide important evidence when assessing a teacher's performance and effectiveness. As an evaluator observes a teacher engaging students in learning, valuable evidence may be collected on multiple levels. While many of these interactions may take place in the classroom, a more formal instructional setting, it should be noted that evidence of teacher practice is visible in many settings. Some teacher behaviors are observable in the classroom while other evidence may be obtained from formal conferences, informal conversations, and evidence of practice, as well as input from colleagues, parents/guardians and students.

As part of the observation process, ongoing communication and collaboration between evaluator and teacher help foster a productive professional relationship that is supportive and enhances a teacher's professional growth and development.

A walkthrough/informal observation is a

- Tool to inform evaluation that provides the opportunity to gather evidence of instruction over a series of short classroom visits;
- Method to allow evaluators opportunity to gather additional evidence on identified focus area(s) to enhance teacher practice;
- · Process for giving targeted evidence-based feedback to teachers; and
- Means for evaluators to visit classrooms more frequently and more purposefully.

As part of the teacher evaluation system, walkthroughs/informal observations should, whenever possible, be focused on gathering evidence related to the teacher's identified focus area(s). However, evaluators are not limited to only collecting evidence on the identified focus area(s). Evaluators must ensure they have sufficient evidence to provide a Final Holistic Rating at the end of the evaluation cycle.

Guidelines for Walkthroughs/Informal Observations

Informally Observe Teachers

Teachers who are fully evaluated will have a minimum of two walkthroughs. Walkthroughs are informal observations less than 30 minutes; these may be announced or unannounced.

Informally Observe Often

The evaluator's presence in the classroom should send a positive message to teachers. Conducting walkthroughs consistently and frequently can have a positive impact on teacher practice and student learning. Find time to observe teachers at varying times of the day because what occurs in the morning can be different from what occurs in the afternoon.

Focusing on Identified Areas for Support

Focus area(s) may be determined during the required conference following the first Formal Holistic Observation or during the previous year's Final Summative Conference. The focus may be area(s) of relative strength and/or area(s) for improvement. Determination of focus area(s) should mirror the level of autonomy used to develop Professional Growth Plans:

- Teachers rated Accomplished Self-Directed by teacher
- Teachers rated Skilled Jointly determined by teacher and evaluator
- Teachers rated Developing Guided by evaluator
- · Teachers rated Ineffective Determined by evaluator

Evidence gathered during walkthroughs that occur after the Formal Holistic Observation should be focused on the teacher's identified area(s) for support when applicable. Evaluators are not limited to collecting evidence on the identified focus area(s). Evaluators must ensure they have sufficient evidence to provide a Final Holistic Rating at the end of the evaluation cycle.

Make Time to Follow Up

Follow-up communication to walkthroughs is a critical component. Follow-up will often be in writing, but the evaluator should extend to the teacher an invitation to discuss any comments provided face-to-face. The evaluator may also offer resources to support teachers in enhancing their practice. If possible, evaluators should follow up with the teacher on either the same day or the next day. To impact practice, teachers should receive feedback in a timely manner.

Teacher-Driven Observations

While it is recognized that evaluators have many demands on their time, encouraging teachers to identify instructional periods for the evaluator to observe can be a means for the evaluator to collect evidence related to the teacher's identified focus area(s).

Types of Data

Data collected as evidence of teacher practice may be quantitative, qualitative, or a combination of both. Quantitative data includes measures of values or counts expressed as numbers. For example, the evaluator could use a checklist to tally the types of questions asked (higher versus lower levels). The evaluator might also chart the number and types of assessments used. Qualitative data can include scripted notes detailing patterns of activities, feedback shared and events observed. In both cases, accuracy is essential to ensure the credibility of the process and the evaluator.

Walkthroughs/Informal Observations Ohio Teacher Evaluation System 2.0

Walkthrough: General Form	
Teacher Name:	
Grade(s)/Subject Area(s):	Date:
Evaluator Name:	
Time Walkthrough Begins:	Time Walkthrough Ends:
likely not observe all the teaching elements listed	through by the teacher's evaluator. The evaluator will below in any one informal observation, nor is this ar This record, along with records of additional informat uation of the teacher.
EVALUATOR (OBSERVATIONS
☐ Teacher is consistent and effective in communicating appropriate, needs-based, differentiated learning goals	☐ Communication strategies and questioning techniques check for understanding and encourage higher-level thinking
☐ Instructional time is used effectively	☐ Information is presented in multiple formats
☐ Teacher combines collaborative and whole class learning opportunities	☐ Routines, procedures and transitions are consistent, effective and maximize instructional time
☐ Rapport and expectations for respectful, supportive and caring interactions with and among students and the teacher are evident	☐ Feedback is substantive, specific, timely and supports student learning
☐ Lesson makes clear and coherent connections with student prior learning and future learning	☐ Teacher selects, develops and uses multiple assessments
☐ Teacher demonstrates content knowledge and uses content-specific language and strategies to engage students	☐ Teacher uses differentiated instructional strategies and resources for groups of students
☐ Other:	☐ Other:
Identified Focus Area(s) and Aligned Evidence,	іт Арріісавіе:
Evaluator Summary Comments:	
Evaluator Signature:	☐ Photocopy to Teacher

Walkthroughs/Informal Observations Ohio Teacher Evaluation System 2.0

Walkthrough: Open-Ended Form	
Teacher Name:	
Grade(s)/Subject Area(s):	Date:
Evaluator Name:	
Time Walkthrough Begins:	Time Walkthrough Ends:
OE	BSERVATIONS
Evaluator Summary Comments:	
Evaluator Signature:	□ Photocopy to Teacher

CRESTLINE EXEMPTED VILLAGE SCHOOLS FAMILY AND MEDICAL LEAVE FORM

(Name)	hereby requests Family and Medical Leave		
commencing/_		I anticipate return to my rec	gular
duties/			
Signature		Date	
***********	*******	*************	·****
Superintendent		President	
Date		Date	

Crestline Exempted Village Schools Application for Reimbursement for Courses

Name	_Building		_Assignme	ent	
Certification/Licensure					
Course	work Information				
College/University	Dates	s of Atte	ndance _		
Exact Title(s) of Course(s):	Sem	Hrs.	Fee		
1		\$		-	
2		\$		_	
3		\$		_	
TOTALS ——				\$	
Number of hours requested for reimburs	sement				
Signature	[Date			
Application Approved by		Date			
Application Denied by		Date			
Reason for Denial					

For reimbursement to be made you must submit the following to the Treasurer's office within sixty (60) days of completion of course(s):

- 1. This completed and approved application for reimbursement form
- 2. Evidence of completion of the course with a grade of "C" or better
- 3. A university flyer stating the fees
- 4. Proof of payment in the form of one of the following:
 - A receipt from a college or university
 - A canceled check
 - A credit card receipt or statement

Crestline Exempted Village Schools LPDC Reimbursement Form

Signature of Member or Alterna	ate	Date
Date of LPDC duties		
Hours of work on LPDC duties		_
Purpose of the LPDC Activity _		
Signature of LPDC Chairperso	n	Date
For Internal Office Purposes:		
\$ Hourly Rate	X Hours	= \$ Total Reimbursement

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Sick Leave Bank Request

/		/
	Date	

The person named above has been an employee of Crestline Exempted Village
Schools foryears (three [3] years of employment is required for sick
leave bank request) and currently works at He/she is
about to exhaust his/her accumulated sick leave and has requested donations be made
to the sick leave bank in his/her name. It is estimated that days will be
needed.
Any employee wishing to donate accumulated sick leave days may do so only if his/her own sick leave balance does not go below thirty (30) days. An employee may donate no more than ten (10) days per request. Days donated will be taken in the order they are received until the maximum has been reached. If you wish to donate sick leave days for the above named recipient, complete the form shown below. The Treasurer's office must receive this by/
CRESTLINE EXEMPTED VILLAGE SCHOOLS Sick Leave Donation Authorization
I,authorize the
transfer ofdays of my accumulated sick leave to
Recipient's Name
Employee Signature Date//

Substituting By Faculty Personnel

Reimbursement Receipt

Name	
Length of Substitution:	(to the nearest quarter hour)
Date of Substitution:/	
Principal Approval:	(Signature)
	Building: Pre-K-5, 6-12
	Reason / Place for Substitution:

Substituting Reimbursement Receipts are not replaceable and are solely the responsibility of the bargaining unit member.

Minutes Subbed	Rate of Pay
0-7 minutes	\$0
8-22 minutes	\$6.25
23-37 minutes	\$12.50
38-52 minutes	\$18.75
53-60 minutes	\$25.00

Athletic Supplementals:

Interest Notification

Name of employee	Current School Year	
Building	Home Phone	
Please complete this form and return it to the Hig express your interest in Athletic Supplementals. A list of athletic supplemental positions being offer on the back of this form. Forms should be submitted no later than April 30th	h School Principal or to the Athletic Director to ered for the upcoming school year can be found	
1. List the athletic supplemental contracts you Heach listing, please indicate whether or not you school year or whether you decline your interest. A	ou wish to retain that same position for the next est in that position. Retain Decline Retain Decline Retain Decline Retain Decline Retain Decline Retain Decline	
Signature		

Non-Athletic Supplementals: Interest Notification

Name of employee	Current School Year
Building	Home Phone
express your interest in Non-Athletic Supple	s being offered for the upcoming school year can be
	acts you HELD during this current school year. ether or not you wish to retain that same position for cline your interest in that position.
A	Retain Decline
В	Retain Decline
C	Retain Decline
D	Retain Decline
2. For what OTHER non-athletic supplement A B C D	
3. Please list your QUALIFICATIONS that we	ould apply to those supplementals listed in #2.
Signature	

Bumping Intent Notification

(To be completed by employee)

To the Superintendent of Crestline Exempted Village Schools:

I received your letter on/notifying me that:
My position for the school year will be affected by a Reduction in Force.
My previous bumping intent was unsuccessful.
Pursuant to Article V.A, 2e of the Master Agreement,
I am notifying you that I have chosen the following option:
A. I will <u>not</u> be bumping into another position.
B. Due to my seniority and certification/licensure I hereby inform you of my intent to bump into the position of:
1 1
Signature of Employee Date
Received by the Superintendent on//
Initials of Superintendent or Designee

The following people shall receive this signed/initialed form: The Employee, the Superintendent, and the Association president.

Notice of Successful/Unsuccessful Bump

(To be completed by the Superintendent)

To: Date/
This is to notify you that your intent to bump into the position of has been:
Unsuccessful due to the following: A more senior staff member has bumped into the position.
A more senior staff member has bumped into the position. A more senior staff member presently holds that position. Your certification/licensure prohibits the bump. Since your bump was unsuccessful, please contact me regarding what positions
remain available for you to bump into and re-submit a bumping intent form. Signature of Superintendent

The following people shall receive this signed form: The Employee, the Superintendent, and the Association President.

Vacancy/Job Opening

Crestline Exempted Village School District For Certificated/Licensed Bargaining Unit Members

Current Assignment:				
Rate of Pay:				
Qualifications:				
Date of Posting:	/	/		
Posting Deadline	/	/		
Interested bargaining unit	members sho	uld submit th	neir interest in writing to:	

DEFINITION OF CONTINUING SERVICE STATUS

Members eligible for continuing service status in this school district shall be those qualified as to certification/licensure, who within the last five years have been employed for at least three years in the district, and those who, having attained continuing contract status elsewhere, have served two years in the district, but the Board of Education, upon the recommendation of the Superintendent of Schools, may at any time of employment or at any time within such two-year period, declare any of the latter members eligible.

CRESTLINE EXEMPTED VILLAGE SCHOOLS NEW EMPLOYEE INSURANCE ORIENTATION CHECKLIST

A.	Health Insurance • Plan Design
	DeductiblesCo-Insurance
	• Co-Pays
	• Forms
B.	Prescription
	 • Retail• Mail-Order
	Superscript
	• Forms
C.	Dental ● Plan Design
	Deductibles
	Co-InsuranceOrthodontia
D.	Vision
	Plan Design
	• Co-Pays
E.	Life
	CoverageCertificate of Coverage
F.	Waiver Option
	• Forms
G.	Contact Information
	School District I house no Commons Claims Assistance (Other Assistance)
	 Insurance Company Claims Assistance (Other Assistance)
H.	Deadline to Enroll//
	fy that on(date) I have completed an insurance orientation with the treasurer and
have	received pertinent information and forms.
	Employee Signature Treasurer Signature

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CRESTLINE EXEMPTED VILLAGE SCHOOLS REQUEST FOR CONVERSION OF PERSONAL DAYS TO SICK DAYS

Employee making request:	
Date of request (MM/DD/YY:	
Signature:	