

REGULAR MEETING

February 18 15

The Regular Meeting of the Olentangy Local Board of Education was called to order at the Olentangy Local Schools Administrative Office by Julie Feasel, vice president at 6:00 p.m.

Roll Call R. Bartz, present; J. Feasel, present; D. King, present; A. White, absent; K. O’Brien, absent

Pledge of Allegiance

K. O’Brien entered the meeting at 6:01 p.m.

Approve Agenda 15-117 R. Bartz moved, D. King seconded to approve the agenda for the February 18, 2015 meeting
Vote: R. Bartz, yes; D. King, yes; J. Feasel, yes; K. O’Brien, yes.
Motion carried.

Work Session Items

- A. Energy Update – **Jeff Gordon, Kris Proper**
- B. Facility Use Fees for 2015 – **Jeff Gordon**
- C. Olentangy Academy: STEM Program – **Jack Fette, Cheslea Eismon**
- D. Governor’s Budget Discussion – **Wade Lucas, Brian Kern**

Executive Session 15-118 R. Bartz moved, J. Feasel seconded to enter into executive session at 7:32 p.m. as permitted by Section 121.22(G)(5) of the Ohio Revised Code, to discuss matters required to be kept confidential
Vote: R. Bartz, yes; J. Feasel, yes; D. King, yes; K. O’Brien, yes.
Motion carried.

The Board re-entered open session at 8:28 p.m.

Adjourn 15-119 J. Feasel moved, K. O’Brien seconded that the meeting of the Olentangy Local School District Board of Education be adjourned at 8:29 p.m.
Vote: J. Feasel, yes; K. O’Brien, yes; R. Bartz, yes; D. King, yes. Motion carried.

Kevin O’Brien, President

Brian Kern, Treasurer

Exhibit A.2 ~ March 12, 2015

Appropriations Adjustments

Fund	3/12/2015 Adjustments	Explanation:
007 - Special Trust	\$ 6,500.00	Employee Benefits/Staff Donations
009 - Uniform School Supplies	\$ 5,970.00	Student Fees
018 - Public School Support	\$ 17,618.00	Fundraisers/Donations
200 - Student Activity	\$ 4,800.00	New Activities/Fundraisers
401 - Auxiliary Services	<u>\$ 175,988.24</u>	Additional ODE allocation
Total	\$ 210,876.24	

Exhibit A.3 ~ March 12, 2015

Donations to the District

Presented for Board of Education Approval March 12, 2015

- 1) **\$545.05 for three Remo tubano drums**
To: Scioto Ridge Elementary School
From: Scioto Ridge PTO

- 2) **\$1,146.36 for Smart Board bulbs, classroom supplies, Red Ribbon Week, and third grade economics**
To: Wyandot Run Elementary School
From: Wyandot Run PTO

- 3) **\$6,438.95 for two assistant boys' lacrosse coaches**
To: Olentangy Local Schools for Liberty Athletics
From: Liberty Lacrosse

- 4) **\$7,202.92 for two assistant boys' lacrosse coaches**
To: Olentangy Local Schools for OHS Athletics
From: Olentangy Athletic Boosters

Exhibit B.1 ~ March 12, 2015

ADMINISTRATIVE CONTRACT RENEWALS

2014-15 School Year

Recommended for Board of Education Approval on March 12, 2015

Administrator	Position	Location	Contract		
			(Days / Yr)	Recommendation	
Casto, Traci A.	Supervisor, Pupil Services	Central Office	260	2015-2018	3 Years
Chappell, Julie A.	Accountant	Central Office	260	2015-2018	3 Years
Elkins, Anthony A.	Supervisor, Curriculum & Instruction	Central Office	260	2015-2018	3 Years
Fields, Jessica M.	Supervisor, Instructional Technology	Central Office	260	2015-2018	3 Years
Immelt, Devon J.	Public Information Coordinator	Central Office	260	2015-2017	2 Years
Knopp, Marisa S.	Supervisor, Pupil Services	Central Office	260	2015-2018	3 Years
Linscott, Ross E.	Supervisor, Pupil Services	Central Office	260	2015-2018	3 Years
Mamais, Jessica L.	Assistant Principal	OOHS	226	2015-2018	3 Years
McMurry, Peggy S.	Principal	SRES	226	2015-2018	3 Years
Morgan, Amy M.	Supervisor, Transportation	Liberty Compound	260	2015-2018	3 Years
Murph, Daniel S.	School-Community Liaison	Central Office	185	2015-2018	3 Years
Porter, Benjamin F.	Assistant Principal	OMES	216	2015-2018	3 Years
Ramey, Daniel F.	Supervisor, Maintenance	Central Office	260	2015-2018	3 Years
Ross, Jeremy W.	Principal	WRES	226	2015-2018	3 Years
Smith, Trond L.	Assistant Principal	OOHS	226	2015-2018	3 Years
Warfield, William D.	Assistant Principal	OLHS	226	2015-2018	3 Years

Exhibit B.2 ~ March 12, 2015

CERTIFIED CONTRACTS

2015-16 School Year

Recommended for Board of Education Approval on March 12, 2015

Employee Name			Position	Location	Contract		
Last Name	First Name	Middle			Effective Date	Term	Salary
Alexander	Dominique	C.	Physical Education and Health	OHS	08/10/15	1-Year	\$ 40,178.00

Exhibit B.3 ~ March 12, 2015

CERTIFIED NEW TEACHER ACADEMY STIPEND PAID THROUGH MEMORANDUM BILLING

2015-16 School Year

Recommended for Board of Education Approval on March 12, 2015

Last Name	First Name	Middle
Alexander	Dominique	C.

Exhibit B.4 ~ March 12, 2015

CERTIFIED POSITION(S) PAID THROUGH MEMORANDUM BILLING

2014-15 School Year

Recommended for Board of Education Approval on March 12, 2015

Employee Name			Position	Hours	Salary	
Last Name	First Name	MI			Per Hour	Total
Test Administration						
Noone	Megan	J.	Instructor, OLMS	28.00	\$ 25.00	\$ 700.00
Sloan	Rebecca	E.	Instructor, OLMS	28.00	\$ 25.00	\$ 700.00
21st Century School-Wide Family Night						
Pulfer	Kevin	W.	Instructor, OMES	3.00	\$ 25.00	\$ 75.00

Exhibit B.5 ~ March 12, 2015

SUPPLEMENTAL CONTRACTS

2014-15 School Year

Recommended for Board of Education Approval on March 12, 2015

Supplemental Contracts 2014-15						
Supplemental Area	Location	Coach / Advisor	Contract			
			Group	Step	Amount	Season
Baseball						
Asst Baseball Coach	OLHS	Cimaglia III, Michael R.	1/2 of 4	2	\$ 1,701.50	Spring
Asst Baseball Coach	OLHS	Waterwash, Thomas A.	3/4 of 4	1	\$ 2,410.50	Spring
8th Grade Baseball Coach	OLMS	Longley, Matthew W.	6	7	\$ 3,592.00	Spring
7th Grade Baseball Coach	OLMS	Waggle, Jay W.	6	2	\$ 2,647.00	Spring
Faculty Manager						
Faculty Manager	OLMS	Adams, Jason N.	5	10	\$ 4,537.00	Spring
Habitat for Humanity						
Habitat for Humanity - Chaperone	OLHS	Baxendale, Alison D.	N/A	N/A	\$ -	Spring
Habitat for Humanity - Chaperone	OLHS	Burtch, Derek T.	N/A	N/A	\$ -	Spring
Habitat for Humanity - Chaperone	OHS	Fox, Kurt A.	N/A	N/A	\$ -	Spring
Habitat for Humanity - Chaperone	OHS	Rogers, Lindsey L.	N/A	N/A	\$ -	Spring
Lacrosse						
Boys Head Lacrosse Coach	OHS	Peterson, Zachary T.	2	9	\$ 6,239.00	Spring
Music						
Music New York Trip - Chaperone	OHS	O'Neal, Douglas R.	N/A	N/A	\$ -	Spring
Music New York Trip - Chaperone	OSMS	Testa, Nina A.	N/A	N/A	\$ -	Spring
Music New York Trip - Chaperone	OSMS	Young, Megan A.	N/A	N/A	\$ -	Spring
Softball						
Asst Softball Coach	OLHS	Hausman, Lauren A.	3/4 of 4	0	\$ 2,268.75	Spring
Softball - Volunteer	OHMS	Muntean, Nicole V.	N/A	N/A	\$ -	Spring
7th Grade Softball Coach	OLMS	Green, Burton M.	6	1	\$ 2,458.00	Spring
Track						
Boys Head Track Coach	OLHS	Snivley, Ryan R.	2	10	\$ 6,428.00	Spring
Boys Asst Track Coach	OLHS	Rees, Michael S.	4	10	\$ 4,915.00	Spring
Boys Asst Track Coach	OLHS	Scherner, Jonathan D.	4	3	\$ 3,592.00	Spring
Girls Head Track Coach	OLHS	Dingus, James R.	2	4	\$ 5,293.00	Spring
Girls Asst Track Coach	OLHS	Rubesich, Nikolas R.	4	3	\$ 3,592.00	Spring
Girls Asst Track Coach	OOHS	Cable, Kelly A.	4	10	\$ 4,915.00	Spring
Girls Head Track Coach	OHMS	Juravich, Jonathan D.	6	6	\$ 3,403.00	Spring
Boys Head Track Coach	OLMS	Cikach, Nathaniel S.	6	10	\$ 4,159.00	Spring
Boys Asst Track Coach	OLMS	Schultheis, Jared D.	7	2	\$ 2,269.00	Spring
Girls Head Track Coach	OLMS	Nafziger, Adam R.	6	2	\$ 2,647.00	Spring
Girls Asst Track Coach	OLMS	Sloan, Rebecca E.	7	0	\$ 1,891.00	Spring

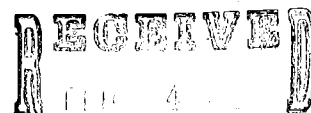
Exhibit B.6 ~ March 12, 2015

PUPIL ACTIVITY SUPERVISOR CONTRACTS

2014-15 School Year

Recommended for Board of Education Approval on March 12, 2015

Pupil Activity Supervisor Contracts 2014-15						
Supplemental Area	Location	Coach / Advisor	Contract			
			Group	Step	Amount	Season
Pupil Services						
Pupil Services - Volunteer	District	Ward, Erica K.	N/A	N/A	\$ -	All Year
Baseball						
Asst Baseball Coach	OLHS	Brenning, Robert L.	4	10	\$ 4,915.00	Spring
Asst Baseball Coach	OLHS	Gronski, Bryan R.	1/2 of 4	0	\$ 1,512.50	Spring
Asst Baseball Coach	OLHS	Onate, James A.	4	1	\$ 3,214.00	Spring
Asst Baseball Coach	OLHS	Schmidt, Patrick T.	1/4 of 4	7	\$ 1,087.00	Spring
Baseball - Volunteer	OLHS	Schmidt, Randolph P.	N/A	N/A	\$ -	Spring
Baseball - Volunteer	OLMS	Osborne III, Robert	N/A	N/A	\$ -	Spring
Baseball - Volunteer	OSMS	Martin, Christopher	N/A	N/A	\$ -	Spring
Habitat for Humanity						
Habitat for Humanity - Chaperone	OLHS	Seiffert, Daniel R.	N/A	N/A	\$ -	Spring
Lacrosse						
Boys Asst Lacrosse Coach	OHS	Babione Jr., Todd V.	4	2	\$ 3,403.00	Spring
Boys Asst Lacrosse Coach	OHS	Dull, Kenley A.	4	1	\$ 3,214.00	Spring
Boys Asst Lacrosse Coach	OHS	Fannin, Scott B.	4	2	\$ 3,403.00	Spring
Boys Asst Lacrosse Coach	OHS	Gunter, Adam J.	4	0	\$ 3,025.00	Spring
Boys Asst Lacrosse Coach	OHS	Stirsman, Richard S.	4	2	\$ 3,403.00	Spring
Boys Lacrosse - Volunteer	OHS	Dulin, L. David	N/A	N/A	\$ -	Spring
Girls Asst Lacrosse Coach	OHS	Milliron, Natalie E.	4	0	\$ 3,025.00	Spring
Girls Asst Lacrosse Coach	OHS	Moore, Leah M.	4	1	\$ 3,214.00	Spring
Girls Asst Lacrosse Coach	OLHS	Kottenstette, Christina	3/4 of 4	0	\$ 2,268.75	Spring
Girls Asst Lacrosse Coach	OLHS	Rinkes, Michael J.	4	2	\$ 3,403.00	Spring
Boys Asst Lacrosse Coach	OOHS	Bishop, Michael A.	4	0	\$ 3,025.00	Spring
Girls Asst Lacrosse Coach	OOHS	Boyle, Jessica L.	4	1	\$ 3,214.00	Spring
Girls Asst Lacrosse Coach	OOHS	Walston, Brady	4	0	\$ 3,025.00	Spring
Boys Asst Lacrosse Coach	OBMS	Closson, Scott	N/A	N/A	\$ -	Spring
Girls Head Lacrosse Coach	OHMS	Obendorfer, Morgan A.	6	1	\$ 2,458.00	Spring
Boys Head Lacrosse Coach	OLMS	Braman, Zachary P.	6	2	\$ 2,647.00	Spring
Boys Asst Lacrosse Coach	OLMS	Cowles, Steven R.	7	0	\$ 1,891.00	Spring
Boys Asst Lacrosse Coach	OLMS	Nortz, Andrew G.	7	4	\$ 2,647.00	Spring
Girls Head Lacrosse Coach	OLMS	Worrell, Jacob	6	0	\$ 2,269.00	Spring
Girls Asst Lacrosse Coach	OOMS	Burless, Megan	7	0	\$ 1,891.00	Spring
Girls Lacrosse - Volunteer	OSMS	Carmichael Christopher T.	N/A	N/A	\$ -	Spring
Music						
Music New York Trip - Chaperone	OSMS	Collins, Andrew C.	N/A	N/A	\$ -	Spring
Music New York Trip - Chaperone	OSMS	Harris, Elizabeth D.	N/A	N/A	\$ -	Spring
Music - Volunteer	OOHS	Nelson, Jonathan R.	N/A	N/A	\$ -	Spring
Softball						
Asst Softball Coach	OOHS	Guerrero, Johnathan	4	2	\$ 3,403.00	Spring
8th Grade Softball Coach	OLMS	Wisecarver, Dana	6	8	\$ 3,781.00	Spring
Softball - Volunteer	OSMS	Bigham, Dan	N/A	N/A	\$ -	Spring
Softball - Volunteer	OSMS	Wells, David L.	N/A	N/A	\$ -	Spring
Tennis						
Head Tennis Coach	OLHS	Sinclair, Richard A.	4	10	\$ 4,915.00	Spring
Track						
Boys Asst Track Coach	OHS	Lehman, Samuel A.	4	10	\$ 4,915.00	Spring
Boys Asst Track Coach	OHS	Saunders, Chad E.	4	1	\$ 3,214.00	Spring
Girls Asst Track Coach	OLHS	Rohda, Deryll L.	4	10	\$ 4,915.00	Spring
Girls Asst Track Coach	OLHS	Schall, Jason J.	4	10	\$ 4,915.00	Spring
Volleyball						
Volleyball - Volunteer	OLHS	Seymour, Joshua	N/A	N/A	\$ -	Spring



OLENTANGY LOCAL SCHOOL DISTRICT

BY: Jana
66

Student Activity Purpose Statement

School:

Olentangy Hyatts M.S.

Activity Name:

Quizbowl

Purpose:

The purpose of OHMS Quizbowl
is to promote & celebrate knowledge in all of its
forms through teamwork & competition with other
middle schools across the country. To expand our
breadth of knowledge from the scientific and
the literary to pop culture & current events

Major Types of Revenue:

T-shirts, Hosting tournaments,
Donations

Major Types of Expenditures:

Tournament fee, buzzer systems

Building Principal

Kathy McFarland

Sponsor

[Signature]

Business Manager

Date submitted

2.2.15

Mark Ruff 2/24/15

Exhibit C.2 ~ March 12, 2015

Overnight and/or Out-of-State Student Trips for 3-12-15 BOE Approval

School	Beginning Date of Trip	Return Date	School Days Missed	Event	Location	Transportation	Approximate Number of Students	Estimated Transportation Cost to District
ALL HS	3/25/2015	3/28/2015	2	Buckeye Regional Robotics Competition	Cleveland, OH	Charter	55	\$0
OLENTANGY HIGH SCHOOL								
OHS	3/29/2015	4/4/2015	0	Habitat for Humanity	Maryville, TN	Vans	10	\$0
OHS	7/25/2015	7/26/2015	0	Nike OH Elite Girls HS Soccer Invitational	West Chester, OH	Parents	60	\$0
OLENTANGY LIBERTY HIGH SCHOOL								
OLHS	3/20/2015	3/21/2015	0	In the Know Quizbowl: Battle of the Burg	Pittsburg, PA	Charter	11	\$0
OLHS	3/28/2015	4/1/2015	0	Girls Lacrosse Spring Trips	Hilton Head, SC	Charter	25	\$0
OLHS	5/29/2015	5/31/2015	0	In the Know Quizbowl: HS National Championship	Des Plaines, IL	Charter	10	\$0
OLHS	6/5/2015	6/8/2015	0	In the Know Quizbowl: PACE Nationals	Reston, VA	Charter	12	\$0
OLHS	6/17/2015	6/19/2015	0	Boys Eastern Ohio Basketball Camp	Sherrodsville, OH	Parents	50	\$0
OLHS	6/21/2015	6/24/2015	0	UCA Cheer Camp	Mason, OH	Parents	45	\$0
OLHS	7/16/2015	7/18/2015	0	Girls Volleyball Friendship Cup Tournament	Mason, OH	Parents	12	\$0
OLHS	7/26/2015	7/31/2015	0	Boys Cross Country Team Camp	McCutchenville, OH	Parents	90	\$0
OLHS	8/7/2015	8/8/2015	0	Girls All-Ohio Soccer Showcase	Kettering, OH	Parents	20	\$0
OLHS	9/4/2015	9/5/2015	0	Girls Dual Tennis Matches	Mason, OH	Parents	8	\$0
OLHS	9/25/2015	9/26/2015	0	Girls Dual Tennis Matches	Cleveland, OH	Parents	8	\$0
OLHS	10/2/2015	10/4/2015	0	Field Hockey Games	Louisville, KY	Parents	20	\$0
OLHS	10/2/2015	10/3/2015	0	Boys Oregon Clay Eagle Cross Country Invitational	Oregon, OH	Charter	90	\$0
OLENTANGY ORANGE HIGH SCHOOL								
OOHS	3/27/2015	3/30/2015	0	Boys Lacrosse Spring Break Trip	Louisville, KY	Charter	35	\$0
OOHS	7/12/2015	7/16/2015	0	California University Team Boys Soccer Camp	California, PA	Charter	50	\$0
OOHS	3/24/2016	4/4/2016	3	Spring Break trip to France and Spain	France/Spain	Air	20	\$0
OOHS	3/28/2016	4/2/2016	0	World Language-Tour of Costa Rica	Costa Rica	Air	40	\$0
MIDDLE SCHOOL								
OHMS	5/8/2015	5/10/2015	1	In the Know Quizbowl: MS National Championship	DFW Airport, TX	Air	8	\$0
OLMS	6/11/2015	6/13/2015	0	Boys Eastern Ohio Basketball Camp	Sherrodsville, OH	Parents	60	\$0
OOMS	3/15/2015	3/17/2015	1.5	Ohio Model United Nations	Columbus, OH	Bus	65	\$358.88
OOMS	10/19/2015	10/23/2015	5	8th Grade Washington DC Trip	Washington DC	Charter	300	\$0
OOMS	11/23/2015	11/24/2015	2	6th Grade Camp	Marengo, OH	Bus	350	\$2,752

**COLLEGE CREDIT PLUS PARTNERSHIP AGREEMENT
BETWEEN THE _____ SCHOOL DISTRICT AND
COLUMBUS STATE COMMUNITY COLLEGE,
A PUBLIC INSTITUTION OF HIGHER EDUCATION**

This Agreement ("Agreement") is made this ____ day of _____, 20__, between the _____ School District Board of Education ("the District") and the Columbus State Community College ("the College").

WHEREAS, Ohio Revised Code Chapter 3365 requires all public secondary schools and all public colleges to participate in the College Credit Plus program ("Program") as outlined in that Chapter; and

WHEREAS, the District operates at least one public secondary school required to participate in the College Credit Plus program pursuant to R.C. § 3365.02(C); and

WHEREAS, the College is a public college required to participate in the College Credit Plus program pursuant to R.C. § 3365.02(C); and

WHEREAS, both the District and the College believe it to be advantageous to both entities, their students, and the community to enter into a partnership for purposes of the College Credit Plus program.

NOW, THEREFORE, in consideration of the mutual promises and obligations contained herein and other good and valuable consideration, the sufficiency of which is hereby acknowledged, the District and the College (collectively, "the Parties") agree as follows:

I. Definitions

- A. "Eligible Student" is a student of the District who: (1) is eligible to participate in the Program because he or she meets the eligibility requirements in Chapter 3365 of the Ohio Revised Code and any applicable regulations, including but not limited to the requirements in R.C. §3365.03(A)(1), which require the student to, among other things, give notice to the principal by a deadline, apply to the College, meet the College's standards for admission and course placement, election of enrollment pursuant to R.C. § 3365.06(A) and (B), and signing a - counseling acknowledgement form, and (2) has been accepted by the College for admission into the Program.
- B. "Participant" is an Eligible Student who enrolls in one or more courses under the Program.

- C. “Point of Contact” is a representative of a Party that is designated by the Party to oversee implementation of this Agreement. Each Party shall provide written notice to the other Party of its Point of Contact in a timely manner prior to or after the execution of this Agreement.

II. Term of Agreement

- A. The initial term of this Agreement shall commence upon execution by both Parties and shall continue until June 30, 2016. The Agreement shall automatically renew for successive one-year terms unless either Party gives written notice to the other Party of the intent to non-renew the Agreement no later than the December 1st immediately prior to the end of the then-current term.
- B. Either Party may terminate this Agreement effective on June 30th of any year by giving written notice to the other Party no later than December 1st of the calendar year immediately prior to the termination date. Such termination may be for any reason or no reason.

III. Program

- A. Students enrolled in the District in grades 7-12 may participate in the Program, provided they meet any statutory and/or regulatory requirements that apply. This Agreement cannot be used by either Party to limit participation of a Participant in enrolling in courses not part of this Agreement.
- B. On an annual basis, the Parties’ Points of Contact shall agree on the options that will be made available to Participants in the Program during the following school year. Such agreement shall be additionally approved by the District and the College as may be required by law or policy. Such options shall only include College-level, nonremedial, nonsectarian courses that apply to at least one degree or professional certification offered by College. The options may be delivered pursuant to any or all of the following delivery models:
1. College Campus-Based Program – This option shall permit Participants in the Program to take one or more classes for transcribed college credit at facilities provided by the College, taught by a member or members of College’s faculty or instructional staff. Such courses shall be pursuant to the College’s academic calendar. Online courses taught by College faculty or staff with no approved high school facilitator shall be included in this model.
 2. District Site-Based Program – This option shall permit Participants in the Program to take one or more classes for transcribed college credit at facilities provided by the District, taught by a member or members of College’s faculty or instructional staff. Such courses shall be pursuant to an academic calendar as agreed between the Points of Contact.

3. District-Taught Program – This option shall permit Participants in the Program to take one or more classes for transcribed college credit at facilities provided by the District, taught by a member or members of the District’s faculty or instructional staff who have met the statutory and/or regulatory qualification requirements and have been approved at the discretion of the College. Such courses must comply with all statutory and/or regulatory requirements and shall be pursuant to an academic calendar as agreed between the Points of Contact of the Parties.
 4. District Site-Based Technology-Enhanced Program – This option shall permit Participants in the Program to take one or more classes for transcribed college credit where such classes include both an online component and an in-person District-Taught instructional component, where the College’s faculty serve as the Instructor of Record and shall be responsible for digital course content and delivery, mentorship of the approved District Facilitator, delegation of tasks, as well as assigning grades. This model is considered an alternate type of District Site-Based Program and shall be delivered pursuant to an academic calendar as agreed between the Points of Contact.
- C. Participants may participate in one or more options at the same time.
- D. On an annual basis, the Parties’ Points of Contact shall agree on at least two model course pathways, one for 15 credit hours and one for 30 credit hours, as required by R.C. § 3365.13. Such agreement shall not be required if the District has already complied with R.C. § 3365.13 with respect to another partnering public institution of higher education for purposes of a given academic year.
- E. The Program shall begin during the 2015-2016 academic year.

IV. District Obligations

- A. The District shall comply with all relevant aspects of federal and state law and regulations that apply to its participation in the Program. The Parties recognize that as the law and regulations evolve, such requirements may expand or otherwise change over the course of the Agreement. As of the execution of this Agreement, such obligations include but are not limited to the following:
1. The District must award high school credit for all courses completed by Participants through the Program and must count such courses toward graduation requirements and subject area requirements. If a comparable course is offered at a District high school, comparable credit should be awarded for completion of the college course. If no comparable course is offered at a District high school, an appropriate number of elective credits should be awarded. See R.C. § 3365.12.

2. The District shall provide information about the Program to all students in grades 6 to 11 before March 1st of each year, including by March 1st of the year prior to the effective year of this Agreement. See R.C. § 3365.04(A). Such notice shall include the elements required by state law and regulations, and shall be made available in the formats that may be required by law or regulations.
3. The District shall provide counseling services to interested students and their parents before students can participate. Such counseling services shall include the elements required by state law and regulations. See R.C. § 3365.04(B).
4. The District shall promote the Program on its web site and include details about the Agreement. See R.C. § 3365.04(C).
5. If any of the District's secondary schools are within thirty miles of the College, if the District does not partner with any other institution of higher education for purposes of the College Credit Plus program, or if all of the District's institution of higher education partners are more than thirty miles away but the College is the closest of the partners, the District shall schedule at least one informational session per school year to allow the College to meet with interested students and parents. See R.C. § 3365.04(D).
6. The District shall implement a policy for the awarding of grades and calculation of class standings for classes to take as part of the Program. Such policy shall comply with state law and regulations. See R.C. § 3365.04(E).
7. The District shall collect, report, and track data related to the Program which, according to state law, regulations, and guidelines, must be reported by the District. See R.C. § 3365.04(G).
8. If a Participant is expelled from the District, the District shall send a written notice of the expulsion to the College indicating the date the expulsion is scheduled to expire and whether the District has adopted a policy to deny high school credit for courses taken under the Program during an expulsion. If the expulsion is extended pursuant to R.C. § 3313.66(F), the District shall notify College of the extension. See R.C. § 3365.032.
9. The District shall publish the pathways established between the District and the College as part of the District's official list of course offerings from which a Participant may select. See R.C. § 3365.04(F).

10. The District shall perform any obligations imposed upon it by the Board of Regents in its final regulations, including any obligations that may be imposed relating to a verification that students not exceed a prescribed maximum of credit hours over a given time period, that students comply with graduation requirements, including end-of-course examinations. In addition, the District shall appoint a contact person to answer questions regarding the Program.
- B. The District shall not publicize course offerings through the Program until such course offerings have been approved through both the District's approval process and the College's approval process.
- C. For District-Taught courses, the District shall:
 1. Provide instructors that meet the credentialing and professional education requirements of the Board of Regents and the College;
 2. Provide all services, facilities, and equipment as may be necessary for instruction of the course(s);
 3. Ensure that the course(s) offered through the Program adhere to the College's approved curricula and are delivered in a manner consistent with College's policies, procedures, and guidelines, including grading policies;
 4. If requested by the College, distribute instructor/course evaluations at the end of each course and provide such completed forms to the College;
- D. The District shall collect all Participants' completed application and registration paperwork and deliver it to College in a timely manner by the established deadline.
- E. The District shall ensure that if Participant has an IEP or Section 504 Plan and is participating in a Program course, the Participant notifies the College of the Participant's IEP/Section 504 Plan. The District is responsible for providing any services required by Participant according to such IEP/Section 504 Plan. Accommodations and modifications shall be provided as appropriate by the instructor of the Program course. If any questions arise regarding which party should provide an accommodation, modification, or service, or whether such accommodation, modification, or service is permitted in conjunction with College coursework, the District and College will confer to determine the appropriate course of action.

V. College Obligations

- A. The College shall comply with all relevant aspects of federal and state law and regulations that apply to its participation in the Program. The Parties recognize that as the law and regulations evolve, such requirements may expand or otherwise change over the course of the Agreement. As of the execution of this Agreement, such obligations include but are not limited to the following:
1. The College shall ensure that when its faculty and/or instructional staff instruct a course through the Program under this Agreement, such faculty and instructional staff meet the credential requirements established by the Board of Regents. If the District's staff instructs a course through the Program under this Agreement, the College shall consult with the District to help ensure that such District staff members meet the credential requirements established by the Board of Regents and those credentialing requirements of the College such that both college and high school credit can be awarded for completion of the course.
 2. The College shall provide at least one professional development opportunity per year to all District instructors who instruct a course through the Program under this Agreement, with such session complying with any regulatory requirements. See R.C. § 3365.05(G) (1).
 3. The College shall apply established standards and procedures for admission to the College and for course placement for Participants, using any additional criteria that may be required by law or regulations. See R.C. § 3365.05(A).
 4. The College shall send written notice to a Participant, the Participant's parent, the Participant's secondary school, and the Ohio Superintendent of Public Instruction, of the Participant's admission to the College and to specified courses under the Program. See R.C. § 3365.05(B). Such notice shall be sent by any deadline prescribed by law or regulations.
 5. The College shall, not later than twenty-one calendar days after the first day of classes for that term, provide a confirmation of course enrollment to each Participant, Participant's secondary school, and the Superintendent of Public Instruction, listing the courses and hours of enrollment of the Participant and the option elected by the Participant under R.C. § 3365.06(A) or (B) for each course. The College shall also provide to the District a roster of Participants that are enrolled in the College and a list of course assignments for each Participant, and shall provide any other information to Participants, the District, and/or the Superintendent of Public Instruction that is required by law or regulation. See R.C. § 3365.05(C).

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6. The College shall promote the Program on its web site and shall include any other information required to be included pursuant to law or regulation. See R.C. § 3365.05(D).
7. If any of the District's secondary schools are within thirty miles of the College, if the District does not partner with any other institution of higher education for purposes of the College Credit Plus program, or if all of the District's institution of higher education partners are more than thirty miles away but the College is the closest of the District's partners, the College shall participate in at least one informational session per school year in the District to allow the College to meet with interested students and parents. See R.C. § 3365.05(E).
8. The College shall assign an academic advisor that is employed by the College to each Participant enrolled in the College, and provide Participants with any information relating to the advisor that is required by law or regulation. Prior to the date on which a withdrawal from a course would negatively affect a Participant's transcribed grade, as prescribed by College's withdrawal policy, College shall ensure that the academic advisor and the Participant meet at least once to discuss the Program and the courses in which the Participant is enrolled. See R.C. § 3365.05(F). Such a meeting shall be conducted in a manner that complies with the law and regulations.
9. The College shall conduct at least one classroom observation per school year for each District-Taught course offered through the Program to ensure that the course meets the quality of a college-level course. See R.C. § 3365.05(G) (2).
10. The College shall collect, report, and track specified data related to the Program which, according to state law, regulations, and guidelines, must be reported by the College. See R.C. § 3365.05(H).
11. The Parties agree that Participants shall be subject to the student codes of conduct of both the District and the College with regard to the Program and shall be subject to discipline and/or removal under either code of conduct. If the District expels a Participant, the College, within five days of receiving notice of such expulsion, may withdraw its acceptance of the Participant and agrees to automatically withdraw the Participant from courses in the Program pursuant to this Agreement.
12. The College shall take any steps required by law with regard to Participants expelled by the District and provide any refunds with regard to such students as provided by law. See R.C. § 3365.032.
13. The College shall enroll Participants and shall award transcribed credit for all courses completed by Participants under the Program. See R.C. § 3365.02(A).

14. The College shall, not later than thirty days after the end of each term, notify the Ohio Department of Education of the number of enrolled credit hours for each Participant for whom the College is entitled to receive funds pursuant to Section VI, below. See R.C. § 3365.07(E).
- A. The College shall perform any obligations imposed upon it by the Board of Regents its final regulations, including any obligations that the College appoint a contact person to answer questions regarding the Program.
- B. The College shall provide all curricula for Program courses.
- C. If District-employed teachers are used for purposes of instructing Program courses, the College shall work with such teachers to obtain any necessary credentials or training to teach classes through the District-Taught Program. If District-employed teachers, for credentialing purposes, require mentoring or supervision, such mentoring or supervision will be provided by the College.
- D. The College agrees to communicate with the District regarding any disciplinary concerns with respect to a Participant, or with regard to any potentially discriminatory behavior directed at or demonstrated by a Participant in connection with the Program.
- E. The College shall assess the documentation provided by the student which may be supplemented by the District regarding the student's IEP/Section 504 Plan and communicate approved accommodations and modifications associated with the college course, and the College shall cooperate with the District regarding the provision of the college-approved services for the college program class.
- F. The College shall inform instructors of District-Taught courses of any relevant training offered by College.
- G. The College shall provide course evaluations to the District for District-Taught courses.
- H. The College shall provide Participants with the same access to student resources on the same terms as are available to all other College students including, for example, library access, tutoring services, internet access, and use of other equipment.
- I. The College, in its sole discretion, reserves the right to cancel a course offering based upon insufficient enrollment, and to discontinue offering credit for any given course(s) and reserves the right to discontinue use of a particular District instructor in a District-Taught course based in part on evaluation of the instruction or course and other relevant factors. The College's decisions with regard to discontinuance of a course or use of a District instructor shall not be arbitrary or unreasonable.

- J. If an employee of the College would be required to undergo a background check in order to be employed in a similar capacity for the District (i.e. as a teacher or counselor), the College shall conduct such background checks at the intervals prescribed by law for the District. The College agrees to review the results of such background checks, and the College will discontinue the employee's engagement with the District if the results indicate that the employee would be ineligible to be employed by the District in that capacity.

VI. Program Funding

- A. Payments, if any, to the College shall be deducted from the District's school foundation payments pursuant to state law and paid to the College by the Ohio Department of Education. The Parties shall each make their required reports in a timely manner to facilitate such deduction. If such school foundation payments are insufficient to cover amounts owed to the College, the District shall pay any such deficit no later than sixty (60) days after written notice from the College of such deficit.
- B. For a College Campus-Based course including a traditional online course, the College shall receive the Default Ceiling Amount established pursuant to R.C. § 3365.01, or the full per-credit hour rate of the College, whichever is less.
- C. For a District Site-Based Course or District Site-Based Technology-Enhanced Course, the College shall receive fifty percent (50%) of the Default Ceiling Amount established pursuant to R.C. § 3365.01.
- D. For a District-Taught Course, the College shall receive the Default Floor Amount as defined by R.C. § 3365.01.
- E. The College shall be entitled to include Participants in its reporting for purposes of State Share of Instruction calculation if and as permitted by law.
- F. The District shall include Participants in its reporting for purposes of school foundation payments if and as required by law.
- G. For the 2015-2016 school year, the College shall be required to provide textbooks and other purchased coursework materials in Program courses, in formats of its choosing. The Parties will meet by February 1, 2016 to negotiate in good faith regarding the provision of textbooks for the following school year. Future years shall also be negotiated in good faith between the parties.
- H. The District shall be responsible to the College for reimbursement of any lost, damaged, or stolen textbooks and/or related materials that are provided by the College. In the event of lost, damaged, or stolen materials, the District will reimburse the College for the cost of the replacement and/or repair.

- I. The College shall waive payment of all other fees related to participation in the Program, including application fees, activities required by the College that may enhance a Participant's likelihood of success, and course-related or lab fees.
- J. If the law permits Participants to be charged in some or all circumstances, the Party otherwise bearing such costs under this Agreement shall determine whether and how much of such costs shall be paid by Participants.

VII. Collaboration Between Parties

- A. The Parties shall cooperate in the implementation of this Agreement, including meeting or communicating as necessary to ensure that the needs of each Party is met with regard to such implementation.
- B. The Parties recognize that applicable laws and regulations may be enacted, amended, and repealed during the course of this Agreement. It is the intent of the Parties that unless the Agreement otherwise specifies that a waiver and/or Chancellor approval must be sought, the Parties shall fully comply with the statutory and regulatory requirements of the College Credit Plus program as established by the General Assembly and regulated by the Ohio Board of Regents and Ohio Department of Education and this Agreement shall be construed consistently with such intent. If amendments to this Agreement are required by law or regulations to ensure that the Agreement is legally compliant, the Parties agree to work together in good faith to amend the Agreement in a manner that will be compliant.
- C. If it becomes necessary pursuant to law, including but not limited to R.C. § 3365.10 or regulations, to obtain a waiver from a relevant agency to continue to operate under this Agreement, both Parties shall, unless otherwise agreed, cooperate to obtain such a waiver. If such a waiver is not approved, the Parties shall cooperate to implement the Agreement in a manner that is consistent with this Agreement to the extent possible while complying with the law and regulations as amended.
- D. The Parties will cooperate regarding the distribution, collection, and inventory of all textbooks and related materials.

VIII. Miscellaneous

- A. At all times, the relationship of the Parties, being separate legal entities, shall be as independent contractors. Employees of the Parties shall remain employees of their respective employers and such employers shall have supervisory and all other responsibility for such employees. Employees of one Party shall not be loaned to any other Party. Nothing herein is intended to create or shall be construed to create the relationship of employer and employee as between College and the District-employed teacher that may be instructing a District-Taught course pursuant to this Agreement. Likewise, nothing herein is intended to cause or shall be construed to cause the Parties to be treated as a joint employer or as partners in a joint venture.
- B. The Parties shall each assume liability for loss, costs, or damages resulting from the negligence of either of them or their employees/agents, but shall not be liable for any loss, costs, or damages resulting from the negligence of the other Party or the other Party's employees/agents.
- C. All amendments to this Agreement must be agreed to in writing by both of the Parties. This Agreement cannot be assigned or transferred by either Party without the express prior written permission of the other Party.
- D. If any term or provision of this Agreement is rendered invalid, void, or unenforceable by a court of competent jurisdiction or agency having jurisdiction over the Parties, either Party shall have the option, upon written notice to the other Party, to: (1) terminate this Agreement as provide in Section II, above; (2) enforce the remaining provisions of the Agreement as written; or (3) request a waiver from any agency with authority to permit the Agreement to continue as written. The Parties shall cooperate as necessary with any efforts to seek such waiver(s).
- E. This Agreement shall constitute the entire agreement between the Parties regarding the issues outlined herein. Each Party acknowledges that there are no other written or verbal agreements, understandings, representations, inducements, promises or arrangements between the Parties regarding the issues outlined herein. This Agreement supersedes any prior written or oral agreements between the Parties with respect to the services to be provided as specified herein.
- F. This Agreement creates no third-party beneficiaries. Specifically, no students, parents, District employees, College employees, or any persons or entities not parties to this Agreement shall be entitled to any benefits under this Agreement.

- G. Each Party agrees that it and any person acting on its behalf shall not discriminate by reason of race, color, religion, sex, age, disability, military status, national origin, or ancestry against any Participant or with regard to the employment of any person qualified and available to perform work relating to this Agreement, nor shall either Party or any person acting on its behalf discriminate against, intimidate, or retaliate against any employee hired for the performance of work under this Agreement on account of any of these protected traits.
- H. This Agreement shall be governed by and interpreted in accordance with the laws of Ohio.
- J. The Parties agree that they are subject to Ohio Public Records law and may be required to release records relating to this Agreement on request if they constitute public records under that law. The Parties agree that educational records are subject to protection under the Family Educational Rights and Privacy Act, 20 U.S.C. §1232g, 34 C.F.R. Part 99, and agree to protect personally identifiable information and disclose such records only as permitted pursuant to applicable law.
- K. The Parties agree that they are currently in compliance with and shall continue to adhere to Ohio ethics laws, including R.C. §§ 2921.42, 2921.43, and Chapter 102 of the Ohio Revised Code. The Parties further agree that they are in compliance with the campaign contribution limitations specified in R.C. § 3517.13.
- L. The College grants the District a nonexclusive, nontransferable perpetual license to reproduce, distribute and display materials developed by College or its employees or agents to use for the college-enrolled dual credit Program and its curricula for noncommercial educational purposes only. The District shall be permitted to create works based on the materials for use in District-Taught courses, in which case the District grants the College a perpetual license to reproduce, distribute and display materials developed by the District or its employees or agents relating to the Program and its curricula for educational purposes only.
- M. The Parties acknowledge that any trade name, service mark, trademark, symbol, or image registered by a Party shall remain the sole and exclusive property of that Party throughout the Program and thereafter. The Parties each hereby grant and agree to permit the other Party a limited right and license to use the name(s), logo(s), mark(s), image(s), or symbol(s) during the term of this Program in connection with the promotion of the Program. The Parties shall cooperate in ensuring that each Party, upon request, has a suitable copy of such name(s), logo(s), mark(s), image(s), or symbol(s) for display pursuant to this provision.

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- N. The Parties acknowledge that this Agreement shall not be binding on either Party until all relevant statutory provisions of the Ohio Revised Code regarding the approval of this Agreement have been complied with, including but not limited to R.C. §§ 126.07, 5705.41, and 5705.412, to the extent such provisions may be applicable.
- O. Notices required pursuant to this Agreement shall be in writing and sent by United States Mail, postage prepaid, certified or registered with return receipt requested or by any nationally recognized overnight courier service to the appropriate address set forth below:
1. As to the District: _____
 2. As to the College: _____
- P. Each Party shall retain all records relating to the implementation of this Agreement that may be necessary for audit purposes for at least four calendar years after termination of the Agreement, or longer if required by the Party's policies regarding record destruction.
- Q. The Parties agree that should the District's teachers' collective bargaining agreement(s) for the upcoming academic year not be settled by July 31st, the District shall notify the College. The College shall consult with the District before determining an appropriate course of action, which may include converting the anticipated Program courses to on-line course offerings, if available, to be instructed by College faculty.

The undersigned hereby represent that they have the authority to execute this Agreement on behalf of their respective entity.

FOR THE DISTRICT:

Superintendent

Date

Treasurer

Date

FOR THE COLLEGE:

President

Date

ACKNOWLEDGEMENT OF COLLEGE'S PRESIDENT

I acknowledge that, as the President of Columbus State Community College, I support the negotiated alternative payment rate between the _____ School District and Columbus State Community College dated _____, 20__, to which this acknowledgement is attached.

Dr. David Harrison
President

Date



Design-Build Solutions, Inc.
3800 East 91st Street
Cleveland, OH 44105
Phone: (800) 762-8225
Fax: (216) 883-2055



ROOFING MATERIAL AND SERVICES PROPOSAL

Arrowhead Elementary
Olentangy Local Schools
2385 Hollenback Rd
Lewis Center, Ohio 43035

Proposal Date: 02/16/2015
Proposal #: 90-OH-140075

Purchase Request / Delivery Order Language:
The Garland Company, Inc. (dba) Design-Build Solutions, Inc

THE FOLLOWING PROPOSAL(S) ARE SUBMITTED IN ACCORDANCE WITH THE
ACCOMPANYING PROJECT DOCUMENTS INCLUDING BUT NOT LIMITED TO: DETAILS AND
DRAWINGS, PROJECT MANUAL AND SYSTEM SPECIFICATIONS, SCOPE OF WORK.

Scope of Work: Shingle

Tear-off the existing shingles down to the deck. (this assumes underlayment is not full ice and water).
Inspect deck and sweep clean, Install ice and water at eaves, valleys, rakes and ridge.
Install new drip and rake edge. Install new underlayment over entire roof area.
Install starter shingles at eave and up the valley.
Install new Owens Corning Oakridge dimensional shingles 6 nailed. Valleys to be closed cut California
valleys.
Install new ridge vent, pipe boots and other flashings as needed.
Clean up area and haul away all debris. Sweep area with magnet for nails.
Replacing gutters is excluded.

Total Proposed Budget Cost to Use a Dimensional Shingle:	\$277,353.00
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Competitive Bid Results:

Smith Roofing	\$277,353.00
Alumni Roofing	\$337,101.00
Quinn Contracting	\$360,510.00
JB Roofing	\$390,370.00

Communication relating to this proposal may be directed to:

Kirk Henline
3800 E 91st Street
Cleveland, OH 44105
Phone: 216-430-3513
Fax: 216-833-2055
khenline@garlandind.com

END OF PROPOSAL