

April 24, 2025

The Clark-Shawnee Local Board of Education met in a regular session on April 24, 2025, at Clark-Shawnee Local Administrative Offices located at 3680 Selma Road, Springfield, Ohio, 45502. The meeting was called to order at 6:30 p.m. by President Galbreath.

Those answering the roll by Mr. Faulkner:

Mr. DeHart
Mr. Galbreath
Ms. Garrett
Dr. Page
Mrs. Pierce

Also present: Mr. Brian Kuhn, Superintendent
Mr. Adam Billet, Assistant Superintendent

All stood and recited the Pledge of Allegiance.

ACCEPTANCE OF THE AGENDA (2025-1497)

Mr. DeHart moved to accept the agenda and addendum with corrections.
Dr. Page Seconded the motion.

Ayes: Galbreath, Garrett, Page, Pierce, DeHart.
The President declared the motion carried.

All observed a moment of silence for Mr. Donald "Sonny" Riley, former Band Director at Clark-Shawnee Local School District.

REQUESTS AND CONCERNS OF THE GENERAL PUBLIC

Marcus Bowshier

Tennis

ROUND TABLE

Presentation by KeyBank concerning the potential refinancing of the bonds issued in 2018 [Exhibit A]

C.T.C. Update

Mr. Ben Galbreath provided an update to the Board of Education regarding the activities of the Springfield-Clark Career Technology Center.

Assistant Superintendent Update

Mr. Adam Billet, Assistant Superintendent, provided an update to the Board of Education regarding the following topics:

- Provided an update on current facility projects throughout the district including the Student Drive and Walking Path
- Shared the process the district follows for State Testing
- Shared the Testing Data

Superintendent Update

Mr. Brian Kuhn, Superintendent, provided an update to the Board of Education on the following topics:

- Shared information about Shawnee High School's Class of 2025 Graduation Ceremony on May 15 at 7:00 pm [Exhibit B]
- Provided an update on the CEDA matters
- Legislative Update on House Bill 154 and its potential impact on CRAs
- Update on Superintendent and Treasurer Evaluations
- Shared the upcoming district events

ACCEPTANCE OF CONSENT CALENDAR – FINANCIAL (2025-1498)

Mr. DeHart moved to approve the following:

- A. Signing of the Minutes of the Previous Meeting**
- B. Treasurer's Report and Condition of the Funds**
- C. Monthly Bills and Allowance of those that are in Order**
- D. Appropriations Modification**
- E. Fund Transfers**

Permission to transfer \$327,824.00 from Fund 001-0000 to Fund 003-0000

Dr. Page Seconded the motion.

Ayes: Garrett, Page, Pierce, DeHart, Galbreath.

ACCEPTANCE OF CONSENT CALENDAR – PERSONNEL (2025-1499)

Ms. Garrett moved to approve the following:

Employment

Certified

Mr. Adam Hare as Teacher for the 2025-2026 school year. [Current Assignment: Shawnee ES]

Mrs. Julie Jennings as Teacher at .49 FTE for the 2025-2026 school year [Current Assignment: Shawnee ES].

Mrs. Chelsea Moses as Teacher for the 2025-2026 school year. [Current Assignment: Shawnee ES].

Additional Duty (Certified)

Mrs. Kristi Hirtzinger as Middle School Yearbook Advisor for the 2024-2025 school year.

Mrs. Kayla Johnson as Track, Middle School Assistant Coach for the 2024-2025 school year.

Additional Duty (Support Staff)

Mrs. Tina Parrill as Elementary School Yearbook Advisor for the 2024-2025 school year.

Substitutes (Support Staff)

Ms Hailey Cochran as long-term substitute cook for the 2024-2025 school year.

Contract Renewals—Administrative

<u>Administrator/Supervisor</u>	<u>Current Contract (Expiring)</u>	<u>Contract Eligibility (Proposed)</u>
Mrs. Kelly Blazer	2 of 2	2-year
Mrs. Deborah Boysel	1 of 1	2-year
Mr. Charles Harshman	1 of 1	2-year
Mrs. Michelle Heims	3 of 3	3-year
Ms. Jenna Potts	1 of 1	2-year

Resignation

Mrs. Elizabeth Avery, Teacher at Shawnee ES, has submitted a letter of resignation of 0.49 FTE of her teaching position for the 2025-2026 school year.

Mrs. Sierra Mathews, Teacher at Shawnee ES, has submitted a letter of resignation effective at the end of the current contract year.

Mrs. Beth Patterson, Teacher at Shawnee ES, has submitted a letter of resignation for the purpose of retirement effective June 1, 2025.

Non-Paid Leave

Mrs. Jodie Noffke, Bus Driver, is requesting non-paid medical leave April 2, 2025 through April 11, 2025.

Supplemental Contract Nonrenewal for the 2025-2026 School Year

Mrs. Kristi Hirtzinger as Middle School Yearbook Advisor.

Mrs. Kayla Johnson as Track, Middle School Assistant Coach.

Mrs. Tina Parrill as Elementary School Yearbook Advisor.

A RESOLUTION ACCEPTING THE RESIGNATION OF KRISTIN MEEKS FOR THE PURPOSE OF RETIREMENT AND APPROVING REEMPLOYMENT FOR THE 2025-2026 SCHOOL YEAR IN ACCORDANCE WITH OHIO REVISED CODE SECTION 3307.353

WHEREAS, Mrs. Kristin Meeks ("Meeks") is employed by the Clark-Shawnee Local School District Board of Education ("Board") as a licensed teacher;

WHEREAS, Meeks has submitted a letter of resignation for the purpose of retirement from her teaching position, retirement effective June 1, 2025, and the Clark-Shawnee Local Board of Education ("Board") acknowledges her dedicated service to the Clark-Shawnee Local School District;

WHEREAS, the Board desires to reemploy Meeks in the position of teacher for the 2025-2026 school year, following Meeks's retirement, pursuant to the provisions of Ohio Revised Code Section 3307.353 and the rules of the State Teachers Retirement System of Ohio ("STRS");

WHEREAS, in accordance with Ohio Revised Code Section 3307.353, the Board provided public notice on January 31, 2025, of the Board's intent to reemploy Meeks as a reemployed retiree, and such public notice included the time, date, and location of a public hearing on the matter, and such public notice was published at least 60 days prior to the reemployment decision;

WHEREAS, the Board held a public hearing on April 3, 2025 to allow the public an opportunity to comment on the proposed reemployment of Meeks following Meeks's retirement;

NOW, THEREFORE, BE IT RESOLVED by the Clark-Shawnee Local School District Board of Education as follows:

1. The resignation of Mrs. Kristin Meeks for the purpose of retirement, effective June 1, 2025, is hereby accepted with appreciation for her years of service to the district.
2. The Board of Education approves the reemployment of Mrs. Kristin Meeks as a Teacher for the 2025-2026 school year under a one-year limited contract, beginning on September 1, 2025, in accordance with the terms of Ohio Revised Code Section 3307.353, applicable provisions of the collective bargaining agreement between the Board and the Clark-Shawnee Local Education Association, and district policies.
3. The Superintendent is hereby authorized and directed to execute all necessary documents to effectuate this action, including the preparation of a new employment contract for Mrs. Kristin Meeks.
4. The Treasurer is directed to ensure compliance with all financial and reporting requirements related to the reemployment of a retiree.

BE IT FURTHER RESOLVED that the Board of Education extends its gratitude to Mrs. Kristin Meeks for her continued commitment to the Clark-Shawnee Local School District.

A RESOLUTION ACCEPTING THE RESIGNATION OF PHYLLIS MCCRORY FOR THE PURPOSE OF RETIREMENT AND APPROVING REEMPLOYMENT FOR THE 2025-2026 SCHOOL YEAR IN ACCORDANCE WITH OHIO REVISED CODE SECTION 3307.353

WHEREAS, Mrs. Phyllis McCrory ("McCrory") is employed by the Clark-Shawnee Local School District Board of Education ("Board") as a licensed teacher;

WHEREAS, McCrory has submitted a letter of resignation for the purpose of retirement from her teaching position, retirement effective June 1, 2025, and the Clark-Shawnee Local Board of Education ("Board") acknowledges her dedicated service to the Clark-Shawnee Local School District;

WHEREAS, the Board desires to reemploy McCrory in the position of teacher for the 2025-2026 school year, following McCrory's retirement, pursuant to the provisions of

Ohio Revised Code Section 3307.353 and the rules of the State Teachers Retirement System of Ohio ("STRS");

WHEREAS, in accordance with Ohio Revised Code Section 3307.353, the Board provided public notice on January 31, 2025, of the Board's intent to reemploy McCrory as a reemployed retiree, and such public notice included the time, date, and location of a public hearing on the matter, and such public notice was published at least 60 days prior to the reemployment decision;

WHEREAS, the Board held a public hearing on April 3, 2025 to allow the public an opportunity to comment on the proposed reemployment of McCrory following McCrory's retirement;

NOW, THEREFORE, BE IT RESOLVED by the Clark-Shawnee Local School District Board of Education as follows:

1. The resignation of Mrs. Phyllis McCrory for the purpose of retirement, effective June 1, 2025, is hereby accepted with appreciation for her years of service to the district.
2. The Board of Education approves the reemployment of Mrs. Phyllis McCrory as a Teacher for the 2025-2026 school year under a one-year limited contract, beginning on September 1, 2025, in accordance with the terms of Ohio Revised Code Section 3307.353, applicable provisions of the collective bargaining agreement between the Board and the Clark-Shawnee Local Education Association, and district policies.
3. The Superintendent is hereby authorized and directed to execute all necessary documents to effectuate this action, including the preparation of a new employment contract for Mrs. Phyllis McCrory.
4. The Treasurer is directed to ensure compliance with all financial and reporting requirements related to the reemployment of a retiree.

BE IT FURTHER RESOLVED that the Board of Education extends its gratitude to Mrs. Phyllis McCrory for her continued commitment to the Clark-Shawnee Local School District.

A RESOLUTION ACCEPTING THE RESIGNATION OF MARY TUCKER FOR THE PURPOSE OF RETIREMENT AND APPROVING REEMPLOYMENT FOR THE 2025-2026 SCHOOL YEAR IN ACCORDANCE WITH OHIO REVISED CODE SECTION 3307.353

WHEREAS, Mrs. Mary Tucker ("Tucker") is employed by the Clark-Shawnee Local School District Board of Education ("Board) as a licensed teacher;

WHEREAS, Tucker has submitted a letter of resignation for the purpose of retirement from her teaching position, retirement effective June 1, 2025, and the Clark-Shawnee Local Board of Education ("Board") acknowledges her dedicated service to the Clark-Shawnee Local School District;

WHEREAS, the Board desires to reemploy Tucker in the position of teacher for the 2025-2026 school year, following Tucker's retirement, pursuant to the provisions of Ohio Revised Code Section 3307.353 and the rules of the State Teachers Retirement System of Ohio ("STRS");

WHEREAS, in accordance with Ohio Revised Code Section 3307.353, the Board provided public notice on January 31, 2025, of the Board's intent to reemploy Tucker as a reemployed retiree, and such public notice included the time, date, and location of a public hearing on the matter, and such public notice was published at least 60 days prior to the reemployment decision;

WHEREAS, the Board held a public hearing on April 3, 2025 to allow the public an opportunity to comment on the proposed reemployment of Tucker following Tucker's retirement;

NOW, THEREFORE, BE IT RESOLVED by the Clark-Shawnee Local School District Board of Education as follows:

1. The resignation of Mrs. Mary Tucker for the purpose of retirement, effective June 1, 2025, is hereby accepted with appreciation for her years of service to the district.
2. The Board of Education approves the reemployment of Mrs. Mary Tucker as a Teacher for the 2025-2026 school year under a one-year limited contract, beginning on September 1, 2025, in accordance with the terms of Ohio Revised Code Section 3307.353, applicable provisions of the collective bargaining agreement between the Board and the Clark-Shawnee Local Education Association, and district policies.
3. The Superintendent is hereby authorized and directed to execute all necessary documents to effectuate this action, including the preparation of a new employment contract for Mrs. Mary Tucker.
4. The Treasurer is directed to ensure compliance with all financial and reporting requirements related to the reemployment of a retiree.

BE IT FURTHER RESOLVED that the Board of Education extends its gratitude to Mrs. Mary Tucker for her continued commitment to the Clark-Shawnee Local School District.

A RESOLUTION ACCEPTING THE RESIGNATION OF JOHN STEKLI FOR THE PURPOSE OF RETIREMENT AND APPROVING REEMPLOYMENT FOR THE 2025-2026 SCHOOL YEAR IN ACCORDANCE WITH OHIO REVISED CODE SECTION 3307.353

WHEREAS, Mr. John Stekli ("Stekli") is employed by the Clark-Shawnee Local School District Board of Education ("Board") as a licensed principal;

WHEREAS, Stekli has submitted a letter of resignation for the purpose of retirement from his principal position, retirement effective June 1, 2025, and the Clark-Shawnee Local Board of Education ("Board") acknowledges his dedicated service to the Clark-Shawnee Local School District;

WHEREAS, the Board desires to reemploy Stekli in the position of principal for the 2025-2026 school year, following Stekli's retirement, pursuant to the provisions of Ohio Revised Code Section 3307.353 and the rules of the State Teachers Retirement System of Ohio ("STRS");

WHEREAS, in accordance with Ohio Revised Code Section 3307.353, the Board provided public notice on January 31, 2025, of the Board's intent to reemploy Stekli as a reemployed retiree, and such public notice included the time, date, and location of a public hearing on the matter, and such public notice was published at least 60 days prior to the reemployment decision;

WHEREAS, the Board held a public hearing on April 3, 2025 to allow the public an opportunity to comment on the proposed reemployment of Stekli following Stekli's retirement;

NOW, THEREFORE, BE IT RESOLVED by the Clark-Shawnee Local School District Board of Education as follows:

1. The resignation of Mr. John Stekli for the purpose of retirement, effective June 1, 2025, is hereby accepted with appreciation for his service to the district.
2. The Board of Education approves the reemployment of Mr. John Stekli as a Principal for the 2025-2026 school year under a two-year limited contract, beginning on August 1, 2025, in accordance with the terms of Ohio Revised Code Section 3307.353 and district policies.

3. The Superintendent is hereby authorized and directed to execute all necessary documents to effectuate this action, including the preparation of a new employment contract for Mr. John Stekli.
4. The Treasurer is directed to ensure compliance with all financial and reporting requirements related to the reemployment of a retiree.

BE IT FURTHER RESOLVED that the Board of Education extends its gratitude to Mr. John Stekli for his continued commitment to the Clark-Shawnee Local School District.

Mrs. Pierce seconded the motion.

Ayes: Page, Pierce, DeHart, Galbreath, Garrett.

ACCEPTANCE OF CONSENT CALENDAR – MISCELLANEOUS (2025-1500)

Dr. Page moved to approve the following:

Ohio High School Athletic Association Membership

The Board of Education is required to pass an annual resolution to authorize membership in the Ohio High School Athletic Association.

GAAP Report Preparation

Mr. Thomas Faulkner, Treasurer, is requesting the service of Carol M. Riggle, CPA to perform the annual GAAP report at an estimated cost of \$6,500.00.

Program Participation Approval

IDEA-B & Early Childhood IDEA

IDEA-B and Early Childhood IDEA money comes to our district as a result of the number of handicapped students enrolled. These funds are used to pay for excess costs associated with educating these children. A proposal will be submitted to the State Department of Education for participation in this program.

Title I

Title I money comes to our district as a result of the number of economically disadvantaged students enrolled in the district. These funds are used for reading remediation and a math coach in grades K through four.

Title II-A

Title II-A money comes to the district as a result of the number of economically disadvantaged students enrolled in the district and student enrollment. These funds are

used to hire additional teachers to reduce class sizes and for school improvement initiatives.

Approval Of Board Policies

Mr. Brian Kuhn, Superintendent, is recommending approval of the following board policies: 0131.1, 0171 (Rescind), 1422.01, 1613, 2265, 2271, 2340, 2430.02, 2431, 2460, 3213, 4213, 5113, 5120, 5131 (Rescind), 5136.01, 5223, 5330, 5350, 5460, 5610, 5751, 5780.01, 6151, 6460, 7421, 7440.01, 8142, 8452, & 8500. [Reference Exhibit C]

Approval of 2025-2026 Student Handbooks

Mr. Brian Kuhn, Superintendent, is recommending approval of the following student handbooks for the 2025-2026 school year. [Reference Exhibit D]

- Shawnee Elementary School
- Shawnee Middle School
- Shawnee High School
- Shawnee Athletic Handbook

Approval of E-Rate Contract with MVECA

Mr. Brian Kuhn, Superintendent, is recommending approval to contract with MVECA for the purchase of technology equipment at E-Rate pricing. [Reference Exhibit E]

Approval of Student Trip

Mrs. Darcy Leis, Power of the Pen Advisor, is requesting permission for the Power of the Pen Qualifiers to travel to the state competition at Ashland University on May 21-22, 2025. [Reference Exhibit F]

Memorandum of Understanding–Article 28

Mr. Brian Kuhn, Superintendent, is recommending approval of a Memorandum of Understanding with the Clark-Shawnee Local Education Association regarding Article 28. [Reference Exhibit G]

Memorandum of Understanding–Pre-School Job Sharing

Mr. Brian Kuhn, Superintendent, is recommending approval of a Memorandum of Understanding with the Clark-Shawnee Educational Association regarding the job sharing of a pre-school teaching position for the 2025-2026 school year. [Reference Exhibit H]

Approval of Student Trip

Mrs. Sherry Akers, MS Counselor, is requesting permission for students to attend the 2025 Youth to Youth Summer Conference at Ohio Wesleyan University on July 9-12, 2025. [Reference Exhibit I]

Resolution to Adopt Special Education Model Policies and Procedures with Modifications

WHEREAS, Ohio Revised Code § 3323.08 requires each school district to provide assurances to the Ohio Department of Education and Workforce ("DEW") that the District will provide for the education of children with disabilities within its jurisdiction and has in effect policies, procedures, and programs that are consistent with the policies and procedures adopted by DEW; and

WHEREAS, DEW developed a document entitled "Special Education Model Policies and Procedures" ("2024 Model Policies") that a board of education may adopt to fulfill the requirement described in the preceding paragraph; and

WHEREAS, on February 27, 2025, the Board approved Resolution 2025-1486 to adopt DEW's 2024 Model Policies; and

WHEREAS, the District subsequently learned that the 2024 Model Policies contain certain statements that conflict with existing State and Federal laws and/or applicable case law; and

WHEREAS, the Board is interested in rescinding its earlier action and instead adopting a slightly modified version of DEW's 2024 Model Policies that is consistent with existing State and Federal law and/or applicable case law;

NOW, THEREFORE, BE IT RESOLVED, that the Board of Education hereby rescinds Board Resolution 2025-1486 and adopts DEW's 2024 Model Policies in their entirety except for the following sentences, which are specifically rejected in their current form and will not be implemented as written. The Board directs that the language identified below shall be considered either modified as specified, or, where indicated, deleted to ensure the District complies with applicable State and Federal laws and/or caselaw:

- P. 10. Destruction of Educational Records.
 - Original Language: "Ensures the information is destroyed at the request of the parents."
 - Action: Replace sentence with "Once a parent is notified that personally identifiable information maintained by the District is no longer required to provide educational services to their child, or is not otherwise required to be maintained by the District based on State or Federal law or applicable retention schedules, the parent may request that the information be

destroyed.”

- P. 14. Independent Education Evaluation at Public Expense.
 - Original Language: “An educational agency may not impose conditions or timelines related to obtaining an IEE, except for the criteria described above.”
 - Action: Delete this sentence in its entirety.

- P. 33. Extended School Year.
 - Original Language: “The IEP team should consider emerging skills as part of the IEP process for children who are exhibiting beginning skillsets.”
 - Action: Delete this sentence in its entirety.

- P. 42. Services.
 - Original Message: “Although not required, educational agencies are encouraged to provide services during short-term removals to assist children with disabilities to continue to make progress toward their IEP goals and prevent them from falling behind.”
 - Action: Delete this sentence in its entirety.

BE IT FURTHER RESOLVED, that the Board directs all staff in the District to use and comply with the 2024 Model Policies (as modified herein). The Board further authorizes the Superintendent to notify DEW of the Board’s adoption of the modified 2024 Model Policies through DEW’s monitoring systems by uploading a copy of this Board resolution by March 30, 2025, and by November 30 for each subsequent school year; and

BE IT FURTHER RESOLVED, the Board acknowledges that the 2024 Model Policies (as modified herein), while comprehensive, do not include every requirement set forth in the IDEA, the regulations implementing IDEA, the Ohio Operating Standards, the Ohio Revised Code, and/or the Ohio Administrative Code, and the Board recognizes its obligation to follow these laws and regulations, as well as applicable case law, in the event there is a conflict between their requirements and the Board-adopted 2024 Model Policies (as modified herein).

Approval to Purchase a School Bus

Mr. Brian Kuhn, Superintendent, is recommending the purchase of one school bus from Rush Transportation in the amount of \$127,738.00.

AUTHORIZING THE ISSUANCE OF BONDS IN THE AMOUNT OF NOT TO EXCEED \$9,640,000 FOR THE PURPOSE OF CURRENTLY REFUNDING BONDS ISSUED IN JANUARY 2018 FOR THE PURPOSE OF CONSTRUCTING AND RENOVATING SCHOOL FACILITIES AND LOCALLY FUNDED INITIATIVES UNDER THE CLASSROOM FACILITIES ASSISTANCE PROGRAM OF THE OHIO SCHOOL FACILITIES COMMISSION; FURNISHING AND EQUIPPING THE SAME; IMPROVING THE SITES THEREOF; AND ACQUIRING LAND AND INTERESTS IN LAND; AND AUTHORIZING AND APPROVING RELATED MATTERS

WHEREAS, at the election held on August 8, 2017, on the proposition of issuing bonds of the School District in the amount of \$37,273,542 for the improvements described in the title of this Resolution and levying taxes outside the ten-mill limitation to pay the principal of and interest on such bonds, the electors of the School District approved the issuance of such bonds with the requisite majority of those voting on the proposition voting in favor thereof; and

WHEREAS, pursuant to such voted authority, the School District issued its \$9,640,000 School Facilities Construction and Improvement Bonds, Series 2018, dated January 4, 2018 (the "Outstanding Bonds"); and

WHEREAS, in view of currently prevailing lower interest rates, the Board has determined that it is advisable and in the best interest of the School District to issue the Bonds (as defined hereinbelow) to currently refund all or a portion of the outstanding principal of the Outstanding Bonds (the "Refunded Bonds"); and

WHEREAS, the Treasurer of the Board (the "Treasurer") has certified to this Board that the maximum maturity and principal amount of the Bonds cannot exceed the maximum maturity and principal amount of the Refunded Bonds; and

WHEREAS, it is now deemed necessary to issue and sell not to exceed \$9,640,000 of the Bonds for the purpose described in the title of this Resolution under authority of the general laws of the State of Ohio, including Ohio Revised Code Chapter 133, and in particular Section 133.34 thereof;

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Clark-Shawnee Local School District, Clark County, Ohio that:

Section 1. It is declared necessary to issue bonds of the School District for the purpose described in the title of this Resolution in the principal sum of not to exceed \$9,640,000, or such lesser amount as shall be determined by the Treasurer and certified to this Board, which bonds shall be designated as "Clark-Shawnee Local School District, Clark County, Ohio Refunding Bonds, Series 2025," or as otherwise designated by the Treasurer (the "Bonds"). The Bonds may be issued in one or more series.

Section 2. The Bonds shall be issued as fully registered bonds in such denominations as shall be determined by the Treasurer, but not exceeding the principal amount of Bonds maturing on any one date; shall be numbered as determined by the Treasurer; and shall have such final terms as shall be determined by the Treasurer and set forth in the Certificate of Fiscal Officer provided for herein.

Section 3. The Treasurer is authorized and directed to execute on behalf of the School District a Certificate of Fiscal Officer Relating to Terms of Bonds (the "Certificate of Fiscal Officer") setting forth the aggregate principal amount and the final terms of the Bonds, which aggregate principal amount and terms, subject to the limitations set forth in this Resolution, shall be as determined by the Treasurer. The Certificate of Fiscal Officer shall indicate the dated date for the Bonds, the dates on which interest on the Bonds is to be paid (the "Interest Payment Dates"), the purchase price for the Bonds (which shall be not less than 97% of the aggregate principal amount thereof), the maturity schedule for the Bonds (provided that the maximum maturity date of the Bonds shall not be later than December 1 of the year of final maturity of the Refunded Bonds), the interest rates for the Bonds (provided that the true interest cost for all Bonds in the aggregate shall not exceed 6.50% per annum), the optional and mandatory redemption provisions, if any, and such other terms not inconsistent with this Resolution as the Treasurer shall deem appropriate.

Section 4. The Bonds shall be issued with interest payable semiannually on each Interest Payment Date until the principal sum is paid or provision has been duly made therefor (the "Current Interest Bonds") or with interest compounded on each Interest Payment Date but payable only at maturity (the "Capital Appreciation Bonds") in such proportions as shall be set forth in the Certificate of Fiscal Officer. Interest shall be calculated on the basis of a 360-day year of twelve 30-day months, unless otherwise determined by the Treasurer. Unless otherwise determined by the Treasurer, the Current Interest Bonds shall be in the denominations of \$5,000 or any integral multiple thereof, and the Capital Appreciation Bonds shall be in the denominations on the date of their issuance and delivery equal to the principal amount which, when interest is accrued and compounded thereon, beginning on the date of delivery to the Original Purchaser (as defined hereinbelow), and each Interest Payment Date thereafter, will equal \$5,000 or any integral multiple thereof at maturity.

Section 5. The Current Interest Bonds shall be subject to optional and mandatory redemption prior to stated maturity as provided in the Certificate of Fiscal Officer. If optional redemption of the Current Interest Bonds at a redemption price exceeding 100% is to take place on any date on which a mandatory redemption of the Current Interest Bonds of the same maturity will take place, the Current Interest Bonds to be redeemed by optional redemption shall be selected by the Bond Registrar (as defined hereinbelow) prior to the selection of the Current Interest Bonds to be redeemed at par on the same date.

When partial redemption is authorized, the Bond Registrar shall select Current Interest Bonds or portions thereof by lot within a maturity in such manner as the Bond Registrar may determine, provided, however, that the portion of any Current Interest Bond so selected shall be in the amount of \$5,000 or any integral multiple thereof (unless otherwise determined by the Treasurer).

The notice of the call for redemption of Current Interest Bonds shall identify (i) by designation, letters, numbers or other distinguishing marks, the Current Interest Bonds or portions thereof to be redeemed, (ii) the redemption price to be paid, (iii) the date fixed for redemption, and (iv) the place or places where the amounts due upon redemption are payable. From and after the specified redemption date interest on the Current Interest Bonds (or portions thereof) called for redemption shall cease to accrue. Such notice shall be sent by first class mail at least 30 days prior to the redemption date to each registered holder of the Current Interest Bonds to be redeemed at the address shown in the Bond Register (as defined hereinbelow) on the 15th day preceding the date of mailing. Failure to receive such notice or any defect therein shall not affect the validity of the proceedings for the redemption of any Current Interest Bond.

Section 6. The Bonds shall express upon their faces the purpose for which they are issued and that they are issued pursuant to this Resolution. The Bonds shall be executed by the President of the Board (the "President") and by the Treasurer in their official capacities, provided that either or both of their signatures may be a facsimile. No Bond shall be valid or become obligatory for any purpose or shall be entitled to any security or benefit under this Resolution unless and until a certificate of authentication, as printed on the Bond, is signed by the Bond Registrar as authenticating agent. Authentication by the Bond Registrar shall be conclusive evidence that the Bond so authenticated has been duly issued and delivered under this Resolution and is entitled to the security and benefit of this Resolution. The certificate of authentication may be signed by any officer or officers of the Bond Registrar or by such other person acting as an agent of the Bond Registrar as shall be approved by the Treasurer on behalf of the School District. It shall not be necessary that the same authorized person sign the certificate of authentication on all of the Bonds.

Section 7. The principal of and interest on the Bonds shall be payable in lawful money of the United States of America without deduction for the services of the Bond Registrar as paying agent. The principal of the Bonds shall be payable upon presentation and surrender of the Bonds at the designated office of the Bond Registrar. Each Bond shall bear interest from the later of the date thereof, or the most recent Interest Payment Date to which interest has been paid or duly provided for, unless the date of authentication of any Bond is less than 15 days prior to an Interest Payment Date, in which case interest shall accrue from such Interest Payment Date. Interest on any Current Interest Bond shall be paid on each Interest Payment Date by wire or check or draft mailed to the person in whose name the Bond is registered, at the close of business on the 15th day next preceding that Interest Payment Date (the "Record Date") (unless such date falls on a non-business day, in which case the Record Date shall be the preceding business day), on the Bond Register at the address appearing therein.

Any interest on any Bond which is payable, but is not punctually paid or provided for, on any Interest Payment Date (herein called "Defaulted Interest") shall forthwith cease to be payable to the registered owner on the relevant Record Date by virtue of having been such owner and such Defaulted Interest shall be paid to the registered owner in whose name the Bond is registered at the close of business on a date (the "Special Record Date") to be fixed by the Bond Registrar, such Special Record Date to be not more than 15 nor less than 10 days prior to the date of proposed payment. The Bond Registrar shall cause notice of the proposed payment of such Defaulted Interest and the Special Record Date therefor to be mailed, first class postage prepaid, to each bondholder, at such bondholder's address as it appears in the Bond Register, not less than 10 days prior to such Special Record Date, and may, in its discretion, cause a similar notice to be published once in a newspaper in each place where Bonds are payable, but such publication shall not be a condition precedent to the establishment of such Special Record Date.

Subject to the foregoing provisions of this Section, each Bond delivered by the Bond Registrar upon transfer of or in exchange for or in lieu of any other Bond shall carry the rights to interest accrued and unpaid, and to accrue, which were carried by such other Bond.

Section 8. The Treasurer is authorized and directed to serve as authenticating agent, bond registrar, transfer agent, and paying agent (collectively, the "Bond Registrar") for the Bonds or to execute on behalf of the Board a Bond Registrar Agreement with such bank or other appropriate financial institution as shall be acceptable to the Treasurer and the Original Purchaser, pursuant to which such bank or financial institution shall agree to serve as the Bond Registrar for the Bonds. If at any time the Bond Registrar shall be unable or unwilling to serve as such, or the Treasurer in such officer's discretion shall determine that it would be in the best interest of the School District for such functions to be performed by another party, or the Treasurer determines it necessary and appropriate to appoint a co-Bond Registrar in addition to the Bond Registrar, the Treasurer may, and is authorized to, enter into an agreement with a national banking association or other appropriate institution experienced in providing such services, to perform the services required of the Bond Registrar hereunder. Each such successor Bond Registrar (or co-Bond Registrar) shall promptly advise all bondholders of its identity and address. So long as any of the Bonds remain outstanding, the School District shall cause to be maintained and kept by the Bond Registrar, at the office of the Bond Registrar, all books and records necessary for the registration, exchange and transfer of Bonds as provided in this Section (the "Bond Register"). Subject to the provisions hereof, the person in whose name any Bond shall be registered on the Bond Register shall be regarded as the absolute owner thereof for all purposes. Payment of or on account of the principal of and interest on any Bond shall be made only to or upon the order of that person. Neither the School District nor the Bond Registrar shall be affected by any notice to the contrary, but the registration may be changed as herein provided. All payments shall be valid and effectual to satisfy and discharge the liability upon the Bonds, including the interest thereon, to the extent of the amount or amounts so paid.

Any Bond, upon presentation and surrender at the office of the Bond Registrar, together with a request for exchange signed by the registered owner or by a person authorized by the owner to do so by a power of attorney in a form satisfactory to the Bond Registrar, may be exchanged for Bonds of the same form and of any authorized denomination or denominations equal in the aggregate to the unmatured principal amount of the Bonds surrendered, and bearing interest at the same rate and maturing on the same date.

A Bond may be transferred only on the Bond Register upon presentation and surrender thereof at the office of the Bond Registrar, together with an assignment executed by the registered owner or by a person authorized by the owner to do so by a power of attorney in a form satisfactory to the Bond Registrar. Upon that transfer, the Bond Registrar shall complete, authenticate and deliver a new Bond or Bonds of any authorized denomination or denominations equal in the aggregate to the unmatured principal amount of the Bonds surrendered, and bearing interest at the same rate and maturing on the same date.

The School District and the Bond Registrar shall not be required to transfer or exchange (i) any Bond during a period beginning at the opening of business 15 days before the day of mailing of a notice of redemption of Bonds, and ending at the close of business on the day of such mailing, or (ii) any Bonds selected for redemption, in whole or in part, following the date of such mailing.

In all cases in which Bonds are exchanged or transferred hereunder, the School District shall cause to be executed and the Bond Registrar shall authenticate and deliver Bonds in accordance with the provisions of this Resolution. The exchange or transfer shall be without charge to the owner; except that the School District and the Bond Registrar may make a charge sufficient to reimburse them for any tax or other governmental charge required to be paid with respect to the exchange or transfer. The School District or the Bond Registrar may require that those charges, if any, be paid before it begins the procedure for the exchange or transfer of the Bonds. All Bonds issued upon any transfer or exchange shall be the valid obligations of the School District, evidencing the same debt, and entitled to the same benefits under this Resolution, as the Bonds surrendered upon that transfer or exchange.

Section 9. For purposes of this Resolution, the following terms shall have the following meanings:

“Book-entry form” or “book-entry system” means a form or system under which (i) the beneficial right to payment of principal of and interest on the Bonds may be transferred only through a book entry and (ii) physical Bonds in fully registered form are issued only to a Depository or its nominee as registered owner, with the Bonds “immobilized” to the custody of the Depository, and the book entry is the record that identifies the owners of beneficial interests in those Bonds.

“Depository” means any securities depository that is a clearing agency under federal law operating and maintaining, together with its participants, a book-entry system to record beneficial ownership of securities, and to effect transfers of securities

in book-entry form, and includes The Depository Trust Company (a limited purpose trust company), New York, New York.

All or any portion of the Bonds may be initially issued to a Depository for use in a book-entry system, and the provisions of this Section shall apply, notwithstanding any other provision of this Resolution: (i) there shall be a single Bond of each maturity; (ii) those Bonds shall be registered in the name of the Depository or its nominee, as registered owner, and immobilized in the custody of the Depository; (iii) the beneficial owners in book-entry form shall have no right to receive Bonds in the form of physical securities or certificates; (iv) ownership of beneficial interests in any Bonds in book-entry form shall be shown by book entry on the system maintained and operated by the Depository, and transfers of the ownership of beneficial interests shall be made only by the Depository and by book entry; and (v) the Bonds as such shall not be transferable or exchangeable, except for transfer to another Depository or to another nominee of a Depository, without further action by the School District. Bond service charges on Bonds in book-entry form registered in the name of a Depository or its nominee shall be payable in same day funds delivered to the Depository or its authorized representative (i) in the case of interest, on each Interest Payment Date, and (ii) in all other cases, upon presentation and surrender of Bonds as provided in this Resolution.

The Bond Registrar may, with the approval of the School District, enter into an agreement with the beneficial owner or registered owner of any Bond in the custody of a Depository providing for making all payments to that owner of principal and interest on that Bond or any portion thereof (other than any payment of the entire unpaid principal amount thereof) at a place and in a manner (including wire transfer of federal funds) other than as provided above in this Resolution, without prior presentation or surrender of the Bond, upon any conditions which shall be satisfactory to the Bond Registrar and the School District. That payment in any event shall be made to the person who is the registered owner of that Bond on the date that principal is due, or, with respect to the payment of interest, as of the applicable date agreed upon as the case may be. The Bond Registrar shall furnish a copy of each of those agreements, certified to be correct by the Bond Registrar, to other paying agents for Bonds and to the School District. Any payment of principal or interest pursuant to such an agreement shall constitute payment thereof pursuant to, and for all purposes of, this Resolution.

If requested, the Treasurer, the Superintendent of the School District (the "Superintendent") or any other officer of this Board is authorized to execute, acknowledge and deliver, in the name of and on behalf of the School District, an agreement among the School District, the Bond Registrar and a Depository to be delivered in connection with the issuance of the Bonds to such Depository for use in a book-entry system.

The School District may decide to discontinue use of the book-entry system through the Depository. In that event, physical Bond certificates will be printed and delivered to the Depository.

If any Depository determines not to continue to act as the Depository for the Bonds for use in a book-entry system, the School District and the Bond Registrar may attempt to establish a securities depository/book-entry relationship with another qualified Depository under this Resolution. If the School District and the Bond Registrar do not or are unable to do so, the School District and the Bond Registrar, after the Bond Registrar has made provision for notification of the beneficial owners by the then Depository, shall permit withdrawal of the Bonds from the Depository and authenticate and deliver bond certificates in fully registered form to the assigns of the Depository or its nominee, all at the cost and expense (including costs of printing and delivering definitive Bonds), if the event is not the result of action or inaction by the School District or the Bond Registrar, of those persons requesting such issuance.

Section 10. There shall be and is hereby levied annually on all the taxable property in the School District, in addition to all other taxes and outside the ten-mill limitation, a direct tax (the "Debt Service Levy") for each year during which any of the Bonds are outstanding for the purpose of providing, and in an amount which is sufficient to provide, funds to pay interest upon the Bonds as and when the same falls due and to provide a fund for the repayment of the principal of the Bonds at maturity or upon redemption. The Debt Service Levy shall not be less than the interest and sinking fund tax required by Article XII, Section 11 of the Ohio Constitution.

Section 11. The Debt Service Levy shall be and is hereby ordered computed, certified, levied and extended upon the tax duplicate and collected by the same officers, in the same manner, and at the same time that taxes for general purposes for each of such years are certified, extended and collected. The Debt Service Levy shall be placed before and in preference to all other items and for the full amount thereof. The funds derived from the Debt Service Levy shall be placed in a separate and distinct fund, which shall be irrevocably pledged for the payment of the premium, if any, and interest on and principal of the Bonds when and as the same fall due. Notwithstanding the foregoing, if the School District determines that funds will be available from other sources for the payment of the Bonds in any year, the amount of the Debt Service Levy for such year shall be reduced by the amount of funds which will be so available, and the School District shall appropriate such funds to the payment of the Bonds in accordance with law.

Section 12. The Treasurer shall sell the Bonds to KeyBanc Capital Markets Inc. or to such other purchaser or purchasers (collectively, the "Original Purchaser") as the Treasurer shall designate in the Certificate of Fiscal Officer at the purchase price set forth in the Certificate of Fiscal Officer plus interest accrued, if any, to the date of delivery of the Bonds to the Original Purchaser. The Treasurer, the Superintendent, the President and any other officer of this Board, or any of them individually, are authorized to execute on behalf of the Board a bond purchase agreement or term sheet with the Original Purchaser, setting forth the conditions under which the Bonds are to be sold and delivered, which agreement or term sheet shall be in such form, not inconsistent with the terms of this Resolution, as the Treasurer shall determine.

Section 13. There is hereby created and established, as an account within the bond retirement fund of the School District, a trust fund to be designated "Clark-Shawnee Local School District – 2025 Refunding Bonds Escrow Fund" (the "Escrow Fund"), or as otherwise designated by the Treasurer, which account may be in the custody of a bank or trust company as an escrow trustee, if desired. The proceeds from the sale of the Bonds, except the accrued interest and premium thereon (if any), shall be deposited in the Escrow Fund, along with such funds, if any, as the Treasurer may transfer from the bond retirement fund. Such moneys deposited in the Escrow Fund may be (i) held as cash or (ii) used to purchase direct obligations of or obligations guaranteed as to payment by the United States of America of such maturities and interest payment dates and bearing interest at such rates as will, as certified by such independent public accounting firm as shall be acceptable to the Treasurer and the Original Purchaser without further investment or reinvestment of either the principal amount thereof or the interest earnings therefrom, be sufficient to pay the interest on, and the redemption price (including any redemption premium) of, the Refunded Bonds on the earliest optional redemption date for the Refunded Bonds. The Treasurer is also authorized, if necessary or desirable to facilitate the refunding of the Refunded Bonds, to engage a consultant to verify the sufficiency of the cash or other obligations held in the Escrow Fund to refund the Refunded Bonds on such redemption date.

Any accrued interest received from the sale of the Bonds shall be transferred to the bond retirement fund to be applied to the payment of the principal of and interest on the Bonds, or other obligations of the School District, as permitted by law. Any premium received from the sale of the Bonds may be used to pay the financing costs of the Bonds within the meaning of Ohio Revised Code Section 133.01(K) or be deposited into the bond retirement fund, including the Escrow Fund contained therein, in the manner provided by law.

The Treasurer is authorized to execute on behalf of the School District an Escrow Agreement (the "Escrow Agreement") with a bank or trust company to be selected by the Treasurer (the "Escrow Trustee"), setting forth the terms by which the Escrow Fund shall be held and disbursed, if the Treasurer determines that an Escrow Agreement is necessary or beneficial to facilitate the refunding of the Refunded Bonds. Such an Escrow Agreement shall be in such form, not inconsistent with this Resolution, as the Treasurer shall determine.

Section 14. The Ohio Department of Education and Workforce is requested, pursuant to Ohio Revised Code Section 3317.18, to approve an agreement among the State, the School District, and the Bond Registrar providing for the withholding of deposit of funds otherwise due to the School District under Ohio Revised Code Chapter 3317 for the payment of debt charges on all or any portion or series of the Bonds. The President, the Superintendent, and the Treasurer are authorized to prepare and file with the State an application for such approval and to execute and deliver on behalf of the Board any and all documents, certificates, forms and agreements that are in their judgment necessary or appropriate in connection therewith, if the Treasurer deems such agreement to be in the best interest of the School District.

Section 15. The Treasurer may determine to issue all or any series or portion of the Bonds as obligations that the interest thereon is excluded from the bondholders' gross income for federal income tax purposes, and the following provisions of this Section shall apply to such Bonds (or series or portions thereof):

The Board covenants that it will comply with the requirements of all existing and future laws which must be satisfied in order that interest on the Bonds is and will continue to be excluded from gross income for federal income tax purposes, including without limitation restrictions on the use of the property financed with the proceeds of the Bonds so that the Bonds will not constitute "private activity bonds" within the meaning of Section 141 of the Internal Revenue Code of 1986, as amended (the "Code"). The Board further covenants that it will restrict the use of the proceeds of the Bonds in such manner and to such extent, if any, as may be necessary, after taking into account reasonable expectations at the time the Bonds are issued, so that they will not constitute arbitrage bonds under Section 148 of the Code and the regulations prescribed thereunder (the "Regulations").

The Treasurer, or any other officer of this Board, is authorized and directed (a) to make or effect any election, selection, designation, choice, consent, approval or waiver on behalf of the Board with respect to the Bonds as permitted or required to be made or given under the federal income tax laws, for the purpose of assuring, enhancing or protecting favorable tax treatment or the status of the Bonds or interest thereon or assisting compliance with requirements for that purpose, reducing the burden or expense of such compliance, reducing any rebate amount or any payment of penalties, or making any payments of special amounts in lieu of making computations to determine, or paying, any excess earnings as rebate, or obviating those amounts or payments, as determined by the Treasurer, which action shall be in writing and signed by the Treasurer, or any other officer of this Board, on behalf of the Board; (b) to take any and all actions, make or obtain calculations, and make or give reports, covenants and certifications of and on behalf of the Board, as may be appropriate to assure the exclusion of interest from gross income and the intended tax status of the Bonds; and (c) to give an appropriate certificate on behalf of the Board, for inclusion in the transcript of proceedings, setting forth the facts, estimates and circumstances, and reasonable expectations of the Board pertaining to Section 148 and the Regulations, and the representations, warranties and covenants of the Board regarding compliance by the Board with Sections 141 through 150 of the Code and the Regulations.

The Treasurer shall keep and maintain adequate records pertaining to the use and investment of all proceeds of the Bonds sufficient to permit, to the maximum extent possible and presently foreseeable, the School District to comply with any federal law or regulation now or hereafter having applicability to the Bonds that relates to the use of such proceeds, which limits the amount of bond proceeds that may be invested on an unrestricted yield or requires the School District to rebate arbitrage profits to the United States Department of the Treasury. The Treasurer is authorized and directed to file such reports with, and rebate arbitrage profits to, the United States Department of the Treasury, to the extent that any federal law or regulation having applicability to the Bonds requires any such reports or rebates.

Section 16. The Treasurer is authorized to make appropriate arrangements, if the Treasurer deems it in the best interest of the School District, for the issuance of a municipal bond insurance policy with respect to all or any portion or series of the Bonds, including executing and delivering a commitment therefor and certificates and other documents in connection therewith and paying the bond insurance premium related thereto. All additional provisions required to be authorized by this Board for the issuance of a municipal bond insurance policy shall be contained in the Certificate of Fiscal Officer or in the transcript of proceedings described herein.

Section 17. The distribution of an Official Statement of the School District, in preliminary and final form, relating to the original issuance of the Bonds is authorized if the Treasurer determines that it is necessary or advisable to prepare and distribute an Official Statement in connection with the original issuance of the Bonds. If the Treasurer so determines, then the Treasurer, the Superintendent, and the President, and any other officer of this Board, are authorized and directed to negotiate, prepare and execute, on behalf of the School District and in their official capacity, the Official Statement and any supplements thereto as so executed in connection with the original issuance of the Bonds, and they are authorized and directed to advise the Original Purchaser in writing regarding limitations on the use of the Official Statement and any supplements thereto for purposes of marketing or reoffering the Bonds as they deem necessary or appropriate to protect the interests of the School District. The Treasurer, the Superintendent and the President are each authorized to execute and deliver, on behalf of the School District and in their official capacities, such certificates in connection with the accuracy of an Official Statement, in either preliminary or final form, and any supplements thereto as may, in their judgment, be necessary or appropriate.

Section 18. The Treasurer is authorized to obtain or update a rating or ratings on the Bonds and the School District if the Treasurer determines that it is necessary or advisable in connection with the original issuance of the Bonds. If the Treasurer so determines, then the Treasurer, Superintendent, and any officer of this Board are authorized and directed to take all steps necessary to obtain such rating or ratings, including paying the rating fees imposed by any rating agency and paying any travel expenses relating to obtaining such rating or ratings.

Section 19. The Treasurer is authorized to make the deposits and fund transfers required or necessary to accomplish the intent of this Resolution.

Section 20. The Board approves of the appointments of the law firm of Bricker Graydon LLP to serve as Bond Counsel to the School District and Bradley Payne, LLC to serve as a municipal advisor to the School District with respect to the issuance of the Bonds. The respective fees to be paid to such firms shall be subject to review and approval by the Treasurer and shall not exceed the fees customarily charged for such services.

Section 21. The officer having charge of the minutes of the Board and any other officers of the Board, or any of them individually, are authorized and directed to prepare and certify a true transcript of proceedings pertaining to the Bonds and to furnish a copy of such transcript to the Original Purchaser. Such transcript shall include certified copies of all proceedings and records of the Board relating to the power and authority of the School District to issue the Bonds and certificates as to matters within their knowledge or as shown by the books and records under their custody and control, including but not limited to a general certificate of the Treasurer and a no-litigation certificate of the President and the Treasurer, and such certified copies and certificates shall be deemed representations of the School District as to the facts stated therein. Except for the procedure for authenticating the Bonds set forth herein, documents (including this Resolution) executed, scanned and transmitted electronically and electronic and digital signatures shall be deemed original signatures for said transcript of the Bonds, for the purposes of this Resolution, and for all matters related thereto, with any such scanned, electronic, and digital signatures having the same legal effect as original signatures.

The Treasurer, the Superintendent, the President, and any other officer of this Board are authorized and directed to take such action (including, but not limited to, hiring such professionals and consultants as may be needed to facilitate the issuance of the Bonds) and to execute and deliver, on behalf of the Board, such additional instruments, agreements, certificates, and other documents as may be in their discretion necessary or appropriate in order to carry out the intent of this Resolution. Such documents shall be in the form not substantially inconsistent with the terms of this Resolution, as they in their discretion shall deem necessary or appropriate.

Section 22. It is hereby found and determined that all acts, conditions and things necessary to be done precedent to and in the issuing of the Bonds in order to make them legal, valid and binding obligations of the School District have happened, been done and been performed in regular and due form as required by law; that the full faith, credit and revenue of the School District are hereby irrevocably pledged for the prompt payment of the principal and interest thereof at maturity; and that no limitation of indebtedness or taxation, either statutory or constitutional, has been exceeded in issuing the Bonds.

Section 23. It is hereby found and determined that all formal actions of the Board concerning and relating to the passage of this Resolution were taken in an open meeting of the Board, and that all deliberations of the Board and of any of its committees that resulted in such formal action were in meetings open to the public in compliance with all legal requirements, including Ohio Revised Code Section 121.22.

Section 24. The Treasurer is directed to forward a certified copy of this Resolution to the County Auditor of Clark County, Ohio.

Mrs. Pierce seconded the motion.

Ayes: Pierce, DeHart, Galbreath, Garrett, Page.

The Board of Education took a break at 8:09 pm and returned at 8:17 pm.

Review of upcoming date, time, and location of upcoming Board Meetings.

May 22, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
June 26, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
July 24, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
August 14, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
September 25, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
October 23, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
November 20, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
December 18, 2025 - 6:30 PM	Clark-Shawnee Administrative Office
January 8, 2026 - 6:30 PM	Clark-Shawnee Administrative Office

EXECUTIVE SESSION - (2025-1501)

Mrs. Garret moved to go into Executive Session to consider the employment or discipline of a public employee pursuant to ORC 121.22(G)(1) at 8:18 pm..

Mrs. Pierce Seconded the motion.

Ayes: DeHart, Galbreath, Garret, Page, Pierce.

Mr. Galbreath declared the board out of Executive Session at 8:41 pm.

EXECUTIVE SESSION - (2025-1502)

Mr. DeHart moved to go into Executive Session to review negotiations or bargaining sessions with employees concerning compensation or other terms and conditions of their employment pursuant to ORC 121.22(G)(4). at 8:41 pm..

Ms. Garrett Seconded the motion.

Ayes: Galbreath, Garret, Page, Pierce, DeHart.

Mr. Galbreath declared the board out of Executive Session at 9:08 pm.

ADDITIONAL ITEMS FOR BOARD DISCUSSIONS AND/OR ACTION

None.

ADJOURNMENT

Mr. DeHart moved to adjourn the meeting at 9:08 pm.

Ms. Garrett Seconded the motion.

Ayes: Garrett, Page, Pierce, DeHart, Galbreath.



President



Treasurer

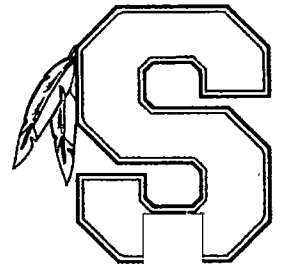


CLARK-SHAWNEE LOCAL SCHOOL DISTRICT

GENERAL INFORMATION REFUNDING UPDATE

THURSDAY, APRIL 24, 2025

KeyBanc
Capital Markets

KEYBANC CAPITAL MARKETS DISCLOSURE



KeyBanc Capital Markets Inc. ("KBCM") is not recommending an action to you as the municipal entity or obligated person; (b) KBCM is not acting as an advisor to you and does not owe a fiduciary duty pursuant to Section 15B of the Exchange Act to you with respect to the information and material contained in this communication; (c) KBCM is acting for its own interests; (d) you should discuss any information and material contained in this communication with any and all internal or external advisors and experts that you deem appropriate before acting on this information or material; and (e) KBCM seeks to serve as an underwriter on a future transaction and not as a financial advisor or municipal advisor. The information provided is for discussion purposes only in anticipation of being engaged to serve as underwriter. The primary role of an underwriter is to purchase securities with a view to distribution in an arm's-length commercial transaction with the issuer. The underwriter has financial and other interests that differ from those of the Issuer.

Interest rates used herein are hypothetical and take into consideration conditions in today's market and other factual information such as the issuer's credit rating, geographic location and market sector. Interest rates applied herein are hypothetical, based on current market facts and should not be viewed as rates that KBCM expects to achieve for you should we be selected to act as your underwriter or placement agent. Information about interest rates and terms for SLGs is based on current publically available information and treasury or agency rates for open-market escrows are based on current market interest rates for these types of credits and should not be seen as costs or rates that KBCM expects to achieve for you should we be selected to act as your underwriter or placement agent.

Disclosure of MSRB Rule G-23

KeyBanc Capital Markets Inc. (KBCM) is providing the information contained in this document for discussion purposes only in anticipation of serving as underwriter or placement agent to you. The primary role of KBCM, as an underwriter or placement agent, is to purchase securities, for resale to investors, or place securities with investors, on an agency basis, in an arm's-length commercial transaction between you and KBCM and that KBCM has financial and other interests that differ from your interests. KBCM is not acting as a municipal advisor, financial advisor or fiduciary to you or any other person or entity. The information provided is not intended to be and should not be construed as "advice" within the meaning of Section 15B of the Securities Exchange Act of 1934. You should consult with your own financial and/or municipal, legal, accounting, tax and other advisors, as applicable, to the extent you deem appropriate. If you would like a municipal advisor in this transaction that has legal fiduciary duties to you, then you are free to engage a municipal advisor to serve in that capacity.

Disclosure of Trading Party, Dual Employee Status and Related Matters

KeyCorp is a trade name under which the corporate and investment banking products and services of KeyCorp and its subsidiaries, KeyBanc Capital Markets Inc., Member FINRA/SIPC, and KeyBank National Association ("KeyBank N.A."), are marketed. Securities products and services are offered by KeyBanc Capital Markets Inc. and by its licensed securities representatives. Banking products and services are offered by KeyBank N.A.

A number of our corporate and institutional team members are employed by both KeyBanc Capital Markets Inc. and KeyBank N.A. These "dual employees" are licensed securities representatives of KeyBanc Capital Markets Inc., and they are there to better serve your needs, by making available both securities and banking products and services.

Further, in connection with our effort to deliver a comprehensive array of banking and securities products and services to you in a seamless manner, from time to time KeyBank N.A. and KeyBanc Capital Markets Inc. will share with each other certain non-public information that you provide to us. Of course, as always, this information will not be shared or otherwise disclosed outside of the KeyCorp organization without your express permission. Please also be assured that, as with other banks and broker-dealers, KeyBank N.A. and KeyBanc Capital Markets Inc. adhere to established internal procedures to safeguard your corporate information from areas within our organization that trade in or advise clients with respect to the purchase and sale of securities.

THE OBLIGATIONS OF KEYBANC CAPITAL MARKETS INC. ARE NOT OBLIGATIONS OF KEYBANK N.A. OR ANY OF ITS AFFILIATE BANKS, AND NONE OF KEYCORP'S BANKS ARE RESPONSIBLE FOR, OR GUARANTEE, THE SECURITIES OR SECURITIES-RELATED PRODUCTS OR SERVICES SOLD, OFFERED OR RECOMMENDED BY KEYBANC CAPITAL MARKETS INC. OR ITS EMPLOYEES. SECURITIES AND OTHER INVESTMENT PRODUCTS SOLD, OFFERED OR RECOMMENDED BY KEYBANC CAPITAL MARKETS INC., IF ANY, ARE NOT BANK DEPOSITS OR OBLIGATIONS AND ARE NOT INSURED BY THE FDIC.

REFINANCING OVERVIEW



SERIES 2018 BONDS DETAIL

Tax Status: Exempt	Final Maturity: 11/1/2042
Issued Date: 1/4/2018	Original Par: \$9,640,000
Call Date: 11/1/2024	Callable Par: \$9,640,000

HISTORIC 'A' MMD RATES

'A' MMD	3/7/2025	Change	4/7/2025	Change	4/21/2025
1	2.63%	+ 30 bps	2.82%	+ 30 bps	3.12%
2	2.69%	+ 30 bps	2.88%	+ 30 bps	3.18%
3	2.74%	+ 30 bps	2.93%	+ 28 bps	3.21%
4	2.82%	+ 30 bps	3.02%	+ 28 bps	3.30%
5	2.91%	+ 33 bps	3.12%	+ 26 bps	3.38%
6	2.98%	+ 35 bps	3.23%	+ 22 bps	3.45%
7	3.04%	+ 35 bps	3.33%	+ 20 bps	3.53%
8	3.12%	+ 35 bps	3.44%	+ 18 bps	3.62%
9	3.24%	+ 35 bps	3.56%	+ 17 bps	3.73%
10	3.31%	+ 35 bps	3.67%	+ 16 bps	3.83%
11	3.36%	+ 35 bps	3.77%	+ 14 bps	3.91%
12	3.44%	+ 35 bps	3.85%	+ 14 bps	3.99%
13	3.51%	+ 35 bps	3.92%	+ 15 bps	4.07%
14	3.60%	+ 35 bps	4.01%	+ 15 bps	4.16%
15	3.71%	+ 35 bps	4.11%	+ 16 bps	4.27%
16	3.83%	+ 35 bps	4.23%	+ 16 bps	4.39%
17	3.95%	+ 35 bps	4.35%	+ 14 bps	4.49%
18	4.06%	+ 35 bps	4.45%	+ 12 bps	4.57%
19	4.15%	+ 35 bps	4.53%	+ 12 bps	4.65%
20	4.24%	+ 35 bps	4.60%	+ 12 bps	4.72%
21	4.34%	+ 35 bps	4.66%	+ 13 bps	4.79%
22	4.37%	+ 35 bps	4.67%	+ 14 bps	4.81%
23	4.39%	+ 35 bps	4.68%	+ 16 bps	4.84%
24	4.41%	+ 35 bps	4.70%	+ 17 bps	4.87%
25	4.43%	+ 35 bps	4.72%	+ 17 bps	4.89%
26	4.45%	+ 35 bps	4.74%	+ 17 bps	4.91%
27	4.47%	+ 35 bps	4.76%	+ 17 bps	4.93%
28	4.48%	+ 35 bps	4.77%	+ 17 bps	4.94%
29	4.49%	+ 35 bps	4.78%	+ 17 bps	4.95%
30	4.50%	+ 35 bps	4.79%	+ 17 bps	4.96%

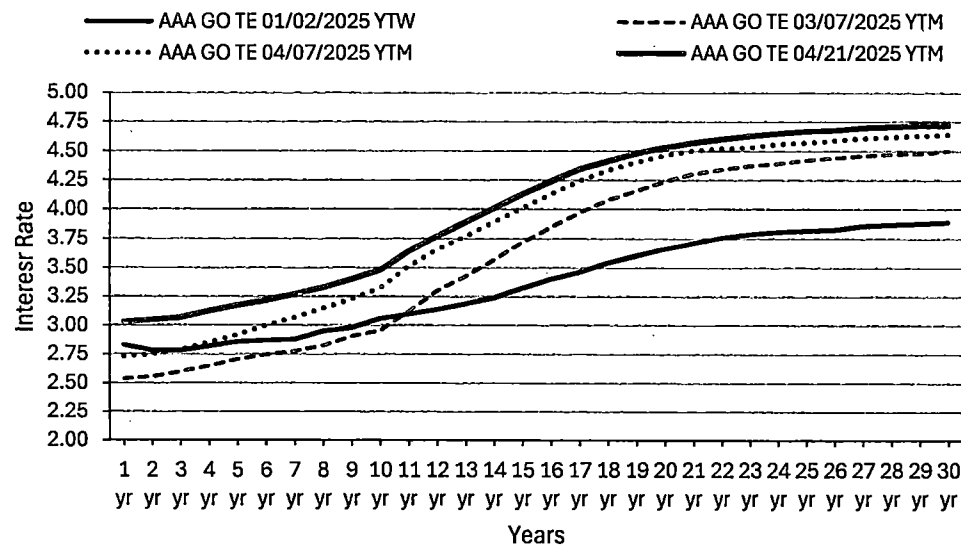
SERIES 2025 BONDS SUMMARY OF SAVINGS

Reference Date	Call Date	Call Price	Ref'd Par	PV Svgs (\$)	PV Svgs (%) [1]
03/07/2025	08/01/2025	100.000	\$5,965,000	\$250,096	4.19%
04/07/2025	08/01/2025	100.000	\$3,725,000	\$85,367	2.29%
04/21/2025	08/01/2025	100.000	\$2,720,000	\$46,040	1.69%

Market Updates

- Yields experienced a surge throughout the first quarter in response to recent fiscal policies.
- The March FOMC meeting resulted in another anticipated pause in rate cuts, shifting market focus towards expectations for rate cuts later in the year.
- Concerns over federal spending and the announcement of aggressive tariffs have since sent markets into massive swings as the Dow heads toward the worst April since 1932.
- Municipal bond issuance for the first quarter outpaced the same period for 2024 which was a record year.

MMD Benchmark



MMD Rates as of Monday, April 21, 2025
 Source: Ele... Municipal Market Access - MSRB; Bloomberg; Fiscal Year 2024 Audited Financials
 [1] Present... savings for those maturities that represent positive savings in a maturity-by-maturity analysis.

Class of 2025

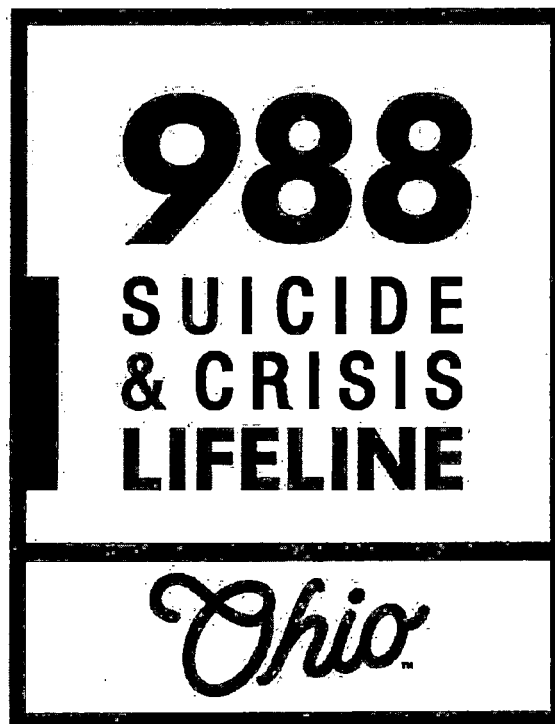
	First Name	Middle Name	Last Name	Grade
1	Lilly	Marie	Adams	12
2	Reagan	Kayleigh	Adams	12
3	Steven	Patrick	Ahrens	12
4	Aidan	Michael	Anon	12
5	Allison	Ann Marie	Ault	12
6	Emily	Jane	Ball	12
7	Breanna	Deloris	Barney	12
8	Nikoli	Bradly	Beers	12
9	Noah	Craig	Boblitt	12
10	Ian	Nathaniel	Bostick	12
11	Blake	David Matthew	Bowen	12
12	Allison	Marie	Brewer	12
13	Charles	Ephriam James	Brimmer	12
14	Evan	William	Brooks	12
15	Carah	Renee	Brown	12
16	Christa	Nicole	Brown	12
17	Robert		Calhoun III	12
18	Jaelynn	Olivia	Capers	12
19	Tayten	James	Carey	12
20	Tyler	James	Claar	12
21	Dylan	Ross	Clarkson	11
22	Logan	Michael	Collier	12
23	Hayden	Locke	Coppess	12
24	Brodey	Douglas	Cottenmyre	12
25	Hunter	Joseph	Crabtree	12
26	Caiden	Lee	Craig-White	12
27	Kaiden	Akeem	Crossley	12
28	Mitchell	Andrew	Danber	12
29	Corah	Nevaeh-Marie	Davis	12
30	Hunter	Michael	Davis	12
31	Rylan	Isaiah	Desantis-Davis	12
32	Kyle	David	Dingeman	12
33	Adrianna	Elizabeth	Downing	12
34	Connor	Michael	Earles	12
35	Olivia	Meredith	Edwards	12
36	Max	Michael	Elliott	12
37	Gracee	Ann Carin	Evans	12
38	Garrett	Lee	Extine	12
39	Melani	Grace	Fields	12
40	Lucas	Michael Ray	Finnell	12
41	Dawson	James	Fletcher	12
42	Dylan	Isaac	Fowles	12
43	Alexandria	Nicole	Frazier	12
44	Dylan	Craig	Frederick	12

45	Kaytlynn	Marie	Garberich	12
46	Reese	Marlie	Gartin	12
47	Colby	Winston	Goodridge IV	12
48	Shellbi	Marie	Grant	12
49	Jesse	Jordan	Hannah JR	12
50	Kandyce	Michelle	Harrod	12
51	Langston	Heist	Haydon	12
52	Haley	Anne	Hill	12
53	Zoandra	Michelle Constance	Hunsicker	12
54	Elijah	Samuel	Hutson	12
55	Dustin	Ross	Jackson JR	12
56	Gideon	Leigh	Jackson	12
57	Ethan	Isaac	Kalmerton	12
58	David	Rafer	Keeton	12
59	Jordan	Timothy	Keiter	12
60	Sebastion	Joseph	Keller	12
61	Andrew	Jacob	Kuhn	12
62	James	Christopher	Kuhn	11
63	Gregory	David	Lange	12
64	David	Lucas	Lanum	12
65	Brandon	Scott	Lee JR	12
66	Kayleb	William	Long	12
67	Holton	Samuel Lee	Massie	12
68	Anthony	James Logan	Mathews	12
69	Amelia	Esperanza	McCarthy Zaragoza	12
70	Leslie	Maria Raymundo	Mendoza	12
71	Jayden	Allen	Miller	12
72	Sara	Anne	Moody	12
73	Dakota	Paul	Moore	12
74	Kenyon	Andre	Oriebo	12
75	Jackson	Dean	Orndorff	12
76	Benjamin	James	Orr	12
77	Brayden	Curtis	Owens	12
78	Daisa	Louann	Owens	12
79	Sadie	Elizabeth	Pepin	12
80	Bailey	Tanita Marie	Picklesimon	12
81	Jesse	Robert	Pierson	12
82	Nathaniel	James	Pinkerman	12
83	Tristen	Cole	Price	12
84	Desmond	Michael	Ratliff	12
85	Chloe	Renee	Reese	12
86	William	Abraham	Riggle	12
87	Jackson	Harold	Rodgers	12
88	Joseph	Ronald	Ross	12
89	Zelah	Joseph	Rude	12
90	Elena	Maria	Rusu	12

91	Makenna	Claire	Rutan	12
92	Zoey	Reane	Seibert	11
93	Irina		Shcherbakova	12
94	Ireland	Grace	Short	12
95	Maura	Rea	Simpson	12
96	Lily	Mae	Sinks	12
97	Benjamin	Alexander	Slone	12
98	Hunter	Todd Lee	Smith	12
99	Israel	Anthony Ray	Smith	11
100	Logan	Alexander	Smith	12
101	Peyton	Zachary	Smith	12
102	Jessica	Elizabeth	Sparks	11
103	Hannah	Mae	Stoddard	12
104	Logan	Ambrose	Stover	12
105	Kyler	Gary Lin	Tackett	12
106	Elizabeth	Danyelle	Taylor	12
107	Benjamin	Kristopher Patrick	Thayer	12
108	Sahara	Denise	Theile	12
109	Xavier	Wayne	Thomas	12
110	Makayla	Nichole	Thompson	12
111	Michael	Walter-Troy	Thornton	12
112	Aleeseah	Gracelynn	Trimmer	12
113	Rachel	Leigh Santiago	Tyler	12
114	Kyleigh	Marie	VanDyne	12
115	Caden	Alexander	Wallace	12
116	David	William Lee	Warner	12
117	Hunter	Allen	Weaver	12
118	Meredith	Elaine	Webb	12
119	Tyler	Dean	Wells	12
120	Rachel	Katherine	White	12
121	Gavin	Dakota	Wicks	12
122	Taylor	Nicole	Williams	12
123	Luke	Adam	Wilson	12
124	Nathan	Douglas	Woodruff	12
125	Baylee	Annette	Yates	12
126	William	Mason	Zanish	12

Proposed 2025-2026 Handbook Changes Shawnee Elementary School

- All dates have been changed from 2024-2025 to 2025-2026.
- Attendance
 - Proposed Change: An email from the parent/guardian can also be used to report an absence in replacement of a call and note.
- Dress Code
 - Proposed Change: Adding "soft-soled slippers are not permitted."
- Code of Conduct
 - Proposed Change: T. Making a bomb threat; False activation of building alarm (fire, tornado, safety, etc.).
 - Former language: Turning in false fire, tornado, bomb, or disaster alarms.
- Addition of 988 Suicide & Crisis Lifeline logo as required by HB8.



Proposed 2025-2026 Handbook Changes

Shawnee Middle School

- All dates have been changed from 2024-2025 to 2025-2026.
- Staff list will be updated once hiring is complete.
- Parent-Teacher Conferences
 - Proposed Change: Removing dates as they may change.
- Attendance
 - Proposed Change: An email from the parent/guardian can also be used to report an absence in replacement of a call and note.
 - Proposed Change: Students are responsible to check their Google Classrooms for assignments/work whenever they are absent.
 - Proposed Change: Vacation forms should be completed and submitted to the office at least one week prior to the planned absence.
 - Proposed Change: Removal of “three consequence free tardy” language as this is not current practice.
- Dress Code
 - Proposed Change: Removal of “tight fitting clothing such as yoga pants, leggings, jeggings, and tights must be covered with other clothing” as this does align with current practice.
 - Proposed Change: Adding “soft-soled slippers are not permitted.”
- Code of Conduct
 - Proposed Change: T. Making a bomb threat; False activation of building alarm (fire, tornado, safety, etc.).
 - Former language: Turning in false fire, tornado, bomb, or disaster alarms.

- **Reward Activities**
 - **Proposed Change: Adding "No more than 13 Catch-up Cafe Referrals" as a qualification for quarterly reward.**

- **Addition of 988 Suicide & Crisis Lifeline logo as required by HB8.**

Proposed 2025-2026 Handbook Changes

Shawnee High School

- All dates have been changed from 2024-2025 to 2025-2026.

- **Media Center Rules**
 - Proposed Change: Adding language about fees for lost books.
 - Proposed Change: Laptop sign out procedures for forgotten devices.

- **Attendance**
 - Proposed Change: An email from the parent/guardian can also be used to report an absence in replacement of a call and note.
 - Proposed Change: Students are responsible to check their Google Classrooms for assignments/work whenever they are absent.

- **Privileged Events**
 - Proposed Change: Using a calendar year lookback for making determinations under this policy.

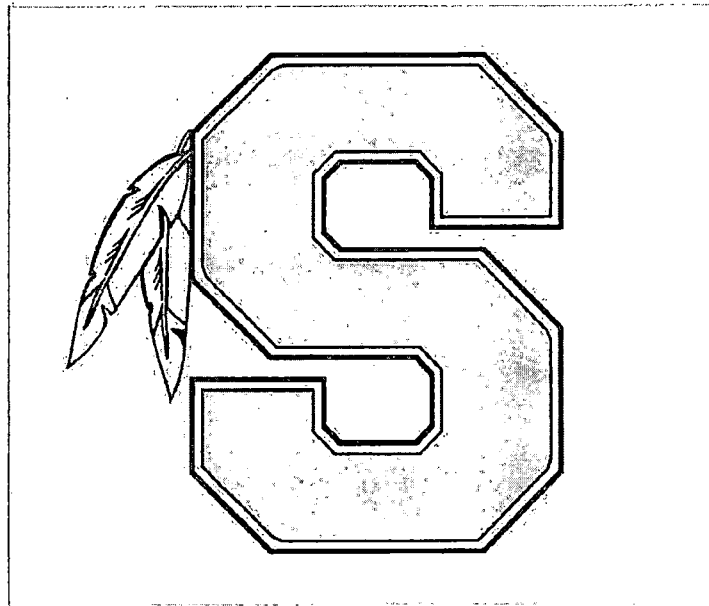
- **Graduation Seals**
 - Proposed Change: Updating language to reflect new requirements associated with locally defined diploma seals. (Community Service, Community Engagement, & Fine and Performing Arts)

- **College Credit Plus**
 - Proposed Change: Update nomenclature with CCP instead of PSEO.

- **Summer School**

- Proposed Change: Update that language courses are not offered during summer school to reflect current practice.
- Dress Code
 - Proposed Change: Removal of “tight fitting clothing such as yoga pants, leggings, jeggings, and tights must be covered with other clothing” as this does align with current practice.
 - Proposed Change: Adding “soft-soled slippers are not permitted.”
- Code of Conduct
 - Proposed Change: T. Making a bomb threat; False activation of building alarm (fire, tornado, safety, etc.).
 - Former language: Turning in false fire, tornado, bomb, or disaster alarms.
- Addition of 988 Suicide & Crisis Lifeline logo as required by HB8.

Clark - Shawnee Athletic Handbook



Welcome!

We are pleased that you are interested in one of our Clark-Shawnee High School or Middle School athletic programs. We hope the experiences you have are positive in nature.

Participation in athletics promotes growth and development, teaches discipline, social, and recreational skills, and develops leadership qualities. Experiences in athletics will provide the foundation for our students/athletes to become better citizens.

The many obligations and responsibilities that come with being a student athlete at Clark-Shawnee High School and Middle School are explained in this handbook. We are hopeful that the handbook will be of assistance to you as you are involved with the athletic program.

Visit the Clark-Shawnee athletic department website at www.shawneebraves.com. You will be able to access schedules, directions, coaching staff information, forms applicable to athletics, and news items. Watch for continual updates to this website; we think you will find it extremely useful!

If you have any questions, please call the Athletic Department at (937) 328-6261.

Sincerely,

Steve Tincher, Athletic Director

Central Buckeye Conference

Clark-Shawnee High School and Middle School are members of the Ohio High School Athletic Association and the Central Buckeye Conference, and abide by the rules and regulations of each. The following is a list of all schools that are members of the CBC, listed by division:

Kenton Trail

Bellefontaine
Jonathan Alder
Kenton Ridge
London
Tecumseh
Urbana

Mad River

Benjamin Logan
Graham
Indian Lake
North Union
Northwestern
Shawnee

Clark-Shawnee School Sponsored Sports

<u>Fall</u>	<u>Winter</u>	<u>Spring</u>
Football	Boys Basketball	Boys Track
Cross Country	Girls Basketball	Girls Track
Volleyball	Wrestling	Baseball*
Cheerleading	Swimming*	Softball*
Boys Soccer*	Boys Bowling*	Boys Tennis*
Girls Soccer*	Girls Bowling*	Tennis*
Girls Tennis*	Powerlifting*	
Boys Golf*		
Girls Golf*		

- **Indicates High School only sport**

The following are Athletic Department policies and guidelines. Coaches will establish specific expectations regarding all aspects of the administration of the team. These will be presented at the Parent-Athlete Meeting prior to each sports' season.

REQUIREMENTS FOR PARTICIPATION

As an athlete, you are not eligible to participate in any sport until the following items have been completed:

1. Physical examination completed and on file with the Athletic Department. Physicals are valid for 13 months from the date of the physical.
2. Online registration through FinalForms completed before the start of practice for each sport.
3. Emergency Medical information completed with online registration.
4. All scholastic eligibility requirements met.
5. All other Ohio High School Athletic Association requirements met.

PARENTAL ACKNOWLEDGMENT OF ATHLETIC POLICIES

When registering through FinalForms for a sport, this handbook will be available through the forms to read and/or print. Upon completion of reading the handbook both the parents and student athlete will be required to sign in FinalForms their receipt and acknowledgment of the Athletic policies listed in the handbook.

CUTTING POLICY

Sometimes it is necessary for a coach to cut a student(s)/athlete(s) from the team. The coach will speak directly to the student athlete and let him/her know the reasons for being cut. Most of the time, cutting is done at the beginning of the season, but a coach may dismiss a player at any time during the season.

TRANSPORTATION

Clark-Shawnee schools provide buses or school vans for travel to and from away contests. All student athletes are required to ride the school provided transportation to and from all away contests. Only in the case of an emergency will students not be required to ride the school transportation.

Some of our practice facilities are offsite; it is the student's responsibility to arrive on time to scheduled practices.

FINANCIAL OBLIGATIONS AND USE OF EQUIPMENT

Athletes are responsible for the care and security of all uniforms and equipment issued to them. The uniforms and equipment remain the property of the Clark-Shawnee Athletic Department. Equipment and uniforms not returned or damaged will result in financial penalty. School issued uniforms and equipment are only to be worn and used during contests and practices. No awards will be given until these obligations are cleared.

ATTENDANCE POLICY

Student athletes in all activities are required to be present in school by no later than 11:00am to be eligible to perform or participate in an event or practice after school hours. Exceptions to this rule must be approved by the Principal or Athletic Director.

VACATION POLICY

Vacations by team members during the season are discouraged. In the event that a family vacation cannot be avoided, a student athlete must:

1. Notify the head coach in advance of the trip.
2. Be accompanied by his/her parents or guardians.

High School Baseball and Softball athletes as well as all Track athletes are expected to be available for practices & contests during spring break. Winter athletes are expected to be available for practices and contests during school winter breaks.

ATHLETIC ELIGIBILITY

In order to be eligible a student/athlete in grades 7-12 must be currently enrolled and must have been enrolled in school the immediately preceding grading period (nine weeks) and had received passing grades during that grading period in subjects that earn a minimum of five (5) credits per year toward graduation.

A student enrolling in the seventh (7th) grade for the first time will be eligible for the first grading period regardless of previous academic achievement.

Students in grades 7-12 will be denied participation in extracurricular activities if they receive two or more failing grades in the previous grading period (nine weeks). The student will also be denied from participating in extracurricular activities if during the previous grading period they have less than 1.50 grade point average on a 4.0 grading scale.

Summer school grades earned may not be used to substitute for failing grades from the last grading period of the regular school year. Grades received during the final grading period (not semester averages or yearly average) will determine a student athlete's eligibility/ineligibility for the first grading period of the next school year.

If a student's failure to meet the requirements of eligibility are due to an "incomplete" given in one or more courses which the student was taking during the grading period in question, the student may have his/her eligibility restored once the "incomplete" has been changed to a passing letter grade. Tutoring or examinations to complete the preceding grading period requirements is permissible provided that privilege is accorded to every student and the inability to complete required work on time is due to an illness or accident verified by a physician.

MISCELLANEOUS

1. No student athlete shall be required to participate in any sport or out of season voluntary conditioning program as a prerequisite to participating in any sport.
2. A student athlete can participate in only sport at a time, unless agreed upon by the Athletic Director, both head coaches involved, and parents/guardians.
3. The length of a sports season shall be defined as the time span from the first day of organized practice and terminates when the coach/advisor releases the participant following the last activity.
4. During the sports season your school team's activities shall take precedence over all select or non-school related athletic programs. Missing a school related practice or event for a non-school related activity will be subject to discipline including up to dismissal from the team.
5. A student athlete is under the jurisdiction of this Clark-Shawnee Athletic Handbook during their entire time of participation in athletics (in season and out of season) 24 hours a day and seven days a week.

6. The Clark-Shawnee Athletic Handbook is in effect for team members, managers, statisticians, and anyone else associated with the team in any capacity.
7. Student athletes or other team members under suspension from school or placement in ILP are not allowed to participate in practice or game competition during this period of time. A student athlete may resume participation the day following the completion of their suspension or ILP time.

ATHLETIC TRAINING

The services of the Athletic Training Staff at Clark-Shawnee School are available to all participants in the Athletic Programs of the Clark-Shawnee Schools.

If an athlete is treated for an illness or injury at a clinic, urgent care facility, or by a physician, the athlete is to bring a written statement from the attending medical personnel to the Head Athletic Trainer before being allowed to return to participation. The statement from medical personnel is to give the current status, limitations and treatment plan for the athlete.

A primary concern of the Athletic Trainer is the prevention of injury. Injury prevention can be maximized when athletes are well conditioned prior to trying out for an activity. Athletes are subject to injuries and these injuries must be recognized, evaluated, and treated. When done promptly and effectively, the time lost from a sport due to athletic injury can be minimized and a safe return to participation can be achieved. Cooperation between the training staff, athletes, coaches, and parents is essential for a speedy and safe return to participation after an injury and will help prevent future injuries. The Athletic Trainer works closely with the team or family physician, and physical therapists, but first must have cooperation of the athlete and parents.

All athletes should report any injury to the Athletic Trainer as soon as possible. If the Athletic Trainer is not at the practice or contest, the athlete should report injuries to the coach. Those who fail to do so risk the possibility of increasing the severity of the injury. Daily care and reporting is essential to monitor conditions of the injury. Compliance with suggestions and directions is most important to a proper and speedy recovery.

If you have any questions or concerns about the operation of the Athletic Training Department, please contact Codey Steveley, Head Athletic Trainer, Clark-Shawnee Schools.

EXTRACURRICULAR ACTIVITIES CODE OF CONDUCT

Clark-Shawnee School District expects that all students at Shawnee High School and Middle School will abide by the laws of the United States and the State of Ohio; will observe the lawful policies and administrative procedures and guidelines enacted by the Board of Education and the school administration, and will adhere particularly to the principles of the Student Code of Conduct. The Extracurricular Activities Code of Conduct is a specific statement, within the broader expectations, as to that behavior expected of those whose participation in school sponsored activities causes them to interact with the public and thus represent the school district. Participation in extracurricular activities is a privilege earned by adhering to the expected standards.

INFRACTION A: SUBSTANCE ABUSE

No student athlete shall use, have on his/her person or possession, be under the influence of, sell, have intent to sell, transport, give away or conceal any unauthorized mood-altering chemical or substance.

No student athlete shall use, have in his/her possession, have within his/her assigned school locker, sell, intend to sell, transport, give away or conceal any article or paraphernalia that is commonly associated with or reasonably construed to be used for the use with any mood-altering chemical. Such articles or paraphernalia will include, but not limited to: cigarettes, tobacco products, pipes, articles adapted to be used as pipes, bongs, vapor cigarettes, vape pens, etc.

Photographic evidence that might be found on websites or pictures as well as other electronic media may be considered in potential violations.

FIRST VIOLATION

For the first violation, the participating student shall be denied participation in extracurricular activities for 25% of the season. ~~Any student athlete caught violating the extracurricular code of conduct as it applies to mood altering chemicals or substances or drug participation will be denied from activities for a period of one (1) year. The denied participation period starts for grades seven through twelve (7-12) on the date the violation occurs and continues to the same calendar date the following year. If the violation occurs in your senior season they will be denied participation during the rest of his/her senior year.~~

~~The year denial period will be reduced to a 25% of the season denial if the student agrees to participate in a professional assessment and/or treatment program that is on a school approved list. If the 25% reduction is not completed in one sport it will carry over to the next sport of participation during the calendar year. The said cost of any programs will be accrued by the student athlete or their families.~~

During the 25% denial period the student athlete may travel with the team (with approval of the head coach) and sit on the bench during competitions while not in uniform. The student must also follow all training rules and requirements of the activity during the time of the denial period.

The formula for the 25% denial period will be rounded to the nearest whole game/contest number. The formula is based on the number of allowable contests by OHSAA.

SECOND VIOLATION

The second offense during the participant's High School or Middle School career will result in denial from participation in any extracurricular activity for **one (1) calendar year**. The denial period of one calendar year will continue to the same calendar date the following year.

THIRD VIOLATION

For the third violation, the participating student shall be denied participation in extracurricular activities for the remainder of the student's tenure at the High School and Middle School, as the case may be.

SELF-REFERRAL

A self-referral may only be made prior to a "staff discovered" violation. The student needs to make the referral to either his/her coach, athletic director or to a school counselor. This voluntary referral would also apply to a parent/guardian who has concerns about the use of mood-altering chemicals by their son or daughter. In the case of self-referral, the school's counselor will provide the information to the specific coach(s) and to the athletic director.

A meeting will be scheduled with the student athlete and the parent/guardian to discuss the situation. Recommendations from the school counselor must be followed and the athlete will also be denied participation for **10%** of the season. If the **10%** reduction is not complete in one sport it will carry over to the next sport of participation during the calendar year. Denial of participation for this violation means the athlete may travel with the team (with approval of head coach) and sit on the bench during competitions while not in uniform. The student athlete must also follow all training rules and requirements of the activity during the time of the denial period.

INFRACTION B: SERIOUS MISCONDUCT

A participating student shall not engage in serious misconduct. Any behavior which could reasonably be expected to result in harm to one's self or to another person, which is destructive in property, which disrupts school activities, or tends to conflict with the respect inherent to basic principle, is prohibited. This may include, but not limited to drinking and driving, physical/sexual assault, destruction of property, stealing, harassment, etc.

FIRST VIOLATION

For the first violation, the participating student shall be denied participation in extracurricular activities for **25%** of the season. The Athletic Director, the Principal, and the Middle School Principal may determine conduct to be serious enough whether or not any criminal or delinquency charge has occurred. A participating student involved in serious misconduct may be denied participation in all extracurricular activities, including athletic contests, for all or any portion of the participating students tenure at the High School and Middle School, as the case may be.

SECOND VIOLATION

For the second violation, the participating student shall be denied participation in extracurricular activities for **one (1) calendar year**. The Athletic Director, the Principal, and the Middle School Principal may determine conduct to be serious enough whether or not any criminal or delinquency charge has occurred. A participating student involved in serious misconduct may be denied participation in all extracurricular activities, including athletic contests, for all or any portion of the participating students tenure at the High School and Middle School, as the case may be.

THIRD VIOLATION

For a third violation, the participating student shall be denied participation in extracurricular activities for the remainder of the student's tenure at the High School and Middle School, as the case may be.

APPLICATION AND DURATION

This policy applies to each participating student. Infractions of this policy accumulate during the participating students' enrollment in the Clark-Shawnee School District. The Code of Conduct is enforceable year round, which includes all district holidays and vacations (24 hours per day, 365 days per year).

DUE PROCESS

All violations of the Athletic Code will be reported to the Athletic Director and the Principal. A conference, which is to include the Athletic Director and the student athlete and may also include the head coach and anyone pertinent to the issue, will be held to determine the validity of the violation. If, at the conclusion of the conference, the student athlete is determined to be in violation of the Athletic Code, the appropriate disciplinary action will be assigned. The parent/guardian of the student athlete will be notified of the infraction and the subsequent disciplinary action. The denial of participation will begin following the notification. The parent/guardian has the right to appeal to the Principal within three (3) days following the notification. If the parent/guardian is still dissatisfied with the decision, the parent/guardian has the right to appeal to the Superintendent in writing within three (3) days after the appeal hearing with the Principal.



**COMPONENT SALES AGREEMENT
ELIGIBLE BROADBAND INTERNAL CONNECTIONS COMPONENTS**

Contract Number: MV-CSSD-IC-FY26

SPIN: 143025801

Allowable Contract Date: 03-21-25

Entity Number: 129991

470 Form Number: 250023779

This purchase and sale agreement for eligible broadband internal connections components ("Agreement") is entered into as of this 21st day of March, 2025 by and between **Miami Valley Educational Computer Association** ("Provider") and **Clark-Shawnee School District** ("Customer"), as verified by the signatures on the signature page below.

RECITALS

WHEREAS, Provider is a regional educational center organized by the State of Ohio to provide communications and other technology services, and;

WHEREAS, the Customer is an educational entity in the State of Ohio, and;

WHEREAS, the Provider through its technology center desires to sell to Customer and Customer desires to purchase from Providers the components detailed in this Agreement;

TERMS

NOW THEREFORE, in consideration of the mutual agreements hereinafter set forth and for other good and valuable consideration, the parties hereto, intending to be legally bound, agrees as follows:

I. SALE OF COMPONENTS

Provider hereby sells to Customer and Customer hereby purchases from Provider the eligible broadband internal connections components described on Exhibit A attached hereto (hereinafter, "Components").

II. DELIVERY OF COMPONENTS

Provider agrees to promptly deliver the Components and request an inspection for approval of Components. Customer shall inspect each Component upon delivery. Upon confirmation and approval of delivery, the delivery shall be considered complete and accepted.

Provider shall notify Customer of any expected delay in delivery. Provider shall provide a specific reason for the postponement and the next expected delivery date. Breach of this term shall not be grounds for cancellation of the Agreement.

III. PAYMENT AND COSTS

Customer agrees to be solely responsible to Provider for the entirety of the cost of the Components as described in Exhibit A ("Purchase Price"), regardless of the availability and/or receipt of E-rate funding.

Payment of the Purchase Price shall be due and payable within 30 days after the invoice date. Late payments shall be subject to a service charge of one and one half percent (1 1/2%) of any and all unpaid balance per month unless expressly waived by the Provider in writing.

IV. INSTALLATION

Provider shall be responsible for the installation of all Components on Customer premises.

V. ACCEPTANCE

Acceptance of the Components shall be deemed to occur upon delivery.

VI. EQUIPMENT WARRANTY

The Components provided to Customer include, at no additional charge, a manufacturer's warranty. The warranty period shall commence upon Acceptance of the Equipment.

V. FORCE MAJEURE

Provider shall not be liable for any damages incurred as a result of the errors, omissions or negligence of Customer, its personnel, employees, agents or users. Provider shall not be liable for failure to perform if such failure is caused by acts of God, winds, fires, landslide, floods, droughts, famines, acts of public enemies, insurrection, military action, sabotage, riots, or civil disturbances, failure of Component manufacturer or other event(s) not reasonably within the control of the Provider.

VII. INDEMNIFICATION

CUSTOMER AGREES TO INDEMNIFY AND HOLD PROVIDER, ITS GOVERNING BOARD MEMBERS, OFFICERS, MEMBERS, EMPLOYEES AND/OR AGENTS HARMLESS FROM ANY CLAIMS, SUITS, LIABILITY, LOSS, EXPENSES AND/OR DAMAGES, INCLUDING ALLEGED COPYRIGHT AND OTHER INTELLECTUAL PROPERTY CLAIMS, SUSTAINED BY ANY PERSON

BY REASON OF ANY ACT OF CUSTOMER OR ITS USERS IN THEIR ACTIVITIES INVOLVING USE OF THE COMPONENTS.

VIII. GENERAL PROVISIONS

- A. Successors and Assigns.** This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors, assigns, heirs and personal representatives.
- B. Waiver, Discharge, etc.** This Agreement may not be released, discharged, changed or modified in any manner, except by an instrument in writing signed by both parties. The failure of either party to enforce at any time any of the provision(s) of this Agreement shall not be construed to be a waiver of any provision(s), nor in any way to affect the validity of this Agreement or any part hereof or the right of either party hereto to enforce each and every such provision. No waiver of any breach of this Agreement shall be held to be a waiver of any other or subsequent breach. Furthermore, the term of any purchase order, invoice or like document issued in conjunction with the Service to be provided herein shall not serve to add to or modify the terms of this Agreement.
- C. Captions.** The captions in this Agreement are inserted only as a matter of convenience and as a reference, and in no way define, limit or describe the scope or intent of this Agreement or any of the provisions hereof.
- D. Rights of Persons Not Parties.** Nothing contained in this Agreement shall be deemed to create rights in persons not parties hereto.
- E. Severability.** If any provision of this Agreement or the application thereof to any persons or circumstances shall, for any reason or to any extent, be held invalid or unenforceable, the remainder of this Agreement and the application of such provision to such other persons or circumstances shall not be affected thereby, but rather shall be enforced to the greatest extent permitted by law.
- F. Entire Agreement.** This Agreement, together with the documents referred to herein, shall constitute the entire agreement between the parties with respect to the subject matter hereof and shall supersede all previous negotiations, commitments and writing with respect to such subject matter.
- G. Counterparts.** This Agreement may be executed in several counterparts, all of which taken together shall constitute one single agreement between the parties hereto.
- H. Construction.** This Agreement and its validity, interpretation and effect shall be construed in accordance with and governed by the laws of the State of Ohio. The

parties have participated jointly in the negotiation and drafting of this Agreement. If any ambiguity or question of intent or interpretation arises, this Agreement shall be construed as if drafted jointly by the parties and no presumption or burden of proof shall arise favoring any party by virtue of authorship of any specific provisions of the Agreement. When used in this Agreement, the word "including" shall mean including without limitation. Unless the context requires otherwise, any reference to the masculine, feminine and neuter genders include one another.

- I. **Compliance with Law.** Each party agrees to comply with all governmental laws and regulations applicable to the Services contemplated by this Agreement. Customer agrees to provide such written evidence of the approval of this Agreement as may be required by law.

- J. **Fully Understand and Freely Enter.** The undersigned hereby acknowledge that they have read and understand the foregoing. The parties to this Agreement also acknowledge that the execution of this Agreement is a free and voluntary act, done in belief that the Agreement is fair and reasonable. Finally, the parties acknowledge that they have had the right and opportunity to consult with and obtain the advice of independent legal counsel of the parties' own choosing in the negotiation and execution of this Agreement.

By signing below, signatory of Customer ("Signatory") certifies: (1) authorization to sign on behalf of Customer, (2) Customer's ability to enter into and be bound by the Agreement, and (3) having read, understood and agreed to the terms of this Agreement, including the provisions of the attached exhibits which are hereby incorporated herein by reference. Signatory certifies that all information provided by Customer in connection with this Agreement is true and accurate.

IN WITNESS WHEREOF, the parties have executed this Agreement to be effective on the date first set forth above.

CUSTOMER:

Signature of Officer or Manager for the Customer

Date

Printed name of Officer or Manager for Customer

Signature of School Board President (Public Schools Only)

Date

PROVIDER:

Miami Valley Educational Computer Association

Printed name of Provider

Signature of Officer or Manager for the Provider

Date

Thor Sage

Printed name of Officer or Manager for the Provider

EXHIBIT A - DESCRIPTION OF COMPONENTS

This Exhibit is hereby made a part of the Component Sales Agreement (the "Agreement") entered into between MVECA ("Provider") and Customer on March 21, 2025, as these terms are defined in the Agreement. The following additional terms apply to the Agreement. As a reminder, this Agreement is not contingent upon approval for E-rate funding.

Part Number	Description	Qty	Unit Price	Extended Price
C9200L-48P-4X-EDU	Catalyst 9200L 48-port PoE+ only, 4x10G uplinks, K12	29	\$3,053.26	\$ 88,544.54
C9200L-DNA-E-48	C9200L Cisco DNA Essentials, 48-port Term license	29	\$ -	\$ -
C9200L-DNA-E-48-3Y	C9200L Cisco DNA Essentials, 48-port, 3 Year Term license	29	\$ 490.10	\$ 14,212.90
C9200L-NW-E-48	C9200L Network Essentials, 48-port license	29	\$ -	\$ -
CAB-TA-NA	North America AC Type A Power Cable	29	\$ -	\$ -
PWR-C5-BLANK	Config 5 Power Supply Blank	29	\$ -	\$ -
C9K-ACC-RBFT	RUBBER FEET FOR TABLE TOP SETUP 9200 and 9300	29	\$ -	\$ -
C9K-ACC-SCR-4	12-24 and 10-32 SCREWS FOR RACK INSTALLATION, QTY 4	29	\$ -	\$ -
CAB-GUIDE-1RU	1RU CABLE MANAGEMENT GUIDES 9200 and 9300	29	\$ -	\$ -
C9200L-STACK-KIT	Cisco Catalyst 9200L Stack Module	29	\$ 593.72	\$ 17,217.88
C9200-STACK	Catalyst 9200 Stack Module	58	\$ -	\$ -
STACK-T4-50CM	50CM Type 4 Stacking Cable	29	\$ -	\$ -
NETWORK-PNP-NONE	Network Plug-n-Play Opt Out SKU	29	\$ -	\$ -
C9200L-24P-4X-EDU	Catalyst 9200L 24-port PoE+ only, 4x10G uplinks, K12	2	\$1,768.89	\$ 3,537.78
C9200L-DNA-E-24	C9200L Cisco DNA Essentials, 24-port Term license	2	\$ -	\$ -
C9200L-DNA-E-24-3Y	C9200L Cisco DNA Essentials, 24-port, 3 Year Term license	2	\$ 266.99	\$ 533.98
C9200L-NW-E-24	C9200L Network Essentials, 24-port license	2	\$ -	\$ -
CAB-TA-NA	North America AC Type A Power Cable	2	\$ -	\$ -
PWR-C5-BLANK	Config 5 Power Supply Blank	2	\$ -	\$ -
C9K-ACC-RBFT	RUBBER FEET FOR TABLE TOP SETUP 9200 and 9300	2	\$ -	\$ -
C9K-ACC-SCR-4	12-24 and 10-32 SCREWS FOR RACK INSTALLATION, QTY 4	2	\$ -	\$ -
CAB-GUIDE-1RU	1RU CABLE MANAGEMENT GUIDES 9200 and 9300	2	\$ -	\$ -
C9200L-STACK-KIT	Cisco Catalyst 9200L Stack Module	2	\$ 593.72	\$ 1,187.44
C9200-STACK	Catalyst 9200 Stack Module	4	\$ -	\$ -
STACK-T4-50CM	50CM Type 4 Stacking Cable	2	\$ -	\$ -
NETWORK-PNP-NONE	Network Plug-n-Play Opt Out SKU	2	\$ -	\$ -
C9300X-12Y-EDU	Catalyst 9300X 12-port 25/10G SFP+, K12	2	\$7,440.35	\$ 14,880.70
C9300X-DNA-12Y-E	C9300 DNA Essentials, Term License	2	\$ -	\$ -
C9300-DNA-L-E-3Y	DNA Essentials 3 Year License	2	\$ 266.98	\$ 533.96
TE-EMBEDDED-T	Cisco ThousandEyes Enterprise Agent IBN Embedded	2	\$ -	\$ -
TE-EMBEDDED-T-3Y	ThousandEyes - Enterprise Agents	2	\$ -	\$ -
D-DNAS-EXT-S-T	Cisco DNA Spaces Extend Term License for Catalyst Switches	2	\$ -	\$ -
D-DNAS-EXT-S-3Y	Cisco DNA Spaces Extend for Catalyst Switching - 3Year	2	\$ -	\$ -
SC9300UK9-1712	Cisco Catalyst 9300 XE 17.12 UNIVERSAL	2	\$ -	\$ -
PWR-C1-715WAC-P	715W AC 80+ platinum Config 1 Power Supply	2	\$ -	\$ -
C9300-SPS-NONE	No Secondary Power Supply Selected	2	\$ -	\$ -
CAB-TA-NA	North America AC Type A Power Cable	2	\$ -	\$ -
C9300-STACK-NONE	No Stack Cable Selected	2	\$ -	\$ -
C9300-SPWR-NONE	No Stack Power Cable Selected	2	\$ -	\$ -
C9300X-NM-BLANK	Catalyst 9300 Network Module Blank Module	2	\$ -	\$ -
TE-C9K-SW	TE agent for IOSXE on C9K	2	\$ -	\$ -
C9K-ACC-RBFT	RUBBER FEET FOR TABLE TOP SETUP 9200 and 9300	2	\$ -	\$ -
C9K-ACC-SCR-4	12-24 and 10-32 SCREWS FOR RACK INSTALLATION, QTY 4	2	\$ -	\$ -
CAB-GUIDE-1RU	1RU CABLE MANAGEMENT GUIDES 9200 and 9300	2	\$ -	\$ -
C9300X-NM-NONE	Catalyst 9300 No-Network Module Selection	2	\$ -	\$ -
NETWORK-PNP-LIC	Network Plug-n-Play Connect for zero-touch device deployment	2	\$ -	\$ -
C9300X-NW-E-12	C9300 Network Essentials, 12-port license	2	\$ -	\$ -
C9300-SSD-NONE	No SSD Card Selected	2	\$ -	\$ -
	Equipment Total			\$ 140,649.18
	Installation			\$ -
	Bid Total			\$ 140,649.18



Brian Kuhn <brian.kuhn@cslocal.org>

Power of the Pen Board Meeting Details

1 message

Darcy Leis <darcy.leis@cslocal.org>
To: Brian Kuhn <brian.kuhn@cslocal.org>
Cc: DEVIN SPITZER <devin.spitzer@cslocal.org>

Mon, Mar 31, 2025 at 2:59 PM

Below are the requested details about the Power of the Pen State Tournament (May 21-22):

First, I believe we are supposed to request permission for our overnight trip; we are hoping to be granted this permission again this year (see attached schedule for details). Terry Janssen and I are attending as coaches, and we will drive up separately. We will not be transporting any students. We would like to ask for permission not to use school transportation for this trip.

Other people in attendance: Elizabeth Hill (8th grade writer) and her mom Ashley Hill, Lilly Karg (8th grade writer) and her mom Stephanie McClanahan, Zoie Johnson (7th grade writer) and her mom Jessie Johnson, and Lilah McCloskey (7th grade writer) and her mom Cindi McCloskey. I believe Zoie Johnson's grandmother is also planning to attend.

This year, May 21 and May 22, are exam days for middle school and high school. Because of this, I propose that writers attend school on May 21 (if they have exams scheduled on that day), and then leave at the early release time. After that, their families can drive them up to Ashland.

Lilly and her mom are planning on driving up to Ashland on Thursday morning, so details about overnight accommodations will not pertain to them.

As for supervision, on Thursday, students will be with their parents only, or with their parents and Terry and/or me. The only exception might be that we like to have a quick team meeting on Thursday night to review the details and go over some reminders and strategies. Often, the parents do not attend this meeting. The meeting would include Terry, me, and all four writers, ideally. If students attend a social event or workshop on Thursday, at least one of the coaches or chaperones will also be at the event as well.

On Friday, students will be with their parents and Terry and/or me until they are dismissed to the writing rounds after the opening assembly. During writing rounds, students are in academic buildings on campus, and there are hundreds of teachers serving as judges across campus; there are many, many responsible adults supervising writing areas.

After the writing rounds, students will meet up with our chaperones (at least two of them) and head to lunch while Terry finishes judging and I finish organizing and supervising the tournament's student volunteers. As soon as possible, we will all be back together for the afternoon assembly to hear author Justin A. Reynolds (former Power of the Pen writer!) speak.

After this point, chaperones, students, and teachers/coaches will be together as much as possible; students will not be unsupervised by one of us unless they qualify for the fourth round of writing; then, that/those writer(s) would again be without a Clark-Shawnee chaperone during the writing round but meet back up with one of us immediately following the writing round.

I will submit a requisition for the \$100 per writer registration fee, and I am also asking the district to pay for five lunch tickets (for the four writers and Terry Janssen) at \$15 each. Unfortunately, we have to order all lunch tickets at once when we register, so I will need to include five additional lunch tickets (for the chaperones who wanted lunch) in the requisition, but that \$75 can be paid -- by me -- in cash or by credit card to the district if this is permissible. The site is not set up to accept partial payments.

I am also attending the tournament in another official capacity as the program's Western Regional Director, so I am not asking for reimbursement for food or mileage. In part because of this, I am also not asking the district to pay for lodging. I have arranged for two AirBnBs very close to campus, and we are not asking for that to be reimbursed. The students and their parents would stay in one location while Terry and I stay in the second location. Teachers would not be in the same AirBnB overnight with students.

Lastly, as of now, we are not asking to include any student volunteers on this year's trip. Because our overnight accommodations are limited, we couldn't allow any additional students and chaperones. However, I would like to offer students the chance to volunteer if they have a family member willing to drive them to Ashland Thursday morning. I would just ask that their absence be excused. If this offer is acceptable to you all, then I will let my students know, and then report back if the offer is taken by any students.

Thank you for your time!



NOTICE: This message is intended for the use of the person to which it is addressed and may contain information that is privileged, confidential, or exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, you are hereby notified that you are prohibited from printing, storing, disseminating, distributing, or copying this communication. If you have received this communication in error, please notify us immediately by replying to the message and deleting it from your computer.

 2025 State Schedule 03.24.25.pdf
57K

2025 POWER OF THE PEN STATE TOURNAMENT SCHEDULE OF EVENTS

Wednesday, May 21

Arrival and Rooms/Meals Check-In	Convocation Center Lobby	2 to 8 p.m.
Merchandise Sales	Convocation Center, Heritage Room	2 to 10 p.m.
Creative Writing Workshop	Convocation Center, Alumni Room	4 p.m.
Creative Writing Workshop	Convocation Center, Alumni Room	5:15 p.m.
<i>Choose one session of the creative writing workshop; content is the same in both</i>		
Building Monitors Meeting	Convocation Center, Faculty Room	4:30 p.m.
Runners' Orientation	Ronk Lecture Hall (Schar Room 138)	5:15 p.m.
Dinner	Convocation Center Dining Hall, Lower Entrance	5:30 to 7:15 p.m.
Book Signing	Convocation Center, Heritage Room	7 to 9 p.m.
Writing Team Registration	Convocation Center, Trustees Room	7 to 9 p.m.
DJ Dance	Convocation Center Patio	7:30 to 10 p.m.

Thursday, May 22

Breakfast	Convocation Center Dining Hall, Lower Entrance	6:30 to 8:30 a.m.
Meals Check-In	Convocation Center Lobby	6:30 to 8:45 a.m.
Writing Team Registration	Convocation Center, Trustees Room	7 to 8:45 a.m.
<i>Teams - with all writers and judges present - must be checked in by 8:45 a.m. in order to participate.</i>		
Merchandise Sales	Convocation Center, Heritage Room	7 a.m. to 4:45 p.m.
Runners' Orientation	Ronk Lecture Hall (Schar Room 138)	8:30 a.m.
Opening Assembly	Convocation Center, Alumni Room	8:45 to 9:45 a.m.
<i>The opening assembly is for coaches, judges, and students only. Parents should not attend the opening assembly due to limited seating.</i>		
Writing Rounds	Dauch, Schar, and Kettering	
	Round 1	10:10 to 10:45 a.m.
	Round 2	10:55 to 11:30 a.m.
	Round 3	11:40 a.m. to 12:15 p.m.
	All Ballots Due	1 p.m.
Lunch (Session 1)	Convocation Center Dining Hall, Lower Entrance	12:25 to 1:10 p.m.
Lunch (Session 2)	Convocation Center Dining Hall, Lower Entrance	1:10 to 2 p.m.
Book Signing	Convocation Center, Heritage Room	12:30 to 2 p.m.
Afternoon Keynote	Convocation Center Upper Level	2:20 to 3 p.m.
Announcement of Finalists	Convocation Center Upper Level	3 p.m.
Residence Hall Checkout/Return Keys & Swipe Cards	Convocation Center Lobby	3 to 7:15 p.m.
Book Signing	Convocation Center, Heritage Room	3:15 to 4:30 p.m.
Round 4	Dauch	3:30 to 4 p.m.
Awards Program	Convocation Center Upper Level	4:45 to 6:30 p.m.

Follow us on X @PowerOfThe_Pen for schedule updates during the tournament.

Pick up writing and ballots in the back of the Convocation Center main room after the awards ceremony.

Teams that leave after 3 p.m. may go to the Convocation Center Lobby to request that their take-home packets will be mailed for a pre-paid fee, if this fee has not already been paid. Packets will be transferred to the back of the Convocation Center main room by approximately 6 p.m. and must be picked up by 6:45 p.m.

Coaches of residence hall guests must turn in all keys and swipe cards at the designated table in the Convocation Center Lobby by 7:15 p.m. There is a \$50 fee for each lost key and a \$10 fee for each lost swipe card. Ashland University's key policy prices are subject to change.

Times and locations are subject to change.

Memorandum of Understanding
between the
Clark-Shawnee Local Board of Education
and the
Clark-Shawnee Local Education Association

This Memorandum of Understanding is entered into on this 24th day of April, 2025 ("Effective Date") by and between the Clark-Shawnee Local Board of Education ("Board") and the Clark-Shawnee Local Education Association ("CSLEA") (collectively, "Parties") for the purpose of documenting mutual agreement to an exception to the application of the salary schedule credit language found Article 28, Salary Schedules, Section A., Salary Schedule, of the Contractual Agreement(s) to the initial employment of teachers new to the Clark-Shawnee Local School District to fill Intervention Specialist vacancies for the 2025-2026 contract year.

WHEREAS, the Board and CSLEA are Parties to Contractual Agreement(s) effective July 1, 2022 through June 30, 2025 ("Agreement"); and

WHEREAS, the provisions of Article 28, Salary Schedules, Section I., Salary Schedule, of the Agreement provide that "[t]eachers employed ay receive credit for not more than ten (10) years experience;" and

WHEREAS, Article 28, Salary Schedules, Section II., Provisions for Implementation of Salary Schedule, provides, in relevant part, that “[t]eachers new to Clark-Shawnee Local School District must present satisfactory evidence proving experience and training levels”; and

WHEREAS, the Board has posted vacancies for Intervention Specialist teachers for the 2025-2026 contract year; and

WHEREAS, the Board has had difficulty securing qualified candidates with experience to fill such vacancies due to restrictions on the amount of salary that may be offered to such candidates for purposes of initial employment with the District, pursuant to the provisions of Article 28, Section I, of the Agreement; and

WHEREAS, the Parties see a mutual benefit in allowing the Board some degree of flexibility in hiring qualified candidates with experience for the Intervention Specialist vacancies for the 2025-2026 contract year;

NOW THEREFORE BE IT RESOLVED that the Parties mutually agree that effective upon approval and execution of this Memorandum of Understanding, and for the remaining term of the Agreement (June 30, 2025), the Board shall have the ability to offer and provide credit for up to

fourteen (14) years of experience to candidates for the Intervention Specialist vacancies for the 2025-2026 contract year only;

BE IT FURTHER RESOLVED that the Parties acknowledge and agree that any such credit for up to fourteen (14) years of experience is subject to the presentation of satisfactory evidence proving such experience and training levels as set forth in Section II of Article 28 of the Agreement;

BE IT FURTHER RESOLVED that the Parties acknowledge and agree that the terms of this Memorandum of Understanding ("MOU") are non-precedent setting and do not create or establish any form or basis of past practice between the Parties as to the subject matters addressed in this MOU;

BE IT FURTHER RESOLVED that the Parties agree that this MOU shall expire at the end of the term of the Agreement (June 30, 2025), and may be subject to renewal by the Parties upon the ratification and approval of a successor Agreement between the Parties;

The Parties each affirm that the terms of this Memorandum of Understanding were agreed to voluntarily and that the terms of this Memorandum of Understanding constitute the entire scope of understanding between the Parties as to the subject matters addressed

herein. The terms of this MOU shall be binding upon the Parties upon execution and proper approval by the Parties.

CLARK-SHAWNEE LOCAL
BOARD OF EDUCATION

CLARK-SHAWNEE LOCAL
EDUCATION ASSOCIATION

DATE

DATE

MOU-PRE-SCHOOL JOB SHARING

Memorandum of Understanding
between the
Clark-Shawnee Local Board of Education
and the
Clark-Shawnee Local Education Association

This Memorandum of Understanding is entered into on this 24th day of April, 2025 ("Effective Date") by and between the Clark-Shawnee Local Board of Education ("Board") and the Clark-Shawnee Local Education Association ("CSLEA") (collectively, "Parties") for the purpose of documenting mutual agreement to allow two (2) bargaining unit employees to share one (1) FTE position of Pre-School Intervention Specialist for the 2025-2026 school year only.

WHEREAS, the Board and CSLEA are Parties to Contractual Agreement(s) effective July 1, 2022 through June 30, 2025 ("Agreement");
and

WHEREAS, Article I, Professional Negotiations Procedure, Section I, Professional Negotiations Procedure, Section A., Recognition provides that the Clark-Shawnee Local Education Association is the sole and exclusive representative of full time and regular part-time certificated teachers;
and

MOU–PRE-SCHOOL JOB SHARING

WHEREAS, the Board employs Elizabeth Avery ("AVERY") as a full-time Pre-School Intervention Specialist for the 2024-2025 school year; and

and

WHEREAS, AVERY has indicated a desire to be employed as Pre-School Intervention Specialist on a part-time basis only for the 2025-2026 school year; and

WHEREAS, AVERY has submitted a voluntary resignation from the full-time Pre-School Intervention Specialist position at the end of the 2024-2025 school year for purposes of accepting employment, for the 2025-2026 school year only, as a part-time Pre-School Intervention Specialist, 51% percent; and

WHEREAS, in lieu of posting a separate part-time Pre-School Intervention Specialist for the 2025-2026 school year only, to fill the remaining 49% percent of the one (1) FTE position of Pre-School Intervention Specialist, the Parties have agreed to allow Julie Jennings ("JENNINGS") to fill the remaining part-time Pre-School Intervention Specialist 49% percent for the 2025-2026 school year only without posting;

and

MOU-PRE-SCHOOL JOB SHARING

WHEREAS, the Parties also agree that both AVERY and JENNINGS will voluntarily resign the respective part-time Pre-School Intervention Specialist contracts on or before May 1, 2026, for the purposes of AVERY returning to the one (1) FTE position of Pre-School Intervention Specialist for the 2026-2027 school year;

NOW THEREFORE BE IT RESOLVED that the Parties mutually agree to the following terms and conditions applicable to structuring the one (1) FTE Pre-School Intervention Specialist position for the 2025-2026 school year only:

1. The one (1) FTE Pre-School Intervention Specialist position will be split into .51 and .49 part-time Pre-School Intervention Specialist positions for the 2025-2026 school year only;
2. The .51 and .49 part-time Pre-School Intervention Specialist positions for the 2025-2026 school year will not be posted in accordance with the provisions of Article 24, Posting of Vacancies, Assignments, and transfers, of the Agreement;
3. The .51 part-time Pre-School Intervention Specialist position will be filled by AVERY for the 2025-2026 school year, and the .49 part-time Pre-School Intervention Specialist position will be filled

MOU-PRE-SCHOOL JOB SHARING

by JENNINGS for the 2025-2026 school year. Both part-time Pre-School Intervention Specialist positions will be considered regular part-time positions for purposes of Article 1 of the Agreement. All other provisions of the Agreement applicable to part-time bargaining unit positions will apply to each position for the 2025-2026 school year;

4. Both part-time Pre-School Intervention Specialists will be issued one-year limited contracts for the 2025-2026 school year only. This is an agreed-upon exception to the sequence of contract provisions set forth in Article 16 of the Agreement;
5. On or before May 1, 2026, both bargaining unit employees will submit voluntary resignations from the respective part-time Pre-School Intervention Specialists positions, effective on the last day of the 2025-2026 school year;
6. The voluntary resignations submitted pursuant to the provisions of this Memorandum of Understanding shall not be construed as a break in service for purposes of the term of seniority as set forth in and/or otherwise referenced in the Agreement;

MOU–PRE-SCHOOL JOB SHARING

7. AVERY will be re-employed as the one (1) FTE Pre-School Intervention Specialist for the 2026-2027 school year, and will resume the contract status held as of the effective date of resignation of the one (1) FTE Pre-School Intervention Specialist position for the 2024-2025 school year;

BE IT FURTHER RESOLVED that the Parties acknowledge and agree that the terms of this Memorandum of Understanding ("MOU") are non-precedent setting and do not create or establish any form or basis of past practice between the Parties as to the subject matters addressed in this MOU;

BE IT FURTHER RESOLVED that the Parties agree that this MOU shall expire at the end of the 2025-2026 contract year, with no further action required by the Parties;

The Parties each affirm that the terms of this Memorandum of Understanding were agreed to voluntarily and that the terms of this Memorandum of Understanding constitute the entire scope of understanding between the Parties as to the subject matters addressed herein. The terms of this MOU shall be binding upon the Parties upon execution and proper approval by the Parties.

MOU-PRE-SCHOOL JOB SHARING

CLARK-SHAWNEE LOCAL
BOARD OF EDUCATION

CLARK-SHAWNEE LOCAL
EDUCATION ASSOCIATION

DATE

DATE



Youth to Youth 2025 Summer Conference

July 9-12, 2025

Ohio Wesleyan University

REGISTRATION IS NOW OPEN!

WHEN: July 9-12, 2025

WHERE: Ohio Wesleyan University

61 S Sandusky St, Delaware, OH 43015

WHO: Students going into 9-12th grade (2025-2026 school year) and their adult allies

COST: \$550 for Non-Ohio participants, \$50 for Ohio Participants

An opportunity for an unrivaled youth-led training experience awaits.

Join us for an exciting and idea packed conference, full of creative new ways for youth and adults to work and grow together in their communities. Based on the four components of effective prevention: Information, Personal Growth, Environmental Change and Drug-Free Alternatives, this unique training opportunity allows youth to take the lead. Participants leave with new skills, a deeper personal commitment to positive decision-making, and a strengthened ability to create change within their own schools and communities.

STEPS TO REGISTER

STEP 1: GROUP APPLICATION

Participants must attend with a group comprised of at least one adult that will be attending the entirety of the conference. By completing the Group Application, your group's name and point of contact's information will be added to the group dropdown on the Participant Registration Form within 1 business day. This ensures participants are registered with their group and allows the group's point of contact to be notified each time one of their participants registers. Completing the application does **not** guarantee or hold spots for your group. All participants, including the attending adult(s), must still complete the registration form.

GROUP APPLICATION

STEP 2: PARTICIPANT REGISTRATION FORM

Once the Group Application is completed, the group's point of contact will receive an email containing a fillable pdf for them to input their group's information and then share with parents to assist them in registering their student. The pdf includes links to information about the conference and the registration form. Please have your attending adult register first and confirm their group's information has been added to the Registration Form.

Spaces are limited and registration is on a first come, first service basis. Registration will close June 20th OR once the registration limit has been reached.

REGISTRATION FORM

STEP 3: PAYMENT

The conference participant rate is \$550 for non-Ohio participants. For Ohio participants, thanks to funding from OhioMHAS, the conference rate is reduced to \$50. This fee includes programming, food, overnight accommodations, basic linens, and a 2025 conference t-shirt. At the end of the registration form, participants may choose to pay now or pay later. The pay later option allows for a single invoice for multiple registrants to be sent to the group or individual paying. Payment or Purchase Orders confirming payment, must be received by June 13, 2025.

PAYMENT AND CANCELLATION POLICY

Featuring expert speakers, interactive workshops, and valuable networking opportunities focused on prevention strategies for youth, this 4-day, 3-night conference will be packed full of creative new ways for youth and adults to work together in their communities.

Question about registration?

Contact Julia Hall jhall@compdrug.org



Youth to Youth conferences address issues that are relevant to teens.

This conference is designed for youth and their supporting adults to participate together in all aspects of the conference for a uniquely shared experience. Working side by side, they will have the opportunity to construct and/or revitalize a plan of action to implement back home. Adults will also have opportunities to network with other like-minded adults and to learn effective strategies to guide their teens to success.

Evaluations conducted by The Ohio State University show that youth attending the Youth to Youth Conference experience positive changes in their self-perceptions;

specifically, in key areas such as knowledge about alcohol, tobacco and other drugs, self-efficacy and leadership. These outcomes are met through uplifting small discussion groups, workshops conducted by youth and experts in the field, creative teambuilding, dynamic speakers, and of course, FUN.

Youth to Youth conferences are designed for drug-free community coalitions, school clubs, youth serving organizations, peer educators, faith-based groups, character and asset builders and any and every type of young person!



Conference Volunteer Opportunities



Adult Staff Volunteer

Adults that have graduated high school in or before 2023 (must be at least 20 years old)

Every year we offer the opportunity for adults to be a part of the Youth to Youth Conference volunteer staff. The staff role is one of the most critical and influential parts of a Youth to Youth Conference. Youth to Youth conferences are very active, participatory conferences. It is an excellent opportunity to receive training in many areas of youth leadership/drug prevention programming. We value the commitment of these adults who are willing to assist in helping teens make positive choices and we promise to make the conference a learning, rewarding and fun experience for adult staff.

APPLY NOW!



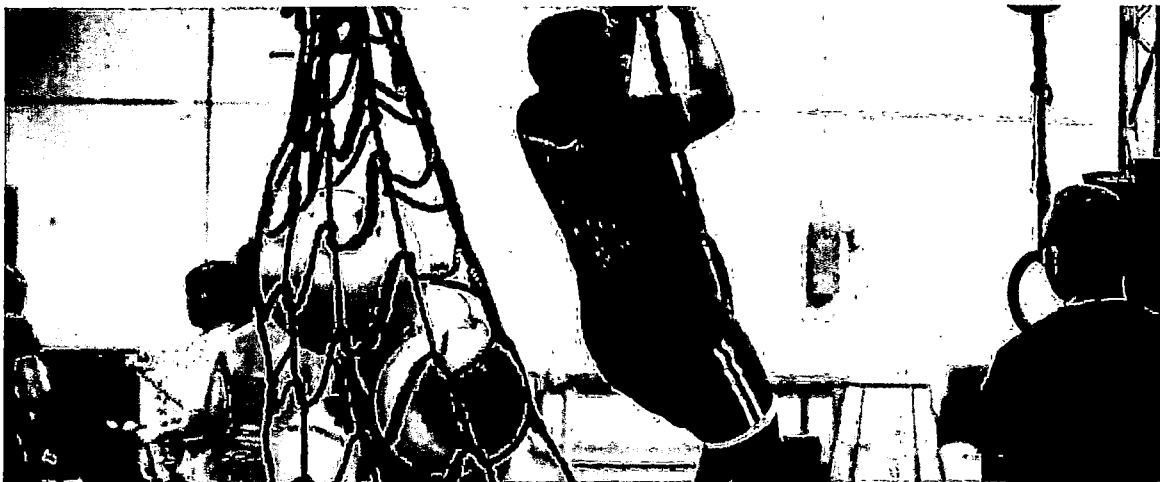
Youth Staff Volunteer

Students graduating high school in 2025 - 2027

Every year we offer the opportunity for youth to be a part of the Youth to Youth Conference volunteer staff. The staff role is one of the most critical and influential parts of a Youth to Youth Conference. Youth to Youth conferences are very active, participatory conferences. It is an excellent opportunity to receive training in many areas of youth leadership/drug prevention programming. We value the commitment of these youth who are willing to assist in helping their peers make positive choices and we promise to make the conference a learning, rewarding and fun experience for youth staff. **Applications due by April 18th**

If selected, youth staff rate is \$275 for Non-Ohio Youth Staff, and \$50 for Ohio Youth Staff.

APPLY NOW!



A-Team Volunteers

Graduated High School in or before 2024

Every year we offer the opportunity for Y2Y alumni to be a part of the Youth to Youth administrative team. The A-Team volunteers play a critical role behind the scenes at conference. From event set up to tear down and everything in between the A-Team volunteers help to make conference a memorable experience for all attendees.

APPLY NOW!



Workshop Presenters

Youth to Youth strives to provide teens and their adult advisors with up-to-date, accurate information on topics that will assist them in their peer prevention programming efforts. We are looking for youth and adults who are promoting a drug-free lifestyle and want to empower others.

We are asking that you present unique, creative ideas and provide skill-building opportunities for others at the conference. We encourage workshops to be interactive and not solely based on lecturing and question and answer. Conference participants prefer presentations which focus on "how to" information, which will assist them in accomplishing goals in their own schools and communities. Topic areas include but are not limited to: Bullying, Healthy Relationships, Stress and Anxiety, Dating Violence, Media Influences, Suicide, Distracted Driving, Depression, Youth Obesity, Underage Drinking, Tobacco, Hookah, E-Cigarettes, Marijuana, Prescription Drug Misuse, etc.

APPLY NOW!



Event Volunteers

Graduated High School in or before 2024

See the conference in action from behind the scenes!

Unable to attend conference or serve as adult staff? Don't worry, we still have plenty of opportunities for you to provide invaluable support. Pick a day, event, or time that works for your schedule.

Volunteers are the heart of this conference, with whom it wouldn't be possible. Just a few hours of your time can make an impact that lasts a lifetime.

Volunteer **Sign-Up Coming Soon**

The Y2Y Conference Experience



Development

Development is a continuous and never-ending process, where one will experience growth and become empowered to advance. Youth to Youth continually provides young people from all over the world a chance to make positive change in themselves, their schools, communities and beyond. Y2Y is a youth development program with an emphasis on tobacco, alcohol and other drug prevention. The development of youth is the prevention, and our conferences are the model for youth-led prevention in action. Development also means "to start to exist". Many youth-led programs began at a Youth to Youth conference and use them as a starting point or battery charger for the upcoming year.



Empowerment

An opportunity for an unrivaled youth-led training experience awaits. Y2Y conferences address issues that are relevant to teens such as underage drinking, prescription drug misuse, opiates, marijuana, tobacco use, distracted driving, healthy relationships, stress and anxiety, suicide, body image, media influences, bullying, gender roles, mindfulness and more.

Youth to Youth conferences are designed for youth and their supporting adults to participate together in all aspects of the conference for a uniquely shared experience. Working side by side, they will have the opportunity to construct and/or revitalize a plan of action to implement back home. Adults will also have special "Adult Forums" to network with other like-minded adults and to learn effective strategies to guide their teens to success.





Impact

The original process of a Youth to Youth conference has proven year after year to meet all six of its' key desired outcomes. Evaluations concluded by The Ohio State University show that youth attending the conferences experience positive changes in their self-perceptions; specifically, in key areas such as knowledge about ATOD, self-efficacy and leadership. But the ability to also revise content to be fresh and innovative is what brings people back year after year to Y2Y summer conferences.

These outcomes are met through uplifting small discussion groups, workshops conducted by youth and experts in the field, creative teambuilding, dynamic speakers, refreshing youth-created and delivered presentations, and of course FUN.

AGENDA COMING SOON!

Speakers



Our Partners

ADAMH

ALCOHOL, DRUG AND MENTAL HEALTH
BOARD OF FRANKLIN COUNTY



Department of Mental Health & Addiction Services

Youth to Youth International

Physical Address:

118 E Main St. Columbus, Ohio 43125

Mailing Address:

547 E 11th Ave. Columbus, Ohio 43211

Our Partners

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ALCOHOL, DRUG AND MENTAL HEALTH
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**Department of
Mental Health &
Addiction Services**