

AGENDA
 Regular Meeting
 July 19, 2021 – 6:00 P.M.

Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

Pledge of Allegiance

1. Welcome the public
2. Changes to the Agenda
 - Deletions to agenda.
 - Corrections to agenda.
 - Additions to agenda. 5. i.
3. Comments from the public.
4. Comments from SLEA.

Appoint _____ as delegate and _____ as alternate delegate for the Ohio School Boards Association annual business meeting at Capital Conference.

5. Motion to approve the following:
 - a. Minutes – June 21, 2021, Regular Board Meeting.
 - b. Minutes - June 28, 2021, Special Board Meeting.
 - c. Reports (Check Report, Cash Summary, Receipt Ledger, Appropriations Report, and Bank Recs-June 2021.
 - d. Payment to Project Lead the Way - \$4,150.00
 - e. As required by ODE, BOE has reviewed Board Policy 2413 Career Advising, as written. See current board policy online.
 - f. Graduating Class of 2022 will be afforded the opportunity to graduate under any/all graduation pathways allowable under the Ohio Statute and the Ohio Department of Education.
 - g. Approve substitute rate effective July 19, 2021: Paraprofessional \$10.25, Bus Driver \$14.00, Custodian \$12.00, Secretary \$10.75, Food Service \$10.75, Teacher \$90.00
 - h. Approve a .25 cent per hour increase to the paraprofessional’s current hourly rate.
 - i. Eliminate the fiscal assistant salary schedule and use the superintendent assistant salary schedule for both fiscal and superintendent assistants.

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

6. Motion to accept the resignation of Alison Thompson, teacher, effective August 13, 2021.

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

7. Motion to accept the resignation of Pamela Knight, bus driver, effective at the end of the 2020-2021 contract year.

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

8. Motion to approve the following Resolution:

Resolution Adopting A Calamity Day Alternative Make-up Plan

WHEREAS, the Sebring Local Schools Board of Education desires that students have learning opportunities even when schools are closed for any of the reasons specified in section 3313.482 of the Ohio Revised Code; and

WHEREAS, section 3313.482 authorizes a board of education to adopt a resolution by August 1 of each year to provide online learning opportunities for students in lieu of attendance on such days of closure;

NOW THEREFORE BE IT, AND IT IS, HEREBY RESOLVED that the Sebring Local Schools Board of Education hereby approves the following plan.

PLAN FOR ALTERNATIVE MAKE-UP OF CALAMITY DAYS Pursuant to Ohio Revised Code section 3313.482, the board of education of Sebring Local Schools hereby authorizes the following plan to allow students of the district to access and complete classroom lessons in order to fulfill up to a maximum of the number of hours that are the equivalent of three school days because of the closing of schools for any of the reasons specified in section 3313.482.

- 1) This plan is adopted, pursuant to approval of the board of education, prior to August 1.
- 2) This plan includes the written consent of the teachers' employee representative as designated under division (B) of section 4117.04. Such consent is on file in the official file of the board of education and is hereby incorporated into this plan as if specifically rewritten.
- 3) Not later than November 1 of the 2021-2022 school year, each classroom teacher shall develop a sufficient number of lessons for each course taught by that teacher with such lessons requiring, in the judgment of the teacher, an amount of time equal to or greater than the number of hours that are the equivalent of three school days in such teacher's class.

- 4) The teacher shall designate the order in which the lessons are to be posted on the district's web portal or web site.
- 5) Teachers will update or replace such lessons as necessary throughout the school year based on the instructional progress of students.
- 6) As soon as practicable after an announced school closure authorized under section 3313.482, the appropriate administrator may direct staff to make the designated lessons available on the district's portal or site. Each lesson shall be posted for each course that was scheduled to meet on the day of the school closing.
- 7) Each student enrolled in a course for which a lesson is posted shall be granted a two-week period from the date of posting to complete the lesson. If the student does not complete the lesson within this time period, the student will receive an incomplete or failing grade unless a reason sufficient to the teacher is provided.
- 8) Students without access to a computer shall be permitted to complete the posted lessons at school after the reopening of school. Students utilizing this option will be granted two weeks from the date of reopening to complete such lessons. If the student does not complete the lesson within this time period, the student will receive an incomplete or failing grade unless a reason sufficient to the teacher is provided. The district will provide access to district computers before, during, or after the school day
(provided that the equipment is available and accessible at those times) or may provide a substantially similar paper lesson in order for students to complete the assignments.
- 9) The board of education hereby authorizes "blizzard bags," which are paper copies of the lessons posted online. Teachers shall prepare paper copies approximating the content of the online lessons and shall update such paper copies when updating any of the online lessons. "Blizzard bags" shall be distributed to all students by not later than December 1 of the school year or such other date as may be selected by the superintendent. Students shall submit completed lessons to the teachers assigning such lessons not later than two weeks after the date of school closing for which the "blizzard bag" lessons are assigned.

In witness thereof, we hereby affix our signatures on this _____ day of _____, 20__.

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

9. Motion to enter into agreement with: Ohio Department of Education Department Office of Integrated Student Supports Community Eligibility Provision Agreement Program
Years 2020-2021 through 2023-2024 IRN:043355
Local Educational Agency: Sebring Local Schools

Local Educational Agency: _____

This agreement is between the Ohio Department of Education (ODE) and Sebring Local Schools and covers the period of four years starting July 1, 2020 through June 30, 2024. The Local Educational Agency (LEA) school(s) may stop participating in the Community Eligibility Provision (CEP) during the four-year cycle by notifying the state agency no later than June 30 of the school year prior to when they want to return to traditional counting and claiming procedures.

The undersigned has the authority to enter this agreement to participate in the CEP as authorized by Section 11(a)(1) of the Richard B. Russell National School Lunch Act.

A. It is mutually agreed between ODE and the LEA that:

The LEA agrees to serve all children in the participating school(s) free breakfasts and free lunches for four successive school years. The LEA must have a percentage of enrolled students who were identified students as of April 1 of the year prior to participating in CEP that is greater than or equal to 40%.

This also includes students for whom direct certification eligibility was extended and who were directly verified.

This also includes eligibility for students who were directly verified.

The LEA agrees to pay, from sources other than Federal funds, the costs of serving breakfast and lunches that are in excess of the Federal assistance received, including Federal cash reimbursement.

The LEA agrees not to collect free and reduced price meal applications that will be used for meal price determination from households in participating schools in subsequent years during the period of participation in CEP.

The LEA agrees to maintain a total count of breakfasts and lunches served at the point of service daily by building. The LEA agrees to abide by all requirements for applying and administering CEP as stated in Section 104(a) of the Healthy, Hunger Free Kids Act of 2010 amended section 11(a)(1) of the Richard B. Russell National School Lunch Act (42 U.S.C. 1759a(a)(1)).

B. General Conditions

1. This agreement is non-transferable. 2. Neither ODE nor the LEA has an obligation to renew this agreement.

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

10. Motion to approve the following:

- a. One year bus driver contract for the 2021-2022 school year, at the current OAPSE salary schedule (pending proper certification)
 - 1. Jerome Hollback
- b. To employ Maggie Bork as needed, as the Drum Tech.
- c. One-year supplemental contracts effective with the 2021-2022 school year, at the current salary schedule (pending proper certification)
 - 1. Brian Clark Athletic Director, Golf Coach
 - 2. Jeana D'Ostroph Elementary Volleyball Coach
- d. One-year supplemental contracts effective with the 2021-2022 school year, at the current salary schedule (pending proper certification)
 - 1. Kyle Billingsley Head Track Coach
 - 2. Lindsay Cheney Junior High Volleyball Coach
 - 3. Joseph Davis Second Assistant Boys' Basketball Coach
 - 4. Addyson D'Ostroph Junior High Volleyball Coach
 - 5. Mike Harshman Junior High Boys' Basketball Coach
 - 6. Jasmyne Kirksey First Assistant Volleyball Coach
- e. Game helpers and ticket takers for the 2021-2022 school year as needed:
 - 1. Lynette Brownlee
 - 2. Lexi Dennis
 - 3. Addyson D'Ostroph
 - 4. Aebigayle D'Ostroph
 - 6. Jeana D'Ostroph
 - 7. LenAnn Everhart
 - 8. Mary Harlan
 - 9. Chuck Mercer
 - 10. Chondi Schaffer
 - 11. Jennifer Sutton

Motion Approved By				
Second By				
Roll Call				
Robin Abrams	Debra Green	Scott Latham	Melinda Vecchio	JoAnn Jones

12. Comments from the Superintendent.

13. Adjourn at

Motion to approve by _____

Second by _____

By Consensus

Items Worthy of Your Note: