### REGULAR BOARD OF EDUCATION MEETING - WORK SESSION

### September 3, 2020

### 7:00 p.m.

### ADMINISTRATION BUILDING/MEETING ROOM

This meeting is a meeting of the Board of Education in public for the purpose of conducting the School District's business and is not to be considered a public community meeting. There is a time for public participation during the meeting as indicated in the agenda. Public comment is your opportunity to make a comment to the Board. When your name is called, please stand and state your name, address, and topic. You will have three (3) minutes to speak. If your comment involves a problem with a student, employee, or Board member please do not address them by name. The primary role of the Board of Education is to listen and reflect on your comments. Sometimes Board members may respond or ask questions, but not always. Whether we respond or not, your input is valued.

### **AGENDA**

- 1. CALL TO ORDER
- 2. ROLL CALL

**Present** Not Present

Michelle Bissell Sherry Buckner-Sallee Richard O. Micko Seth Roberts Laura Wolfe-Housum

- 3. PLEDGE OF ALLEGIANCE
- 4. <u>DISTRICT GOALS</u>
- 5. PUBLIC COMMENT

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# 6. TREASURER'S REPORT

A. (	OSBA	Capital	Conference	Delegate A	<b>Appointments</b>	October 29.	2020
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Delegate: _		Alternate:		
Motion:	Second:	Roll Call: <i>Michelle Bissell</i>	Yes	No
		Sherry Buckner-Sallee		
		Richard O. Micko		
		Seth Roberts		
		Laura Wolfe-Housum		

# 7. <u>SUPERINTENDENT'S REPORT</u>

### A. <u>SUPERINTENDENT</u>

1. <u>Discussion Item – 2020-2021 School Year Restart Plan</u>

### B. <u>CURRICULUM</u>

1. <u>Junior Reserve Officers Training Corps (JROTC) Agreement (001-General Fund)</u>

Be it resolved upon the recommendation of the Superintendent that the Strongsville Board of Education enters into an agreement with the Midview Local School District for Strongsville students to participate in Midview's Junior Reserve Officers Training Corps (JROTC) program for the 2020-2021 school year.

(Exhibit A)

Motion:	Second:	Roll Call:	Yes	No
		Michelle Bissell		
		Sherry Buckner-Sallee		
		Richard O. Micko		
		Seth Roberts		
		Laura Wolfe-Housum		

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#### 8. **BOARD POLICIES**

#### **Third Reading** Α.

Revised Policy 1520 – Employment of Administrators

Revised Policy 2370 – Educational Options

Revised Policy 2464 – Gifted Education and Identification

Revised Policy 3120 – Employment of Professional Staff

Revised Policy 3120.04 – Employment of Substitutes

Revised Policy 3120.05 – Employment of Personnel in Summer School and Adult **Education Programs** 

Revised Policy 3120.08 – Employment of Personnel for Co-Curricular/Extra-Curricular Activities (Professional Staff)

Revised Policy 4120 – Employment of Classified Staff

Revised Policy 4120.08 – Employment of Personnel for Co-Curricular/Extra-Curricular Activities (Classified Staff)

Revised Policy 4124 – Employment Contract

Revised Policy 4162 – Drug and Alcohol Testing of CDL License Holders and Other

Employees Who Perform Safety-Sensitive Functions

Revised Policy 5420 – Reporting Student Progress

Revised Policy 5460 – Graduation Requirements

New Policy 5460.02 – Students at Risk of Not Qualifying for a High School Diploma

Revised Policy 6107 - Authorization to Accept and Distribute Electronic Records and to Use Electronic Signatures

New Policy 6108 – Authorization to Make Electronic Fund Transfers

New Policy 8420.01 – Pandemics and Other Medical Emergencies

Revised Policy 8450 – Control of Casual-Contact Communicable Diseases

Motion:	Second:	Roll Call:	Yes	No
		Michelle Bissell		
		Sherry Buckner-Sallee		
		Richard O. Micko		
		Seth Roberts		
		Laura Wolfe-Housum		

#### 9. **BOARD OF EDUCATION / OTHER**

#### 10. **EXECUTIVE SESSION**

Motion:	Second:	Roll Call:	Yes	No
		Michelle Bissell		
		Sherry Buckner-Sallee		
		Richard O. Micko		
		Seth Roberts		
		Laura Wolfe-Housum		
Entered into I	Executive Session at	p.m.		

Entered into Executive Session at p.	m	
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Resumed Public Session at \_\_\_\_\_\_p.m.

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# 11. ADJOURNMENT

Motion:	Second:	Roll Call:	Yes	No
		Michelle Bissell		
_		Sherry Buckner-Sal	lee	
		Richard O. Micko		
		Seth Roberts		
		Laura Wolfe-Housu	m	
Mooting adjou	arnod at	n m		

Meeting adjourned at \_\_\_\_\_\_ p.m.

### JUNIOR RESERVE OFFICERS TRAINING CORPS ("JROTC") AGREEMENT

This Junior Reserve Officers Training Corps ("JROTC") Agreement ("Agreement") is entered into on the \_\_ day of \_\_\_\_\_\_, 2020 by and between the Midview Local School District Board of Education ("Midview") and the Strongsville City School District Board of Education ("Strongsville").

WHEREAS, beginning with the 2020-2021 school year, Strongsville will no longer be providing its students with the opportunity to participate in a JROTC program; and

WHEREAS, Midview continues to provide a JROTC program, and has the personnel and capacity necessary to enroll in such JROTC program those Strongsville students who were previously enrolled in Strongsville's JROTC program during the 2019-2020 school year; and

WHEREAS, the parties hereto mutually desire to permit Strongsville's JROTC students to enroll in Midview's JROTC program during the 2020-2021 school year.

NOW, THEREFORE, in consideration of the mutual promises set forth herein, the parties hereto hereby agree as follows:

### <u>Term</u>

This Agreement shall take effect on the date first set forth above, and shall terminate following the last scheduled day of Midview's JROTC program for the 2020-2021 school year.

### **Midview's Commitments**

- 1. Midview shall permit any current Strongsville student who was previously enrolled in Strongsville's JROTC program during the 2019-2020 school year to enroll in Midview's JROTC program for the 2020-2021 school year. Such enrollment is limited to the JROTC program. Midview shall provide Strongsville with a schedule of all planned JROTC program activities for the 2020-2021 school year.
- 2. Midview shall ensure sufficient classroom space for the inclusion of Strongsville's students, and shall supply all necessary texts, equipment, and materials, the cost of which shall be billed to Strongsville.
- 3. Midview's JROTC program instructor shall be the educator in charge of all Strongsville students enrolled in the program, and shall have the authority to assign grades, award credit, and implement discipline, which shall be in accordance with Midview's applicable Board Policies and Student Code of

Conduct. Midview may remove a Strongsville student from the JROTC program as a consequence of such student's misconduct or academic problems.

# **Strongsville's Commitments**

- 1. Strongsville, or Strongsville's JROTC program participants, as determined by Strongsville, shall be responsible for supplying transportation to and from Midview, for purposes of attending all Midview JROTC program activities.
- 2. Strongsville shall reimburse Midview, in full, within thirty (30) days of its receipt of a bill for the cost of necessary texts, equipment, and materials supplied by Midview to Strongsville students enrolled in the JROTC program.
- 3. Strongsville shall honor all grades, credit, and disciplinary consequences issued by the Midview JROTC program instructor.

## **Amendment**

This Agreement may not be reformed, altered, or modified in any way by any practice or course of dealing, but may be modified or amended only by an instrument in writing duly executed by both parties.

# **Entire Agreement**

This Agreement contains the entire agreement between the parties hereto, and there are no oral promises or other representations inducing its execution or qualifying its terms.

### Severability

Each article, paragraph, provision, term, and condition of this Agreement, and any portions thereof, shall be considered severable. If, for any reason, any portion of this Agreement is determined to be invalid or contrary to any applicable law, rule, or regulation, the remaining portions of this Agreement shall be unimpaired, remain binding on the parties, and continue to be given full force and effect. No delay or omission by any party hereto to exercise any right provided in this Agreement shall be construed as a waiver of that right.

### Governing Law

This Agreement has been executed and delivered, and shall be interpreted, construed, and enforced pursuant to and in accordance with the laws of the State of Ohio.

IN WITNESS WHEREOF, the parties have entered into this Agreement on the date first set forth above. The representatives of the parties signing below affirm that they have full legal power and authority to execute, deliver, and perform the obligations under this Agreement, and that this Agreement constitutes a legal, valid, and binding obligation enforceable in accordance with its terms.

SCH	VIEW LOCAL OOL DISTRICT RD OF EDUCATION	STRONGSVILLE CITY SCHOOL DISTRICT BOARD OF EDUCATION		
By:	President	_ By:	President	
Ву:	Superintendent	By:	Superintendent	
Ву:	Treasurer	_ By:	Treasurer	