Public Meeting of the *Cardinal Local* Board of Education

October 11, 2017
6:00 p.m. Regular Meeting
Board Office

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.

Ken Klima, President               Dr. Scott J. Hunt, Superintendent
Wendy Anderson, Vice President      Merry Lou Knuckles, Treasurer
Barb Rayburn
Linda Smallwood
Katie Thomas

I. Roll Call:
   __Ken Klima __Wendy Anderson __Barb Rayburn__Linda Smallwood __Katie Thomas

   Pledge of Allegiance

II. Student Recognition:
   A. Arms Trucking Mural
      ● Anna Avalon, Katlyn Light, Adrianna Naples, Morgan Smock, Jordan Weaver
   B. WVIZ Ideastream
      ● Elisabeth Morris
   C. Volunteer
      ● Jane Zajaczkowski

III. Presentation:
   A. State Report Card: 2016-2017
   B. Forecast - Ms. Knuckles

IV. Hearing of the Public:
   A member of the public may address the Board of Education when recognized by the President of the Board. When recognized, please state your name, the group (if any) that you represent, the agenda item you wish you address and attempt to limit your remarks to three minutes.

V. Discussion Item(s):
   A.

VI. Superintendent’s Report:
   I. Action Items: Human Resources/Personnel

      Motion __________  Second __________  Vote __________

      Motion to approve the following personnel matters:
A. New Hire(s):
   - **Samantha Fix**, Crossing Guard, effective October 2, 2017, 60 day probationary contract

B. Online Teachers (FuelEd/OOL)
   - Kim Richards
   - Jenn Sabol

C. FMLA
   - **Lori Sperling**, beginning November 22, 2017 for up to 8 weeks

D. Supplemental Contracts
   - Athletics
     - **Greg Bean**, 8th Grade Boys Basketball Coach
     - **Mike Karr**, Top Assistant/JV Boys Basketball Coach

E. Volunteers
   - **Tyler Walters**, Boys Basketball

Roll call vote: __Wendy Anderson __Barb Rayburn __Linda Smallwood __Katie Thomas__Ken Klima

2. Action Item: Agreements

Motion ___________ Second ___________ Vote ___________

Motion to approve the following agreements:

- Rental Agreement with **Family Pride of Northeast Ohio** to lease space at Cardinal Intermediate School at a cost of $10,680.00 for the 2017-18 school year (ATTACHMENT A)
- Facilities Use Agreement with **The Village of Middlefield Recreation Department** at a cost of $11,087.00 for the 2017-18 school year (ATTACHMENT B)

Roll call vote: __Barb Rayburn__Linda Smallwood __Katie Thomas__Ken Klima__Wendy Anderson

3. Action Item: HS Trip

Motion ___________ Second ___________ Vote ___________

Motion to approve an out of country trip to **Costa Rica**, June 21-30, 2019 to be facilitated by teacher Ben Clutter

Roll call vote: __Linda Smallwood __Katie Thomas__Ken Klima__Wendy Anderson__Barb Rayburn
4. **Action Item: Donations**

Motion __________ Second __________ Vote __________

Motion to approve the following donations:

- **Cardinal Music Boosters**, up to $3,077.18 for Musical pay to participate fees
- **Cardinal Athletic Boosters**
  - Up to $12,923.00 for Boys Basketball pay to participate fees
  - Up to $3,772.00 for Boys MS Basketball for pay to participate fees
  - Up to $8,494.00 for Girls Basketball for pay to participate fees
  - Up to $2,227.00 for Girls MS Basketball for pay to participate fees
  - Up to $5,482.00 for HS Wrestling for pay to participate fees
  - Up to $2,451.00 for MS Wrestling for pay to participate fees
  - Up to $609.00 for MS Cheerleading for pay to participate fees
- **United Way**, $1,500 to help purchase books for One School One Book at CMS
- **Geauga County Library Foundation**, $1,500 to help purchase books for One School One Book at CMS
- **CMS PTO**, $350 to help purchase books for One School One Book at CMS
- **Nelson Family**, $130 (Logitech keyboard and IdeaCenter Stick) to CHS for the use of scrolling announcements/presentations in the cafeteria

Roll call vote: __Katie Thomas__Ken Klima__Wendy Anderson __Barb Rayburn__Linda Smallwood

VII. **Treasurer’s Report:**

A. Motion __________ Second __________ Vote __________

**Minutes**

Motion to approve the Minutes of September 13, 2017, regular meeting and the September 27, 2017, special/work session meeting.

Roll call vote: __Ken Klima __Wendy Anderson __ Barb Rayburn __Linda Smallwood __Katie Thomas

B. Motion __________ Second __________ Vote __________

**Bills**

Motion to approve the bills in the amount of **$1,032,587.38** (includes payroll) paid during September and those necessary for October.

Roll call vote: __Wendy Anderson __ Barb Rayburn __Linda Smallwood __Katie Thomas __Ken Klima
C. Motion __________ Second __________ Vote __________

**Financial Reports**
Motion to approve the *Monthly Financial Reports* and Cash Reconciliation for the month of September as submitted. Also approve the amendments to the *Certified Revenues and Appropriations for the month of September* and those necessary for October. General Fund Certified Revenues are $13,298,182. All Other Fund Certified Revenues are $3,055,458.36. General Fund Appropriations are $13,331,206. All Other Fund Appropriations are $2,971,288.04

Roll call vote: __ Barb Rayburn __ Linda Smallwood __ Katie Thomas __ Ken Klima __ Wendy Anderson

D. Interest Income
The School District earned $511.92 in interest income for the month of September; fiscal year-to-date total is $1,877.84. Interest rates are: Middlefield Bank – .30%.

E. Motion ______ Second ______ Vote ______

**Then and Now**
Motion to approve the *Then and Now* for Geauga County ESC in the amount of $36,175.74 due to timing issues.

Roll call vote: __ Linda Smallwood __ Katie Thomas __ Ken Klima __ Wendy Anderson __ Barb Rayburn

F. Motion ______ Second ______ Vote ______

**Transfers**
Motion to approve the *Five-Year Forecast for FY 2018 through FY 2022*, to be submitted to the Ohio Department of Education by the October deadline as required.

Roll call vote: __ Katie Thomas __ Ken Klima __ Wendy Anderson __ Barb Rayburn __ Linda Smallwood

VIII. **Information:**
October 13: No School - NEOEA Day
October 13: Community Wellness Fair
October 18: Early Release Day/End Q1/Record Day
October 19: JES Picture Day
October 23-27: Spirit Week
October 25: Early Release Day
October 25: BOE Work Session
October 26: CHS Spirit Parade/Powder Puff Game/Bonfire
October 27: Kiwanis Fish Fry, 4:30 -7:00 p.m. at CMS
October 30-November 3: 3rd Grade ELA Testing
November 1: JES Academic Rallies
November 1: Early Release Day
November 7: Election Day
November 8: BOE Meeting, 6:00 p.m.  
November 9-10: JES PTA Book Fair  
November 9: JES Parent/Teacher Conferences, 4:00-9:00 p.m.

IX. **Meetings:**  
October 25: BOE Work Session/Special Meeting, 6:00 p.m.

X. **Legislative Update:**

XI. **Auburn Career Center:**

XII. **Executive Session:**

_________ moves and _________ seconds a motion for the Cardinal Local Schools Board of Education to recess into executive session for the following purpose: Upon conclusion of these executive sessions, the Governing Board President will gavel the Governing Board back into open session at this location. All matters discussed in all executive sessions are designated to the public officials and employees as confidential pursuant to R.C. 102.03(B) because of the status of the proceedings and/or the circumstances under which the information will be received, and preserving its confidentiality is necessary to the proper conduct of government business.

Roll call vote: __ Ken Klima __ Wendy Anderson __ Barb Rayburn __ Linda Smallwood__ Katie Thomas

*Motion Approved at ___________ P.M.  Time Retired: ___________ P.M.*

*Time Returned from Executive Session ____________ P.M.*

XIII. **Adjournment:**

Motion ___________  Second ___________  Vote ___________

*Time Adjourned: ____________ P.M.*
Addendum

Board Meeting – October 11, 2017

I. Treasurer’s Report:

A. Motion______ Second_____ Vote______

Motion to approve the adoption of the following resolution:

A RESOLUTION PROVIDING FOR THE ISSUANCE AND SALE OF CURRENT TAX REVENUE NOTES, SERIES 2017-18, IN THE AGGREGATE PRINCIPAL AMOUNT OF $750,000.

WHEREAS, this Board has determined, as provided in this resolution, that it is necessary for this School District to borrow money in anticipation of the collection of current ad valorem property tax revenues in and for the fiscal year that commenced on July 1, 2017 (Fiscal Year 2018), and to issue notes of the District to evidence that borrowing; and

WHEREAS, the Treasurer, as the fiscal officer of the School District, has certified that the maximum maturity of those notes is June 30, 2018;

NOW, THEREFORE, BE IT RESOLVED by the Board of Education of the Cardinal Local School District, Counties of Geauga and Trumbull, Ohio, that:

Section 1. This Board finds, determines and declares that it is necessary to borrow, pursuant to Section 133.10(C) of the Revised Code and for the purpose of paying current expenses of the School District in Fiscal Year 2018, an aggregate principal amount of $750,000 in anticipation of the collection of current property tax revenues in and for Fiscal Year 2018 to be received from all settlements of those taxes for that purpose that are to be received in the remainder of that Fiscal Year, other than taxes to be received for the payment of debt charges, and less all advances, and to issue Current Tax Revenue Notes, Series 2017-18 (the Notes), of the District to evidence that borrowing. This Board further determines that the authorized aggregate principal amount of the Notes does not exceed, and on the date of issuance of the Notes will not exceed, one-half of the amount that the County Budget Commission estimates that this School District will receive from all property taxes that are to be distributed to the School District from all settlements of taxes that are to be made in the remainder of Fiscal Year 2018 after issuance of the Notes, other than such taxes to be received for the payment of debt charges, and less all advances; that the estimated amount is supported by the latest Official or Amended Official Certificate of Estimated Resources for Fiscal Year 2018 filed with this Board; and that the total appropriations by the Board from each fund for Fiscal Year 2018 do not exceed, and, on the date of issuance of the Notes, will not exceed, the certified estimated revenue available for expenditure from each fund.

Section 2. The Notes shall be issued in the aggregate principal amount of $750,000; shall be dated the date of issuance; and shall mature on June 15, 2018. The Notes shall bear interest at a rate not to exceed 2.50% per year (computed on the basis of a 360-day year consisting of twelve 30-day months), payable at maturity or at any date of earlier prepayment as hereinafter provided and until the principal amount is paid or provided for. Subject to the provisions of this Section, the rate of interest on the Notes shall be determined by the Treasurer in the Certificate of Award.

If agreed to by the original purchaser, the Notes may be subject to prepayment prior to their maturity. Prepayment prior to maturity of all or a portion of the Notes shall be made by deposit with the Paying Agent designated pursuant to Section 3 hereof of the principal amount of the Notes to be prepaid, together with interest accrued thereon to the date of prepayment. The Board’s right of prepayment shall be exercised by mailing a notice of prepayment, stating the date of prepayment and the name and address of the Paying Agent, by certified or registered mail to the original purchaser of the Notes to be prepaid not less than seven days prior to the date of that deposit, unless that notice is waived by the
original purchaser of those Notes. If moneys for prepayment are on deposit with the Paying Agent on the specified prepayment date following the giving of that notice (unless the requirement of that notice is waived as stated above), interest on the principal amount prepaid shall cease to accrue on the prepayment date, and upon the request of the Treasurer the original purchaser of the Notes prepaid shall arrange for the delivery of those Notes at the designated office of the Paying Agent for prepayment and surrender and cancellation.

Section 3. The debt charges on the Notes shall be payable, without deduction for the services of the paying agent, in lawful money of the United States of America, or in Federal Reserve funds of the United States of America if so requested by the original purchaser, at the principal office of The Middlefield Banking Company, Middlefield, Ohio, or at the designated office of a bank or trust company requested by the original purchaser of the Notes, provided that such request shall be approved by the Treasurer after determining that the payment at that bank or trust company will not endanger the funds or securities of the District and that proper procedures and safeguards are available for that purpose (the Paying Agent).

The Notes shall be signed in their official capacities by the President or the Vice-President and the Treasurer of this Board, provided that one of those signatures may be a facsimile. The Notes shall be issued in the denominations and numbers as shall be requested by the original purchaser of the Notes and approved by the Treasurer, provided that the entire principal amount of the Notes may be represented by a single note and that no Note shall be issued in a denomination less than $100,000 or exchangeable for other Notes in denominations less than $100,000. The Notes shall not have coupons attached, shall be numbered as determined by the Treasurer and shall express upon their faces the purpose, in summary terms, for which they are issued and that they are issued pursuant to Chapter 133 of the Revised Code, Section 133.10 thereof and this resolution.

Section 4. The Notes shall be awarded and sold by the Treasurer to The Middlefield Banking Company at private sale at a purchase price of not less than par and any accrued interest and with and upon such other terms as are required or authorized by this resolution to be specified in the Certificate of Award, in accordance with law and the provisions of this resolution. The Treasurer shall sign and deliver the Certificate of Award evidencing that sale and such other terms and shall cause the Notes to be prepared and have the Notes signed and delivered, together with a true transcript of the proceedings with reference to the issuance of the Notes, to the original purchaser upon payment of the purchase price of the Notes. The President, Vice-President and Treasurer of this Board and the Superintendent of Schools, as appropriate, are each authorized and directed to sign any transcript certificates, financial statements and other documents and instruments and to take such actions as are necessary or appropriate to consummate the transactions contemplated by this resolution.

Section 5. Any proceeds of the sale of the Notes representing premium and accrued interest shall be paid into the Bond Retirement Fund and credited to the separate account provided for in Section 8 of this resolution. The balance of the proceeds of the Notes shall be paid into the General Fund and shall be used only for the purposes for which the current property tax revenues anticipated are levied, collected and appropriated.

Section 6. The levy by this Board of the taxes anticipated by the Notes on all taxable property in this District on the tax lists and duplicates for the tax years 2016 and 2017, to be collected by this Board during Fiscal Year 2018, by resolutions previously adopted by this Board pursuant to law, is hereby acknowledged, confirmed and ratified. Those taxes are direct taxes during the period in which the Notes will be outstanding, and are in an aggregate amount at least sufficient to provide funds to pay the debt service on the Notes at maturity and therefore are not less than the interest and sinking fund tax required by Section 11 of Article XII of the Ohio Constitution. Those taxes have been computed, certified, levied and have been or will be extended upon the tax lists and duplicates for the tax years 2016 and 2017 for collection by the same officers, in the same manner and at the same times that all taxes for general purposes for Fiscal Year 2018 are collected. The proceeds of the taxes anticipated are to be applied to the extent required to the payment of debt service on the Notes at maturity. Pursuant to law and particularly Section 133.10(E) of the Revised Code, the amounts of the proceeds of those taxes required to pay that debt service are appropriated to pay that debt service and other appropriations from those sources shall be limited to the balance available after deducting the amounts required to pay the debt charges and financing costs of the Notes. This Board covenants that it will give effect to that appropriation, to the extent stated above, in resolutions it hereafter adopts appropriating money for expenditure or encumbrance in Fiscal Year 2018.

Section 7. In accordance with Section 133.10(E)(1) of the Revised Code, this Board requests, authorizes and directs the County Auditor of Geauga County to draw and issue at the time of each distribution (by advance, settlement
or otherwise) to this School District of the proceeds of the taxes anticipated and levied for the purpose of paying current expenses in and for Fiscal Year 2018 (including any payments from the State pursuant to Sections 321.24(F) and 323.156 of the Revised Code) after the date of the Notes, that would otherwise have been paid to the General Fund of the School District, a separate warrant for payment into the separate account of the Bond Retirement Fund of the School District established under Section 8 of this resolution (the “CTRNs Account”), to include that portion of that distribution needed to ensure payment of the debt charges on the Notes at maturity, and to draw and issue a separate warrant for payment into the General Fund for the balance of that distribution. The portion of each distribution to be included in a separate warrant for payment into the CTRNs Account shall be the product of the following calculation: the total amount of that distribution multiplied by a fraction, the numerator of which is the aggregate amount of the debt service to their stated maturity on the Notes and the denominator of which is the total estimated net amount of the proceeds from the taxes anticipated and levied for the purpose of paying current expenses in Fiscal Year 2018 distributed and to be distributed to this School District between the date of the Notes and their stated maturity date. The portion of the last distribution to be so included in a separate warrant for payment into the CTRNs Account shall be in the amount certified to the County Auditor by the Treasurer of the Board as the amount necessary, after taking into account amounts credited and to be credited to the CTRNs Account provided for in Section 8 of this resolution, to make timely payment of debt service on the Notes.

Section 8. The Board establishes, and covenants that it will maintain until the debt charges on the Notes are paid, the CTRNs Account as a separate account of the Bond Retirement Fund. The Treasurer of this Board shall credit to that separate account that portion of each distribution to the School District of those anticipated current tax revenues (whether or not that portion is evidenced by or included in a separate warrant), calculated in accordance with Section 7 of this resolution, needed to ensure timely payment of the debt charges on the Notes at their stated maturity. So long as any portion of the debt charges on the Notes is unpaid, the moneys credited to the CTRNs Account shall be used and are pledged and appropriated solely for the purpose of paying those debt charges. Should accumulated amounts credited to that Account produce an amount less than the amount needed to make timely payment of the debt charges on the Notes, the full amount needed to make up any such deficiency shall be paid by the Treasurer into the Bond Retirement Fund and credited to the CTRNs Account from the latest distribution or distributions to the School District of those anticipated current tax revenues received prior to the stated maturity date of the Notes. Upon payment of all debt charges due on the Notes, any amounts remaining in the CTRNs Account of the Bond Retirement Fund may be returned to the General Fund as reimbursement for tax revenues advanced to the account to pay those debt charges.

Section 9. The Board and the School District covenant that they will use, and will restrict the use and investment of, the proceeds of the Notes in such manner and to such extent as may be necessary so that (a) the Notes will not (i) constitute private activity bonds or arbitrage bonds under Sections 141 or 148 of the Internal Revenue Code of 1986, as amended (the Code) or (ii) be treated other than as bonds the interest on which is excluded from gross income under Section 103 of the Code, and (b) the interest on the Notes will not be an item of tax preference under Section 57 of the Code.

The Board and the School District further covenant that (a) they will take or cause to be taken such actions that may be required of them for the interest on the Notes to be and remain excluded from gross income for federal income tax purposes, (b) they will not take or authorize to be taken any actions that would adversely affect that exclusion and (c) they, or persons acting for them, will, among other acts of compliance, (i) apply the proceeds of the Notes to the governmental purposes of the borrowing, (ii) restrict the yield on investment property, (iii) make timely and adequate payments to the federal government, (iv) maintain books and records and make calculations and reports and (v) refrain from certain uses of those proceeds and, as applicable, of property financed with such proceeds, all in such manner and to the extent necessary to assure such exclusion of that interest under the Code.

The Notes are hereby designated as “qualified tax exempt obligations” for purposes of Section 265(b)(3) of the Code. In that connection, the Board and the School District hereby represent and covenant that they, together with all their subordinate entities or entities that issue obligations on behalf of the Board or the District, or on behalf of which the Board or the District issues obligations, in or during the calendar year in which the Notes are issued, (i) have not issued and will not issue tax exempt obligations designated as “qualified tax exempt obligations” for purposes of Section 265(b)(3) of the Code, including the Notes, in an aggregate amount in excess of $10,000,000, and (ii) have not issued, do not reasonably anticipate issuing, and will not issue, tax exempt obligations (including the Notes, but excluding obligations that are private activity bonds as defined in Section 141 of the Code and excluding refunding obligations that are not advance refunding obligations as defined in Section 149(d)(5) of the Code) in an aggregate amount exceeding $10,000,000, unless the Board and the District first obtain a written opinion of nationally recognized bond counsel that such designation
or issuance, as applicable, will not adversely affect the status of the Notes as “qualified tax exempt obligations”. Further, the Board and the School District represent and covenant that, during any time or in any manner as might affect the status of the Notes as “qualified tax exempt obligations”, neither the Board nor the School District has formed or participated in the formation of, or benefited from or availed itself of, any entity in order to avoid the purposes of subparagraph (C) or (D) of Section 265(b)(3) of the Code, and will not form, participate in the formation of, or benefit from or avail itself of, any such entity. The Board and the School District further represent that the Notes are not being issued as part of a direct or indirect composite issue that combines issues or lots of tax exempt obligations of different issuers.

The Treasurer, as the fiscal officer, or any other officer of this Board having responsibility for issuance of the Notes is hereby authorized (a) to make or effect any election, selection, designation, choice, consent, approval, or waiver on behalf of the School District with respect to the Notes as the School District is permitted to or required to make or give under the federal income tax laws, including, without limitation thereto, any of the elections provided for in Section 148(f)(4)(C) of the Code or available under Section 148 of the Code, for the purpose of assuring, enhancing or protecting favorable tax treatment or status of the Notes or interest thereon or assisting compliance with requirements for that purpose, reducing the burden or expense of such compliance, reducing the rebate amount or payments or penalties, or making payments of special amounts in lieu of making computations to determine, or paying, excess earnings as rebate, or obviating those amounts or payments, as determined by that officer, which action shall be in writing and signed by the officer, (b) to take any and all other actions, make or obtain calculations, make payments, and make or give reports, covenants and certifications of and on behalf of this Board and the School District, as may be appropriate to assure the exclusion of interest from gross income and the intended tax status of the Notes, and (c) to give one or more appropriate certificates of the Board and the School District, for inclusion in the transcript of proceedings for the Notes, setting forth the reasonable expectations of the Board regarding the amount and use of all the proceeds of the Notes, the facts, circumstances and estimates on which they are based, and other facts and circumstances relevant to the tax treatment of the interest on and the tax status of the Notes.

Section 10. The Treasurer is directed to forward certified copies of this resolution and the signed Certificate of Award to the Geauga and Trumbull County Auditors.

Section 11. This Board finds, determines and declares that all acts and conditions necessary to be done or to exist precedent to and in the issuing of the Notes in order to make them legal, valid and binding special obligations of the Cardinal Local School District have been performed and exist, or will at the time of delivery of the Notes have been performed and exist, in regular and due form as required by law; and that the amount of indebtedness to be incurred by the issuance of the Notes does not exceed any limitation of indebtedness as fixed by law or the amount of borrowing permitted by Section 133.10 of the Revised Code.

Section 12. The legal services of the law firm of Squire Patton Boggs (US) LLP be and are hereby retained. Those legal services shall be in the nature of legal advice and recommendations as to the documents and the proceedings in connection with the authorization, sale and issuance of the Notes and rendering at delivery a related legal opinion, all as set forth in the form of engagement letter dated as of October 11, 2017, now on file in the office of the Treasurer. In providing those legal services, as an independent contractor and in an attorney-client relationship, that firm shall not exercise any administrative discretion on behalf of this Board in the formulation of public policy, expenditure of public funds, enforcement of laws, rules and regulations of the State, any county or municipal corporation or of the School District, or the execution of public trusts. For those legal services that firm shall be paid just and reasonable compensation and shall be reimbursed for actual out-of-pocket expenses incurred in providing those legal services. The Treasurer is authorized and directed to sign and deliver the engagement letter and to make appropriate certification as to the availability of funds for those fees and any reimbursement and to issue an appropriate order for their timely payment as written statements are submitted by that firm.

Section 13. This Board finds and determines that all formal actions of this Board and any of its committees concerning and relating to the adoption of this resolution were taken, and that all deliberations of this Board and of any of its committees that resulted in those formal actions were in meetings open to the public, in compliance with the law

Section 14. This resolution shall be in full force and effect immediately upon its adoption.

Roll call vote: __Wendy Anderson__ Barb Rayburn__ Linda Smallwood__ Katie Thomas__ Ken Klima