

JOINT AGREEMENT  
AMONG AND BETWEEN THE BOARDS OF EDUCATION  
OF

CERTAIN SCHOOL DISTRICTS OF FRANKLIN COUNTY, OHIO

RECEIVED  
SEP 12 1986  
DEPARTMENT OF EDUCATION

THIS JOINT AGREEMENT (referred to herein as the "Agreement") is made and entered into as of the 20th day of May, 1986, among and between the Boards of Education of the Canal Winchester Local School District; Columbus City School District; Dublin Local School District; Franklin County School District; Gahanna-Jefferson City School District; Groveport-Madison Local School District; Hamilton Local School District; Hilliard City School District; Plain Local School District; Reynoldsburg City School District; Southwestern City School District; Westerville City School District; and Worthington City School District (collectively referred to herein as the "Boards of Education").

WITNESSETH:

WHEREAS, the Boards of Education are cognizant of State Board of Education guidelines governing requests for the transfer of school district territory following the annexation of such territory for municipal purposes and such Boards of Education desire to take action consistent with said guidelines; and

WHEREAS, the Boards of Education have, through their respective authorized representatives, been engaged in discussions regarding the present and future educational needs of the pupils of their school districts; and

WHEREAS, the Boards of Education mutually desire to achieve educational, financial, and territorial stability and predictability for the purpose of planning future interdistrict cooperative educational programs, services and opportunities for the pupils of their districts and for the purpose of planning future educational facilities adequate to provide such programs, services and opportunities; and

WHEREAS, territorial growth of the City of Columbus through municipal annexations over the past two decades has resulted in areas of the City of Columbus being located within the boundaries of school districts other than the Columbus City School District; and

WHEREAS, multiple school district boundaries being located within the City of Columbus has caused the Boards of Education to be concerned about the future stability and predictability of educational planning in their school districts because of uncertainty about maintaining the existing boundaries of their current school districts for the future; and

WHEREAS, the Ohio General Assembly, being aware of and sympathetic to the concerns set forth above, has enacted several moratoria on the transfer of school district territory pending efforts to achieve a satisfactory resolution of those concerns and, most recently, has encouraged and requested the Boards of Education to formulate, consider, and agree upon a comprehensive set of proposals to resolve the foregoing concerns in the best interests of the pupils of their school districts; and

WHEREAS, the Boards of Education have formulated, considered and agreed upon and are committed and desire to implement a practical and workable arrangement to assure the adequate planning of educational programs, services and opportunities for the pupils of their school districts and adequate planning for educational facilities to provide such programs, services and opportunities; and

WHEREAS, the Boards of Education intend for this Agreement to qualify as a "Comprehensive Plan" with regard to pupil-based shared education programs, the provision for inter-school district revenue allocations and for the disposition of school district territory annexed for municipal purposes both before and after the effective date of legislation currently being considered by the Ohio General Assembly.

FOR AND IN CONSIDERATION OF the foregoing and of the promises and covenants hereinafter set forth, it is agreed among and between the Boards of Education as follows:

Section 1. Purpose. The purpose of this Agreement is to set forth the manner and means by which the Boards of Education shall, in the interests of the pupils of their school districts, cooperatively provide for certain shared educational programs and services among and between school districts; for the permanent establishment of current school district boundaries; for the permanent establishment of school district boundaries of territory hereafter annexed; and for the allocation of financial resources among and between school districts.

Section 2. Definitions. As used in this Agreement, the terms set forth below shall have the following meanings:

1. "Annexation" means an annexation for municipal purposes under Sections 709.02 to 709.37 of the Ohio Revised Code.
2. "Annexed Territory" means all areas of land which have been annexed to a city or village for municipal purposes, but on the effective

date of this Agreement have not been transferred to the school district of which the city or village is a part.

3. "Future Annexed Territory" means any area of land that is annexed to a city or village for municipal purposes after the effective date of this Joint Agreement.
4. "Municipal School District" means the school district of the city in which Annexed Territory or Future Annexed Territory is located.

Section 3. Term of Agreement. Subject to the provisions of Section 8 hereof, this Agreement shall become effective as of the date first written above and shall remain effective until amended or terminated.

Section 4. Disposition of Annexed Territory. Unless otherwise provided herein, Annexed Territory shall not hereafter be transferred to the Municipal School District for school purposes.

Section 5. Disposition of Future Annexed Territory. Unless otherwise provided herein, unless otherwise provided in a valid agreement previously entered into between two or more Boards of Education regarding Future Annexed Territory, or unless provided in an agreement between two or more Boards of Education, reached not later than ninety (90) days after the effective date of an Annexation, Future Annexed Territory shall be automatically transferred for school purposes to the Municipal School District, except Future Annexed Territory from such other school districts as are identified and set forth on Exhibit A1 through A7, attached to and made a part of this Agreement shall not hereafter be transferred for school purposes to the Municipal School District.

The effective date of the transfer for school purposes of Future Annexed Territory shall be the beginning of the school year next following the effective date of the Annexation provided that such effective date was on or before March 30. Nothing contained herein shall preclude the school districts affected by the transfer of Future Annexed Territory from entering into agreements recognizing special circumstances or classes of students (e.g., graduating seniors) which may exist at the time of such Annexation and making short-term arrangements for such circumstances or students.

With respect to Future Annexed Territory located in the Canal Winchester Local School District, the Groveport-Madison Local School District, the Hamilton Local School District, and the

Plain Local School District, the Municipal School District shall, so long as each such school district remains an independent political subdivision, annually allocate and distribute to each such local school district an amount equal to four-tenths of one percent (0.4%) of the total assessed valuation of Commercial, Industrial, Public Utility Real, Public Utility Personal and Tangible Personal Property in the Future Annexed Territory, so long as the pupil valuation, as defined by Ohio law, of each such local school district is less than the pupil valuation of the Municipal School District.

Section 6. Shared Educational Programs and Services. The Boards of Education shall, on or before July 1, 1986, establish a Franklin County Educational Program and School Services Council (hereinafter referred to as the "Council") for the purpose of providing shared educational programs and services, available to and for the benefit of the pupils of all such school districts. Such programs and services shall include the following:

The Council shall provide educational programming of mutual interest to a wide range of pupils of all school districts at locations effectively situated to permit reasonable access. Such programs shall be offered on a full-day basis to pupils in grades K through 12 and may be offered on a half-day basis. All programs shall be structured so as to be capable of attracting and supporting pupil enrollment which is race and sex representative of the enrollment characteristics of all school districts. In addition, enrollment in such programs shall be sufficient in size to justify the commitment of financial resources necessary to offer such programs. Participation by pupils shall be on a voluntary basis. A pupil enrolled in a program shall retain and maintain his or her status as a pupil of the school district of residence. In no case shall the Council develop and offer programs which displace programs of vocational school districts serving member school districts.

The Council shall provide a method whereby its members shall be made aware of the ability to participate with one or more of its other members in programs of low-incidence enrollment (e.g., home economics, industrial arts, and special education). The terms and conditions under which members may participate, one with another in such programs, shall be determined by such participating members and not by or through the Council.

The Council shall provide a method whereby all Franklin County school districts shall be made aware of each school district's range of school services (e.g., food service, staff training, transportation, and facility

maintenance) and shall, upon request, assist such school districts in structuring cooperative arrangements to avail themselves of such services. The terms and conditions under which such school districts may participate, one with another in such services, shall be determined by such participating school districts and not by or through the Council.

The Council shall be governed by a ten (10) member Board (hereinafter referred to as the "Board") comprised of six (6) superintendents of schools appointed by the superintendents of school districts other than the Columbus City School District (herein referred to as the "Area Superintendents"); the superintendent of the Columbus City School District (herein referred to as the "Columbus Superintendent"); and three (3) individuals representing the Columbus City School District appointed by the Columbus Superintendent (herein referred to as the "Columbus Representatives"). The Columbus Superintendent shall be a permanent member of the Board and the Columbus Representatives shall serve at the pleasure of the Columbus Superintendent. The initial terms of the Area Superintendents shall be staggered (i.e., two shall have one-year terms, two shall have two-year terms, and two shall have three-year terms). Thereafter, the terms of Area Superintendents shall be three years. A district's Area Superintendent shall not serve a second term as a member of the Board until each district's Area Superintendent has served as a member of the Board.

Until such time as the Council and Board are formally organized, they shall be governed in its proceedings by the current revision of Robert's Rules of Order and with respect to all other matters by the policies, rules and regulations of its fiscal agent.

The Columbus City School District, or such other agency as the Council may by law be required to designate, shall act as fiscal agent for the Council. The Columbus City School District shall provide office space and reasonable support services for the Council.

The Council shall be annually funded, for a period of six years, by the Boards of Education through the payment of an amount equal to one dollar (\$1.00) for each enrolled student, determined by the "average daily membership" of each such school district as that term is defined and required to be certified by Ohio law. In no case shall a school district be required to pay more than fifty thousand dollars (\$50,000) annually. Upon receipt of an invoice from the fiscal agent of the Council, payments to the Council shall be made by school districts in July and January of each year, commencing in July 1986.

Upon such terms and conditions as the Board may determine, the Board shall employ or otherwise engage the services of an

administrative staff to implement and facilitate the purposes of the Council.

The Council may admit additional school districts, not parties to this Agreement, as participants in the programs of the Council upon such terms and conditions as the Board shall determine.

On or about July 1990, the Boards of Education shall individually and collectively evaluate the programs and services of the Council to determine whether, in relation to the financial resources expended, they have been of benefit to the education of pupils in Franklin County. Following such evaluation, each school district shall notify the Council of its intention to either continue or terminate membership in the Council after July 1992.

Section 7. Allocation of Increased Revenues Resulting from Non-Inflationary Increases in the Assessed Valuation of Certain Classes of Property in the Annexed Territory. Except as otherwise specifically provided herein or in an agreement between two or more Boards of Education, increases in revenues resulting from non-inflationary increases in the assessed valuation of Commercial, Industrial, Public Utility Real, Public Utility Personal, and Tangible Personal Property in the Annexed Territory shall be determined and allocated among and between school districts as set forth below. It is the intention of this Agreement to annually allocate only increased revenue which results from non-inflationary increases in assessed valuation in only Annexed Territory, using the 1984 tax year duplicate, as defined by Section 3317.02(a)(1) and (2) and as certified in 1985, as the base year to calculate such increases, if any.

Annually, the "Increase in Assessed Valuation" shall be determined by subtracting the 1984 assessed valuation of the above-described classes of property in the Annexed Territory from the assessed valuation (disregarding increases attributable to inflation) of the above-described classes of property in the Annexed Territory for that year. The Increase in Assessed Valuation multiplied by one percent (1.0%) shall be the amount to be allocated to the Municipal School District. The method of payment of the amount allocated to the Municipal School District under this Section shall be as follows:

- a. During the initial three (3) payment years (referred to herein as the "initial payment years") such funds as are appropriated by the Ohio General Assembly and made available to the Boards of Education shall be looked to as the sole source of funding to satisfy the revenue allocation obligations set forth in this Section regardless of their amount. Provided, however, that should the Ohio

General Assembly fail to appropriate any such funds for such purpose during the initial payment years, at the written request of any single Board of Education, the Boards of Education, through their respective authorized representatives, shall immediately enter into good faith negotiations to determine the means and methods whereby the payment of such allocations during the initial payment years shall be made. Should the Boards of Education be unable to agree upon mutually acceptable means and methods for such payment within thirty (30) days of their first convening, then this Agreement in its entirety shall terminate and become null and void.

- b. Subsequent to the initial payment years, should the Ohio General Assembly fail to appropriate and make available adequate funds to the Boards of Education to satisfy the revenue allocations determined as set forth in this Section, the Boards of Education, through their respective authorized representatives, shall immediately enter into good faith negotiations to determine the means and methods for satisfying any such deficiency.

Should the Boards of Education fail to agree on mutually acceptable means and methods for satisfying any such deficiency within sixty (60) days of their first convening, then for the next two consecutive years the Boards of Education shall each pay their allocation to the Municipal School District based upon the formula set forth in the first and second paragraphs of this Section, provided, however, that no Board of Education shall pay less than twenty-five thousand dollars (\$25,000) nor more than two hundred thousand dollars (\$200,000) for each of the payment years to which this paragraph applies.

During the two year period referred to in the immediately preceding paragraph, the Boards of Education, through their respective authorized representatives, shall engage in good faith negotiations to determine the means and methods of satisfying future allocation payments. Should, within the two year period, any Board of Education (other than the Municipal School District Board of

Education) fail to agree to an acceptable means and method for satisfying such future payments, this Agreement as to that Board of Education shall in its entirety terminate and become null and void.

The provisions of this Section 7 shall not apply to the Board of Education of the Worthington City School District.

Section 8. Contingency Affecting this Agreement. This Agreement shall become effective only upon the effective date of legislation enacted by the Ohio General Assembly fully authorizing and enabling the provisions of this Agreement or on the date first written above, whichever is later. In the absence of such legislation, this Agreement shall be deemed as never having been entered into by any of the Boards of Education.

Section 9. Commitment to Continuing Cooperation. The Boards of Education are and shall remain committed to the spirit of cooperation in which this Agreement was reached. To that end, the Boards of Education shall continuously monitor and evaluate the progress of all aspects of this Agreement and shall work together in a collective effort to enhance and maintain the benefits expected to be derived from this Agreement.

Section 10. Severability. Should any provision of this Agreement be determined by a court of competent jurisdiction to be invalid, such determination shall not effect, to the extent possible, the validity of the remaining provisions of this Agreement.

Section 11. Successors. This Agreement shall be binding on and inure to the benefit of the successors of the Boards of Education.

Section 12. Complete Agreement. This Agreement represents the complete understanding and agreement of the parties hereto with respect to the subject matters hereof.

Section 13. Part Originals. Acknowledging that the representatives of thirteen (13) Boards of Education will be required to execute this Agreement, making the execution of a single master copy impractical, this Agreement may be executed in parts by such Boards of Education. Each such part shall be considered an original of the entire Agreement.

Section 14. Amendment and Termination. This Agreement may be amended only by a writing executed by each of the parties hereto and may be terminated only by the agreement of such parties.



IN WITNESS WHEREOF, each of the Boards of Education have, by Resolution and through their respective representatives, authorized and directed the execution of this Agreement.

Witnesses:

/s/ Nellie J. Caldwell

/s/ John D. Christiansen

/s/ Janice A. Davis

/s/ Joanne M. Myers

/s/ John D. Christiansen

/s/ Nellie J. Caldwell

Witnesses: As To All Three

/s/ Virginia Cook

/s/ Mace A. Ishida

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Witnesses:

/s/ Tony J. Wall

/s/ Charles M. Edelsberg

CANAL WINCHESTER LOCAL  
SCHOOL DISTRICT BOARD OF  
EDUCATION

By /s/ Gavle K. Grimes  
President

By /s/ Betty L. Klamfoth  
Treasurer

By /s/ Vernon R. Noggle  
Superintendent

COLUMBUS CITY SCHOOL DISTRICT  
BOARD OF EDUCATION

By /s/ Loretta Heard  
President

By /s/ William A. Guv  
Treasurer

By /s/ James G. Hvre  
Superintendent

DUBLIN LOCAL SCHOOL DISTRICT  
BOARD OF EDUCATION

By /s/ Robert S. Harris  
President

/s/ Tony J. Wall  
/s/ Charles M. Edelsberg  
/s/ Tony J. Wall  
/s/ Charles M. Edelsberg

By /s/ Jerome Preissler  
Treasurer

By /s/ Joe D. Riedel  
Superintendent

Witnesses:

FRANKLIN COUNTY SCHOOL  
DISTRICT BOARD OF EDUCATION

/s/ Gerald O. Hartman  
/s/ Flo Burke  
/s/ Gerald O. Hartman  
/s/ Flo Burke  
/s/ Gerald O. Hartman  
/s/ Flo Burke

By /s/ J. T. Edwards  
President

By /s/ Delores J. Tate  
Treasurer

By /s/ Don J. McIntyre  
Superintendent

Witnesses:

GAHANNA-JEFFERSON CITY SCHOOL  
DISTRICT BOARD OF EDUCATION

/s/ Aloha L. Baugh  
/s/ Huberta Walsh  
/s/ Aloha L. Baugh  
/s/ Huberta Walsh  
/s/ Aloha L. Baugh  
/s/ Huberta Walsh

By /s/ Thomas W. Binns  
President

By /s/ Alan R. Hutchinson  
Treasurer

By /s/ Roger Viers  
Superintendent

Witnesses:

/s/ Karen L. Badger

/s/ Mary Tedrow

/s/ Steve Toth

/s/ Thomas C. Fadley

/s/ Doris M. Mafson

/s/ H. Scott McKenzie

Witnesses:

/s/ Francel E. Shibley

/s/ Brian L. Schleppei

/s/ Sharon R. Anderson

/s/ E. Dean Wenger

/s/ Edwin S. Nordin

/s/ Edgar L. Erlanger

Witnesses:

/s/ Donna Swenson

/s/ Larry Earman

GROVEPORT-MADISON LOCAL SCHOOL  
DISTRICT BOARD OF EDUCATION

By /s/ Carol Miceli  
President

By /s/ Robert G. Stalder  
Treasurer

By /s/ Mark O. Stevens  
Superintendent

HAMILTON LOCAL SCHOOL DISTRICT  
BOARD OF EDUCATION

By /s/ Roberta J. Reeves  
President

By /s/ Joyce A. Bover  
Treasurer

By /s/ Elmo G. Kallner  
Superintendent

HILLIARD CITY SCHOOL DISTRICT  
BOARD OF EDUCATION

By /s/ Leo F. Grandon  
President

/s/ Thomas F. Calhoon, II

/s/ Larry Earman

/s/ Thomas F. Calhoon, II

/s/ Larry Earman

Witnesses: As To All Three

/s/ Arlora E. Walton

/s/ Joseph F. Cox

/s/ Elizabeth Stelzer

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Witnesses: As To All Three

/s/ Richard G. Grashil

/s/ Donna J. Baker

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By /s/ Michael R. Watson  
Treasurer

By /s/ Roger C. Nehls  
Superintendent

PLAIN LOCAL SCHOOL DISTRICT  
BOARD OF EDUCATION

By /s/ Allen H. Webb  
President

By /s/ M. R. McKillip  
Treasurer

By /s/ C. W. Brown  
Superintendent

REYNOLDSBURG CITY SCHOOL  
DISTRICT BOARD OF EDUCATION

By /s/ Ronald A. Strussion  
President

By /s/ Daniel L. Remeis  
Treasurer

By /s/ Joseph Endry  
Superintendent

Witnesses: As To All Three

/s/ Wilma Phillips

/s/ Fave Slater

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Witnesses:

/s/ Deborah H. Collins

/s/ David W. Coffman

/s/ David W. Coffman

/s/ Donnal L. Baker

/s/ David W. Coffman

/s/ Donna L. Baker

Witnesses:

/s/ Dolores E. White

/s/ Abe C. Ottolenchi

SOUTHWESTERN CITY SCHOOL  
DISTRICT BOARD OF EDUCATION

By /s/ William G. McCarty  
President

By /s/ Stanley J. Babcock  
Treasurer

By /s/ Martin Stahl  
Superintendent

WESTERVILLE CITY SCHOOL  
DISTRICT BOARD OF EDUCATION

By /s/ Don W. Miller  
President

By /s/ Carl L. Claphan  
Treasurer

By /s/ Ernest A. Husarik  
Superintendent

WORTHINGTON CITY SCHOOL  
DISTRICT BOARD OF EDUCATION

By /s/ Marilvn J. Young  
President

/s/ Joseph M. Hart, Jr.

/s/ Jeanne Lemmon

/s/ John Butterfield

/s/ Gerald L. Prince

By /s/ Steve R. Huzicko  
Treasurer

By /s/ John W. Hoeffler  
Superintendent

EXHIBIT A1

COLUMBUS CITY SCHOOL DISTRICT

(Future Annexed Territory to  
be transferred from  
Gahanna-Jefferson City School  
District to the Columbus City  
School District)

Beginning at the intersection of the middle of East Broad Street and the middle of Brice Road; east along the middle of East Broad Street to the Columbus City-Gahanna Jefferson City School District Boundary line; north, east and north along the Columbus City-Gahanna Jefferson City School District boundary line and its northerly extension to the Conrail Railroad; west along the Conrail Railroad to the northerly extension of a line immediately west of Outerbelt Street (in order to include both odd and even addresses on Outerbelt Street but no land west of those addresses); south along the northerly extension of a line and continuing south along the line immediately west of Outerbelt Street to the middle of East Broad Street; east along the middle of East Broad Street to the middle of Brice Road to the point of beginning.

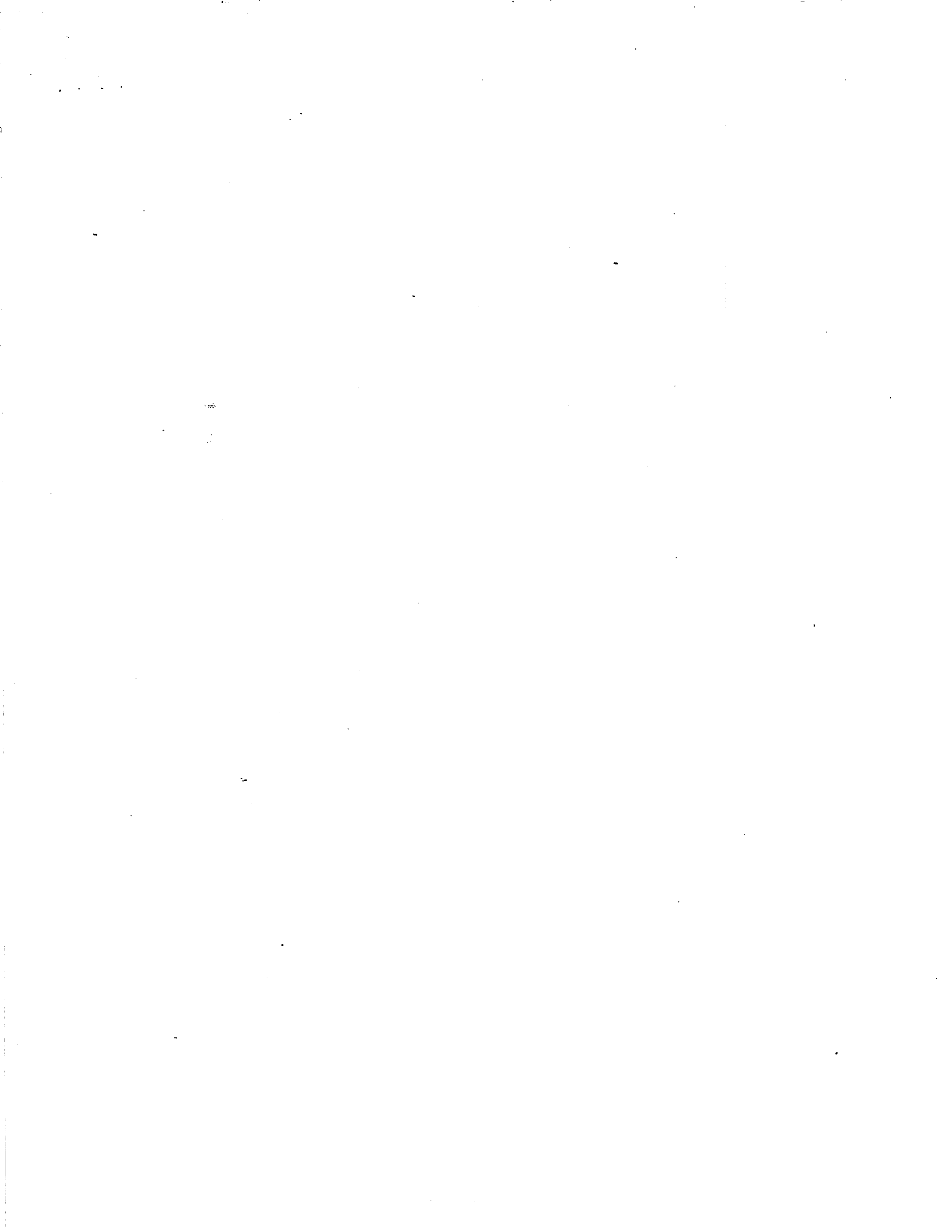
GAHANNA-JEFFERSON CITY  
SCHOOL DISTRICT

(Future Annexed Territory area to be retained by the Gahanna-Jefferson City School District)

Beginning at the intersection of the middle of Johnstown Road (U.S. Route 62) and the southerly extension of the Gahanna Municipal-Jefferson Township Boundary line (near Hamilton Road); north along the southerly extension of the Gahanna Municipal-Jefferson Township Boundary line and continuing north along the Gahanna Municipal-Jefferson Township Boundary line to the Gahanna Jefferson City-Plain Local District Boundary line; east along the Gahanna-Jefferson City-Plain Local School District Boundary line to Rocky Fork Creek; south along Rocky Fork Creek to a point which represents an easterly extension of a line immediately south of and parallel to Woods Road (in order to include both odd and even addresses on Woods Road and all present addresses on Pamela Drive); west along the easterly extension of a line immediately south of Woods Road and continuing west along this line immediately south of Woods Road and its westerly extension to the present Gahanna City Municipal-Jefferson Township Boundary line; north, west, south and west along the Gahanna City Municipal-Jefferson Township Boundary line to the middle of Clotts Road; south along the middle of Clotts Road to the middle of Tresham Road; west along the middle of Tresham Road to the middle of Hamilton Road; north along the middle of Hamilton Road to the middle of Johnstown Road; west along the middle of Johnstown Road to the southerly extension of the



Gahanna Municipal-Jefferson Township Boundary line to the point  
of beginning.



HAMILTON LOCAL SCHOOL DISTRICT

(Future Annexed Territory to  
be retained by the Hamilton  
Local School District)

All of the present residential housing on the former Lockbourne  
Air Force Base which is presently known as the Rickenbacker Air  
National Guard Base.

HILLIARD CITY SCHOOL DISTRICT

(Future Annexed Territory to be retained by the Hilliard City School District)

AREA 1

Beginning at the intersection of the middle of Interstate 270 and the middle of Roberts Road; west along the middle of Roberts Road to the middle of Rome Hilliard Road; south along the middle of Rome Hilliard Road to the Hilliard City-Southwestern City School District Boundary line; east along the Hilliard City-Southwestern City School District Boundary line to the Hilliard City-Columbus City School District Boundary line; east along the Hilliard City-Columbus City School District Boundary line to the Hilliard City-Upper Arlington City School District Boundary line; north along the Hilliard City-Upper Arlington City School District Boundary line to the Hilliard City-Dublin Local School District Boundary line; west along the Hilliard City-Dublin Local School District Boundary line to the easternmost Columbus Municipal-Norwich Township Boundary line; south along the easternmost Columbus Municipal-Norwich Township Boundary line to the middle of Davidson Road; west along the middle of Davidson Road to the middle of Interstate 270; south along the middle of Interstate 270 to the middle of Roberts Road to the point of beginning.

AREA II

Beginning at the intersection of the middle of Cole Road and the middle of Alton and Darby Creek Road; north along the middle of Alton and Darby Creek Road to the middle of Renner Road; east

along the middle of Renner Road to a line immediately west of and parallel to Valley Crest Drive (in order to include both odd and even addresses on Valley Crest Drive but no land west of those addresses); northeast along this line immediately west of and parallel to Valley Crest Drive to a line immediately south, west and north of Hickory Hill Drive (in order to include both odd and even addresses on Hickory Hill Drive but no land south, west and north of those addresses); north, east, north and east along this line immediately south, west and north of Hickory Hill Drive and its easterly extension to the Columbus City-Norwich Township Boundary line; south along the Columbus City-Norwich Township Boundary line to the Hilliard City-Southwestern City School District Boundary line; south along the Hilliard City-Southwestern City School District Boundary line to the middle of Alton and Darby Creek Road; north along the middle of Alton and Darby Creek Road to the southern boundary of Thornapple Country Club; west along the southern boundary of Thornapple Country Club to the middle of Cole Road; north, west, north and east along the middle of Cole Road to the middle of Alton and Darby Creek Road to the point of beginning.

#### AREA III

All of the present addresses on the following streets which intersect with Feder Road and Cole Road): Golfview Place, Woodsend Court, and Hardwood Drive.

#### AREA IV

Beginning at the intersection of the middle of Hubbard Road and the middle of Dellinger Road; going east along the middle of

Dellinger Road to a line immediately east of and parallel to Prarie Road; south along this line immediately east of and parallel to Prarie Road (in order to include both odd and even addresses on Prarie Road and those present addresses on Cadence Drive, Soad Drive, Leader Drive, Private Road, and An-kee Boulevard but no addresses to the east of those addresses) to a line immediately south of and parallel to Feder Road (in order to include both odd and even addresses on Feder Road but no land south of those addresses); west along this line immediately south of and parallel to Feder Road to the middle of Hubbard Road; south along the middle of Hubbard Road to the Hilliard City-Southwestern City School District Boundary line; west along the Hilliard City-Southwestern City School District Boundary line to Big Darby Creek; north along Big Darby Creek to a line which represents a westerly extension of a line immediately north of and parallel to Stillwater Drive (in order to include both odd and even addresses on Stillwater Drive and those present addresses on Robinson Court but no land north of those addresses); east along this line which represents a westerly extension of a line immediately north of and parallel to Stillwater Drive and continuing east on the line immediately north of and parallel to Stillwater Drive to the middle of Hubbard Road, south along the middle of Hubbard Road to the middle of Dellinger Road to the point of beginning.

SOUTHWESTERN CITY SCHOOL DISTRICT

(Future Annexed Territory  
to be retained by the  
Southwestern City School  
District)

Beginning at the intersection of the middle of Interstate 270 and the middle of Fisher Road; going east along the middle of Fisher Road to the Columbus City-Southwestern City School District Boundary line; continuing east, south and west along the Columbus City-Southwestern City School District Boundary line to the middle of Sullivant Avenue; continuing west along the middle of Sullivant Avenue and its westerly extension to the middle of Galloway Road; continuing north along the middle of Galloway Road to the middle of West Broad Street; west along the middle of West Broad Street to the middle of Doherty Road; north along the middle of Doherty Road to the middle of the Conrail Railroad; east along the middle of the Conrail Railroad to the middle of Interstate 270; north along the middle of Interstate 270 to the middle of Fisher Road to the point of beginning.

DUBLIN LOCAL SCHOOL DISTRICT

(Future Annexed Territory to  
be retained by the Dublin  
Local School District)

AREA I

Beginning at the intersection of the middle of Sawmill Road and the middle of Snouffer Road; east along the middle of Snouffer Road to Dublin Local-Worthington City School District Boundary line; south along the Dublin Local-Worthington City School District Boundary line to the middle of Dublin Granville Road; west along the middle of Dublin Granville Road to the middle of Sawmill Road; north along the middle of Sawmill Road to the middle of Snouffer Road to the point of beginning.

AREA II

Beginning at the intersection of the middle of Sawmill Road and the middle of West Case Road; east along the middle of West Case Road to the Dublin Local-Columbus City School District Boundary line; south and west along the Dublin Local-Columbus City School District Boundary line to the Upper Arlington City-Dublin Local School District Boundary line; west along the Upper Arlington City-Dublin Local School District Boundary line to the middle of Sawmill Road; north along the middle of Sawmill Road to the middle of West Case Road to the point of beginning.



PLAIN LOCAL SCHOOL DISTRICT (Future Annexed Territory to be retained by the Plain Local School District)

Beginning at the intersection of the middle of Dublin Granville Road and the middle of Harlem Road; west along the middle of Dublin Granville Road to the Columbus City Municipal-Plain Township Boundary line; north, east and south along the Columbus city Municipal-Plain Township Boundary line to a point where the middle of Morgan Road intersects with the middle of Dublin Granville Road; east along the middle of Dublin Granville Road to a point where the middle of Dublin Granville Road intersects with the New Albany Municipal-Plain Township Boundary line; east, south, west and north along the New Albany Municipal-Plain Township Boundary line to a point where the New Albany Municipal-Plain Township Boundary line intersects with the middle of Dublin Granville Road; west along the middle of Dublin Granville Road to the middle of Harlem Road to the point of beginning.

