

4120.08 - EMPLOYMENT OF PERSONNEL FOR CO-CURRICULAR/EXTRA-CURRICULAR ACTIVITIES

The Board of Education may find it necessary to employ, on a part-time basis, coaches or activity sponsors who are not members of the professional staff. Such part-time employees

- () may be members of the District's
 - () classified staff
 - () support staff
 - () or individuals from the community or nearby areas.

The Board authorizes the Superintendent

- () to recommend candidates for employment by the Board.
- () to act for the Board in employing such part-time staff.

Each coach or activity sponsor shall hold a valid Pupil Activity Program Permit issued by the State Board of Education under R.C. 3319.303(A), have any other necessary qualifications, have been properly interviewed, and shall sign an employment contract which includes the conditions of employment, compensation arrangements, and contract termination procedures.

No staff member employed in a position for which licensure or permit is required may be paid until evidence of such appropriate licensure or permit valid for the effective dates of such services has been received by the Superintendent and transmitted to the Treasurer.

The Board will not allow any prospective coach or activity sponsor to engage in supervision and/or coaching activities until such time that a valid Pupil Activity Permit for that individual is filed with the District.

Personnel must also pass a background check performed by the Bureau of Criminal Identification and Investigation and the Federal Bureau of Investigation (see Policy 4121).

The Board may renew the contract of any nonlicensed individual, currently employed by the Board for one or more years, without first offering the position held by that individual to employees of the District who are licensed individuals or advertising the position as available to any qualified licensed individuals who are not currently employed by the Board unless otherwise prohibited by a collective bargaining agreement.

R.C. ~~3039.34~~-3313.53, 3319.291, 3319.303, ~~3319.36~~, 3319.39
A.C. 3301-27-01, Ohio Ethics Commission Advisory Opinion 2008-01

© Neola ~~2013~~2020

Legal

R.C. 3313.53, 3319.291, 3319.303, 3319.36, 3319.39

A.C. 3301-27-01, Ohio Ethics Commission Advisory Opinion 2008-01

Last Modified by Tami Lee on November 4, 2020

Comment [WU1]: Revisions to these policy evolved from the enactment of H.B. 491 limiting Treasurer liability regarding confirmation of employee licensure. The law requires notification of valid licensure to be provided to the Treasurer prior to payment.

These revisions reflect current Ohio law and should be adopted to maintain accurate policies.