# ST. BONAVENTURE UNIVERSITY

# DUAL-ENROLLMENT COURSE AGREEMENT WITH WARREN COUNTY SCHOOL DISTRICT (2016-2017)

THIS AGREEMENT, is made this 26 th day of 50LY, 2016 by and between ST. BONAVENTURE UNIVERSITY, (hereinafter referred to as "University"), an institution of higher education chartered by the Board of Regents of the University of the State of New York, located at 3261 West State Road, St. Bonaventure, NY, 14778, and the WARREN COUNTY SCHOOL DISTRICT, located at 6820 Market Street, Russell, PA 16345 (hereinafter "District") (Federal I.D. #25-1157816).

#### BACKGROUND

WHEREAS, the University is an educational institution that provides courses in the area of education and is desirous of providing such an educational experience to District students; and

WHEREAS, the District is desirous of establishing a relationship with the University whereby its students may receive educational experience in college level general education, subject to the provisions of this Agreement; and

**NOW THEREFORE,** intending to be legally bound, the Parties hereto agree as follows:

### I. PURPOSE

The purpose of the Dual Enrollment Program and this Agreement is to allow eligible and appropriately qualified high school students the benefit and advantage of enrolling in college classes concurrently with high school classes, the benefit of receiving both high school and college credit, and the benefit of experiencing course work at the college level at a reduced cost to students.

### II. DUTIES AND RESPONSIBILITIES OF THE UNIVERSITY

a. Selection of Students. The University shall have the final responsibility for the selection of qualified students to participate in all classes. Selected students must have the appropriate educational background and skills consistent with the contemplated educational experience. Students may be asked to provide appropriate documentation demonstrating that they meet the qualifications for enrollment in the class. Students who do not provide appropriate documentation by the date designated by the University will not be enrolled in the class.

b. *Education of Students*. Final decisions regarding course offerings will rest with the University, including being dependent upon faculty availability and projected course enrollment. The University agrees to offer courses from among the following:

### **FALL SEMESTER**

•	CLAR 110	_COMPOSITION AND CRITICAL THINKING
•	ENG 230	PUBLIC SPEAKING
•	Матн 108	Pre-Calculus
•	Матн 151	CALCULUSI
•	University 101	INTRODUCTION TO COLLEGE
•	POLS 102	American Politics
•	SPAN 101	Beginning Spanish 1
•	Soc 101	INTRODUCTION TO SOCIOLOGY
•	вю 112	HUMAN ECOLOGY

#### SPRING SEMESTER

0.0	DIVIDOTER	
•	CLAR 111	COMPOSITION & CRITICAL THINKING II
•	Eng 230	PUBLIC SPEAKING
•	SPAN 102	BEGINNING SPANISH II
•	Math 107	STATISTICS
•	Матн 152	CALCULUS II
•	PHYS 103	GENERAL PHYSICS
•	PHYS 102	GENERAL PHYSICS LAB
•	Pols 205	LAW AND SOCIETY
•	Bus 101	INTRODUCTION TO BUSINESS

The University understands that due to public school funding guidelines, courses may not contain a religious component. The University certifies that none of the courses listed above contain a religious component or religious instruction of any kind. The list above is subject to change. Additional general education courses that become available during the semester may also be offered to the students. All courses offered must be approved by the District in advance and under no circumstances shall any course of a religious nature or containing religious instruction of any kind be offered to any student by the University.

The University shall assume full responsibility for the classroom education of its students and for ensuring that the dual enrollment program and all courses are nonsectarian in all respects and contain no religious instruction of any kind. The University shall be responsible for the administration of the program, the curriculum content, the requirements of matriculation, attendance, grading, graduation, maintenance of records and faculty appointments. All students are subject to the university student code and other academic and administrative policies detailed in the current

University Catalog.

- c. Provision of Materials. The University agrees to provide access to the required text materials for all students, with said text materials being paid for at the students' sole expense. The University, at its sole expense, will be responsible for providing all necessary registration materials to the appropriate district personnel and will provide whatever support is necessary for successful completion of the enrollment process.
- d. Student Requirements. The student must be a high school junior or senior, demonstrate readiness for college-level coursework, as determined by the University, and must demonstrate satisfactory progress towards fulfilling the District's graduation requirements, as determined by the District. Additionally, a student must meet at least two of the following five criteria:
  - (i) The student is in the top 30% of his or her class.
  - (ii) The student has an 85% average in District courses.
  - (iii) The student has a Gifted Individualized Education Plan (GIEP).
  - (iv) The student either scored a 21 on the ACT or a score of 1000 on the PSAT.
    - (v) The student is recommended by the Principal or Counselor.

In order to remain in this program, the student must maintain an 85% average in District courses and also must maintain a C average in dual enrollment courses.

The University acknowledges and agrees that, in the event a student is suspended or expelled by the District, the student shall not be permitted to participate in the dual enrollment program during the period of said suspension or expulsion. Under such circumstances and when applicable, the University shall utilize its withdrawal policies and tuition reimbursement policies in order to determine whether the student, the student's parents/guardians, or the District is entitled to a refund of any portion of the tuition costs paid to the University.

e. The University will assure that courses are non-remedial. The courses listed in Section I (b) represent core academic subjects as defined by the No Child Left behind Act of 2001. The courses, as offered to dual enrollment students, are identical to those offered when dual enrollment students are not enrolled, the use of an identical curriculum, assessments and instructional materials. The courses enforce prerequisite coursework requirements identical to those enforced for the courses when dual enrollment students are not enrolled.

- f. Establishment of Classroom Facilities. The District shall have no responsibility, financially or otherwise, for providing facilities appropriate to the educational needs of the program.
- g. Direct Contact with Children. The University shall provide proof of compliance with all applicable requirements of 24 P.S. §1-111, 24 P.S. §1-111.1, 24 P.S. §1-1205.6, 22 Pa. Code §8.1, et. seq. and 23 Pa.C.S.A. §6301, et. seq. for any University employee who will have direct contact children. The District agrees to assist the University with verification through the State of Pennsylvania.

# III. DUTIES AND RESPONSIBILITIES OF THE DISTRICT

- a. Student Records. The District and University shall protect the confidentiality of student records as dictated by the Family Educational Rights and Privacy Act (FERPA) and shall release no information absent written consent of the student unless required to do so by law or as dictated by the terms of this Agreement.
- b. *Recruitment*. The District shall recruit and designate such students that it wishes to enroll in the contracted class.

# IV. MUTUAL TERMS AND CONDITIONS

- a. *Number of Participating Students*. The Parties agree that the University will determine class enrollment limits, and that enrollment will be contingent in individual classes based upon the space available.
- b. Compensation. Student tuition shall be \$518 per credit hour for the 2016-2017 academic year: said amount is net of a \$388 scholarship provided by St. Bonaventure during this year and applied to tuition costs for enrolled students. As with the District's other dual enrollment programs that meet all of the requirements of 24 P.S. 16-1611-B et. seq. and the eligibility requirements for grant funding, the District, in accordance with the District's Dual Enrollment Resolution and at its sole discretion (unless required to do otherwise by law), may contribute tuition assistance in addition to the University scholarship for any District student who chooses to enroll in the program. The remaining tuition amount will be the responsibility of the student/parent(s).

The Parties understand and agree that any such District Contribution is contingent upon a student's voluntary choice to enroll in the University's course(s). The Parties further understand and agree that, if a student chooses to enroll in the University's course(s), any such District contribution will be paid directly to the parents of the student or the student (dependent upon the circumstances) and that the parents of the student or the student or the student will then be responsible for paying all compensation owed to St. Bonaventure three (3) weeks prior to the start of any course in

which the student is enrolled. Under no circumstances will any District funds be sent directly from the District to the University.

With regard to the circumstances under which a student is permitted to withdraw from a course and the circumstances under which tuition reimbursement is afforded when a student withdraws from a course, the University's withdrawal policies and tuition reimbursement policies will be in effect and shall govern all classes covered by this Agreement

- c. Term of Agreement. The term of this Agreement shall be from the date assigned by the Contracting Officer through <u>June 30, 2017</u>.
- d. Student Credit. The District will award credit for and recognize courses that are successfully completed under this Agreement as fulfilling its graduation requirements. The University will award postsecondary credit, not to exceed 36 postsecondary credits in any school year, to students who successfully complete courses identified in this Agreement as identified above. The University will transcript credit in a manner similar to other students who take a course at the institution. If a dual enrollment student becomes a regularly enrolled student at the University following graduation from secondary school, the University shall recognize those credits as applying to the student's degree requirements as it would for any regularly enrolled postsecondary student who took the courses.
- e. *Promotional Materials*. Both the University and the School District agree to work together to provide a mechanism for communicating the educational and economic benefits of higher education as well as the requirements for participation and enrollment procedures for dual enrollment to parents and students.
- f. Committee Members. The Dual Enrollment Committee appointed for the term of this Agreement in accordance with 24 P.S. 16-1612-B, is comprised of the following individuals:

Mrs. Amy Beers, District Principal

Mrs. Rhonda Decker, Director of Curriculum, Instruction and Assessment

Mr. Eric Mineweaser, Supervisor of Secondary Education

Mrs. Jennifer Dilks, District Parent

Mrs. Amy Morrison, District Teacher

Mr. John Werner, District Board Member (Chair)

Dr. Guy Imhoff, St. Bonaventure University Dean of Clare College

Dr. Joseph Zimmer, St. Bonaventure University Provost and Vice

President for Academic Affairs

In the event that any member of the Dual Enrollment Committee becomes unable to serve in said capacity for any reason during the term of this Agreement, the District or University shall be entitled to select a new member without the need to amend to this Agreement. The purpose of the

committee is to develop a dual enrollment program as well as to support, review, and recommend changes to the program.

g. Liability. The University agrees to indemnify, defend and hold harmless the District, its agents and employees for or on account of any damages or losses, including reasonable attorney fees and court costs, resulting from any negligent actions, failure to act, or failure to comply with the terms of this Agreement on the part of the University, its agents or employees while performing in accordance with this Agreement. The obligations and responsibilities imposed on the University in accordance with this provision shall survive termination of the Agreement and shall cover all claims, regardless of when they are asserted. However, nothing in this provision is intended to waive any immunity, damage limitation, or other such limitation of liability to which the University is entitled under law.

The District agrees to indemnify, defend and hold harmless the University, its agents and employees for or on account of any damages or losses, including reasonable attorney fees and court costs, resulting from any negligent actions, failure to act, or failure to comply with the terms of this Agreement on the part of the District, its agents or employees while performing in accordance with this Agreement. The obligations and responsibilities imposed on the District in accordance with this provision shall survive termination of the Agreement and shall cover all claims, regardless of when they are asserted. However, nothing in this provision is intended to waive any immunity, damage limitation, or other such limitation of liability to which the District is entitled under law.

- h. Amendments. This Agreement represents the complete agreement between the Parties, superseding any other prior or contemporaneous written or oral agreements. Any changes, corrections or additions to this Agreement, with the exception of a change to the members of the Dual Enrollment Committee in accordance with Section IV(f) of this Agreement, shall be in writing in the form of a supplemental agreement signed by all necessary Parties, shall set forth therein the proposed change, correction, or addition, and shall be approved by the District's Board of School Directors at a public, advertised meeting held in compliance with the requirements of the Pennsylvania Sunshine Act.
- i. Applicable Law. This Agreement shall be governed by, interpreted and enforced in accordance with the laws of the Commonwealth of Pennsylvania (without regard to any conflict of laws provisions) and the decisions of the Pennsylvania courts. The University consents to the jurisdiction of any court or administrative tribunal of the Commonwealth of Pennsylvania and any federal courts in Pennsylvania, waiving any claim or defense that such forum is not convenient or proper. The University agrees that any such court shall have personal jurisdiction over it, and consents to service of process in any manner authorized by Pennsylvania law.

- j. Independent Contractor. In performing the services required by the Agreement, each party will act as an independent contractor and not as an employee or agent of the other party. The relationship of the Parties to this Agreement to each other shall not be construed to constitute a partnership, joint venture or any other relationship, other than that of independent contractors.
- k. Termination of Agreement. The University and the District shall have the right to terminate the Agreement for convenience with a 90 day advance written notice if it determines termination to be in its best interest. If semester classes have already commenced, the University and District agree to complete all course offerings for the semester in which notice is given, and the University shall be paid for work through the completion of the semester in which notice is given.
- l. Termination of Class Offering. Without terminating this Agreement, the University or the District may terminate any class offering covered by this Agreement for any reason with ten (10) days' notice prior to the commencement of the class. In the event that any class offering is terminated in accordance with this provision, the Parties agree that the University shall not be entitled to any compensation for said course.
- m. *Transportation*. Unless otherwise required by law, the District shall have no obligation to, and shall not be required to, transport students to and from the classroom facilities. In the event the District elects to provide transportation, said decision is discretionary and District transportation can be terminated at any time at the sole and unrestricted discretion of the District.
- n. Savings Clause. If any paragraph or term of this Agreement is deemed to be unlawful, invalid, or unenforceable, the remainder of this Agreement shall remain in full force and effect and shall remain binding on the Parties hereto.
- o. No Assignment. This Agreement, and the University's rights and obligations hereunder, may not be assigned to any other party without the prior written consent of the District.
- p. Notice. All notices hereunder shall be deemed to have been delivered immediately upon hand-delivery or, if mailed, then three days after mailing by United States mail when sent by certified or registered mail, to the following address:

Warren County School District

St. Bonaventure University

6820 Market Street Russell, PA 16345 3261 West State Road, St. Bonaventure, NY, 14778 ATTN: Superintendent

ATTN: Provost and Vice President for Academic Affairs

WARREN COUNTY SCHOOL DISTRICT

q. Approval Contingency. The Parties agree that this Agreement is expressly contingent upon both Parties maintaining all necessary approvals, including but not limited to PDE approvals, to implement the Dual Enrollment Program in accordance with the terms and conditions contained in this Agreement. The Parties agree that in the event that all necessary approvals cannot be maintained for any reason, this Agreement shall automatically terminate on the date that a necessary approval was revoked with no action being required by either Party. In the event that this Agreement is automatically terminated in accordance with this provision and courses for a particular semester have not yet been completed, the University shall issue a pro-rated refund of the per credit amount contained in Section IV b. of this Agreement for the portion of any course that was not completed prior to said termination.

IN WITNESS WHEREOF, the authorized representatives of the Parties have executed this Agreement as of the date previously indicated.

ATTEST.

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