## COOPERATION AGREEMENT New Belmont Middle School

This Cooperation Agreement (the "Agreement") is made and entered into, in duplicate originals, to be effective as of June \_\_\_, 2017, by and between GASTON COUNTY (the "County") and the GASTON COUNTY BOARD OF EDUCATION (the "GCBOE").

## Background

GCBOE has had a long-standing need to acquire land in Belmont for a new Belmont Middle School. The desired site for the new Belmont Middle School is a certain approximately 78 acre site on South Point Road in Belmont owned by the Stowe Foundation, Inc., and the Carstarphen Family Foundation (the "South Point Road Site"). The current owners have offered to sell the South Point Road Site to GCBOE in accordance with a proposed Agreement attached hereto as Exhibit A (the "Purchase Agreement"). The City of Belmont has agreed to enter into a joint use agreement with GCBOE for use of the outdoor fields and gym and in exchange contribute \$400,000 toward the purchase price of the South Point Road site (the "Joint Use Agreement"). County is willing to provide the remaining capital funding needed to purchase the South Point Road Site and to build the new middle school. County and GCBOE desire to cooperatively and jointly work together to accomplish this important project.

## Agreement

Accordingly, County and GCBOE agree as follows:

- 1. County funding commitment to purchase the South Point Road site. County shall provide the funding necessary to purchase the South Point Road site in accordance with the Purchase Agreement (closing date of July 31, 2017), subject to Belmont contributing \$400,000 in accordance with the Joint Use Agreement. It is understood and agreed that County shall reimburse Belmont the \$400,000 contribution if the Joint Use Agreement is terminated because construction of the new Belmont Middle School has not commenced by June 1, 2019. "Commencement of construction" of the new Belmont Middle School shall mean execution of a contract for the construction of the new Belmont Middle School.
- County commitment to fund design of the new middle school on the South Point Road site. County agrees to fund the design of the new Belmont Middle School site. Such funding for design shall be provided no later than the closing date under the Purchase Agreement.
- 3. County commitment to fund the construction of the new Belmont Middle School site. County agrees to fund the construction of the new Belmont Middle School site in accordance with one or more of the following funding sources: A 2018 school bond package in the amount of at least \$200,000,000 ("New School Bond Package") to be proposed to the voters of Gaston County in March 2018. Alternatively (If County chooses this alternative as its preferred funding source or the voters do not approve a 2018 School Bond Package, County shall issue new debt (likely "limited obligation" bonds as reasonably determined by the County. In any event, County agrees to fund the construction of the new Belmont Middle School no later than September 1, 2018.

- Consistent with N.C.G.S. 115C-426.2<sup>1</sup>, GCBOE and County agree to cooperatively plan for the New School Bond Package including a shared five-year capital plan.
- 4. GCBOE commitment to declare certain property surplus; GCBOE and County cooperation to sell and use proceeds to offset costs of new Belmont Middle School project. GCBOE agrees to declare the following properties surplus: (a) Gaston County tax parcels 205259 and 212358 (the "Cramerton Surplus Property"); and (ii) the current Belmont Middle School located at Gaston County tax parcel number 125836 (the "Old Belmont Middle School Property"). The Cramerton Surplus Property shall be declared surplus no later than 30 days after the closing of the land purchase pursuant to the Purchase Agreement. The Old Belmont Middle School Property shall be declared surplus within thirty (30) days of the opening of school in the new Belmont Middle School. The County is hereby appointed to market the property and to obtain offers for the property consistent with applicable state statutes. GCBOE agrees to cooperate with County and approve any reasonable offer that County recommends for approval. In accordance with applicable statute<sup>2</sup>, all sale proceeds shall be used to either (i) fund the New Belmont Middle School or other GCBOE capital project or (ii) reduce County indebtedness for school capital.
- 5. <u>Assignment of Rights</u>. Neither party to this Agreement may assign any part or all of its rights hereunder except by prior, written permission of the other party.
- 6. <u>Miscellaneous</u>. This Agreement contains all of the understandings, terms, conditions, promises, stipulations and obligations of the parties, and there are no other promises or conditions (written or oral) and any such outside agreements are expressly rescinded. This Agreement may not be amended in any respect except by written instrument duly executed by the parties. In the event that any provision of this Agreement shall be unenforceable or invalid under any applicable law or be so held by applicable court

<sup>§ 115</sup>C-426.2, Joint planning. In order to promote greater mutual understanding of immediate and longterm budgetary issues and constraints affecting public schools and county governments, local boards of education and boards of county commissioners are strongly encouraged to conduct periodic joint meetings during each fiscal year. In particular, the boards are encouraged to assess the school capital outlay needs, to develop and update a joint five-year plan for meeting those needs, and to consider this plan in the preparation and approval of each year's budget under this Article. (1995 (Reg. Sess., 1996), c. 666, s. 2.) § 115C-518. Disposition of school property; easements and rights-of-way. (a) When in the opinion of any local board of education the use of any building site or other real property or personal property owned or held by the board is unnecessary or undesirable for public school purposes, the local board of education may dispose of such according to the procedures prescribed in General Statutes, Chapter 160A, Article 12, or any successor provisions thereto. Provided, when any real property to which the board holds title is no longer suitable or necessary for public school purposes, the board of county commissioners for the county in which the property is located shall be afforded the first opportunity to obtain the property. The board of education shall offer the property to the board of commissioners at a fair market price or at a price negotiated between the two boards. If the board of commissioners does not choose to obtain the property as offered, the board of education may dispose of such property according to the procedure as herein provided. Provided that no State or federal regulations would prohibit such action. For the purposes of this section references in Chapter 160A, Article 12, to the "city," the "council," or a specific city official are deemed to refer, respectively, to the school administrative unit, the board of education, and the school administrative official who most nearly performs the same duties performed by the specified city official. A local board of education may also sell any property other than real property through the facilities of the North Carolina Department of Administration. The proceeds of any sale of real property or from any lease for a term of over one year shall be applied to reduce the county's bonded indebtedness for the school administrative unit disposing of such real property or for capital outlay purposes

decision, such unenforceability or invalidity shall not render this Agreement unenforceable or invalid as a whole, and, in such event, such provision shall be changed and interpreted so as to best accomplish the objectives of such unenforceable or invalid provision within the limits of applicable laws or applicable court decisions. The section headings appearing in this Agreement are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or extent of such section or in any way affect such section. The construction, validity and performance of this Agreement

shall be governed in all respects by the laws of the State of North Carolina. WITNESS WHEREOF, the parties do hereby execute this Agreement for the purposes above THE GASTON COUNTY **BOARD OF EDUCATION** By:\_\_ W. Jeffrey Booker, Superintendent Chad Brown, Chairman Gaston County Board of Commissioners Approved as to form: Approved as to form: Charles Mooke
County Attorney **GCBOE** Attorney

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IN WITNESS WHEREOF, the parties do hereby execute this Agreement for the purposes above stated.

GASTON COUNTY  By:	THE GASTON COUNTY BOARD OF EDUCATION  By: W. Jeffrey Booker, Superintendent
Approved as to form:	Approved as to form:
	12 Minus
County Attorney	GCBOE Attorney