

RESOLUTION FOR RETURN OF NSF CHECKS

WHEREAS, the Financial Statements of this District include a total of **\$1,953.12** in N.S.F. checks; and

WHEREAS, this Board of Education has attempted to purse its legal rights to recover the amount of these checks but to this date has been unsuccessful and intends to continue its efforts to recover the amount, although it is not at this time confident that it will be successful; and

WHEREAS, the continuation and repetition of those items on the books and records of this Board of Education presents a distorted picture of this Board's finances; and

NOW THEREFORE BE IT RESOLVED by the Board of Education of the Norton City School District that each of the following, which represents receipts, posted to the ledger of this Board of Education for which checks were returned due to non sufficient funds:

<u>Name</u>		<u>Amount</u>
Paul	Troutman	20.00
Paul	Troutman	10.00
Evelyn	Douglas	3.00
Paul	Troutman	175.00
Derek/Jessica	Fausneacht	7.00
Michael/Melanie	Hitchins	10.00
Michael/Melanie	Hitchins	30.00
Joseph	Bongivonni	60.00
Christina	Dobbins	50.00
Stacey	King	25.00
Kimberly	Palmieri	88.62
Krista	Sabo	75.00
David	Shue	50.00
Stacey	King	15.00
Tiffany	Lepke	20.00
Jeff	Statt	40.00
Stacey	King	70.00
Joseph	Bongivonni	30.00
Todd & Kimberly	Zenner	30.00
Todd & Kimberly	Zenner	30.00
Todd & Kimberly	Zenner	30.00
	Unknown	40.00
James	Perry	500.00
Stefan & Nichole	Scheibelhoffer	40.00
Kimberly	Palmieri	100.00
Barbara & Zoilo	Pedrozo	37.00
Carrie/Joshua	Pallardy	50.00
Deanna	Swafford	5.00
Amy	Zelesnik	10.00
Deanna	Swafford	6.50
Trucking	Harris & Son	25.00
Meghan	Lagro	46.00
Jennifer	King	30.00
Daniel	Delgado	50.00
Amy	Schneider	75.00
Michael/Michelle	Seladoki	25.00
Rhonda	Lemley	20.00
	Unknown	25.00

The Treasurer is hereby authorized to correct the books and records of this Board of Education to reduce the balance per ledger by the total of these amounts (\$1,953.12).

This action is intended as a clarification and shall in the future be modified to any extent moneys are recovered in connection with these matters and accordingly does not represent abatement or compromise or a diminution of any claim which this Board may have pursuant to Section 117.10 of the Revised Code or any other provision of law.