

TUTORING DISTRICT STUDENTS FOR PROFIT

No teaching employee shall tutor a District student for profit, without first obtaining the prior written consent of the Superintendent. If permitted by the Superintendent, the following conditions apply to a teacher who is tutoring a District student for profit:

- A. No tutoring shall occur during the regular school day or during the regular working hours of the teacher.
- B. The teacher's use of District facilities for purposes of tutoring students for profit must conform to Board Policy governing Community Use of School Facilities, including the payment of any associated fee or charge for such use.
- C. No teacher shall tutor, for profit, a District student who is enrolled in the teacher's class.

LEGAL REFS: Licensure Code of Professional Conduct for Ohio Educators

Adopted: April 16, 2020