

VLA PARTICIPATION AGREEMENT

This Agreement is entered into between the Governing Board of the Jefferson County Educational Service Center (JCESC) and Catalina Foothills Board of Education (District) for a period of:

Table A.)

CHOOSE ONE:

X 36 months beginning July 1, 2022 and ending June 30, 2025 (\$3,000 Fee) Waived

WHEREAS, the JCESC has developed a Virtual Learning Academy (VLA), an internetbased educational curriculum and delivery system designed for grades K-12 which provides alternative educational opportunities for credit deficiencies; alternative programs; summer school programs, including but not limited to gifted, special needs and home-schooled students; and

WHEREAS, the District desires to contract with the JCESC to enable its students to participate in the VLA when appropriate;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained in this Agreement, it is understood and agreed by the parties as follows:

- 1. JCESC shall provide the following services:
 - a) curriculum and delivery system
 - b) development and maintenance of the school district VLA database, including registration of students and faculty
 - c) professional development and system training
 - d) daily online VLA technical support
 - e) marketing consultation
 - f) treasurer's office/EMIS support
- 2. The District agrees to provide an administrator to serve as a "point of contact" between the District andthe JCESC to coordinate and administer the VLA program.
- * Please complete the Participation Contact Information Form in this document.

- 3. Students enrolled in the VLA shall remain part of the District's ADM.
- 4. Fees for Service:
- a) The District shall pay the sum of the content selected in Table A to JCSC for a VLA contract, payable as arranged by the parties.

Managed Services	School Districts	Payments
Managed Services – 1 Year	\$1500	Year 1: \$1500
Managed Services – 2 Years	\$2000	Year 1: \$1500 Year 2: \$500
Managed Services – 3 Years	\$3000	Year 1: \$2000 Year 2: \$500 Year 3: \$500
Managed Services – 4 Years	\$4000	Year 1: \$2500 Year 2: \$500 Year 3: \$500 Year 4: \$500
Managed Services – 5 Years	\$5000	Year 1: \$3000 Year 2: \$500 Year 3: \$500 Year 4: \$500 Year 5: \$500

b.) Student License Fees are the responsibility of the District. The License enables a student to enroll in an unlimited number of courses for the license period within the dates of the Agreement.

The Student License Fees are as follows:

Student License Fees		
Full Year (Unlimited Courses)	\$200	
Six Month (Unlimited Courses)	\$150	
Three Month (Unlimited Courses)	\$100	
Single Course	\$50	
Extended (3 months up to a full year)	\$50	
Progress Monitoring Diagnostics Per Student Per Full Year	\$25	

Summer School Fees	
Summer School License Fee	\$75
Student License Fee Memorial Day thru July 31st	\$75
(Unlimited Courses)	

5. Teacher Stipends: Teacher stipends are the responsibility of the District. If the JCESC provides the teacher, the rates are as follow:

Teacher Fees	
(Essay, Short Response, and Computer Graded	One credit: \$300 ½ credit: \$150 ¼ credit: \$100

The stipend is payable to the JCESC.

a. If the District provides the teacher, payment arrangement shall be between the District and teacher.

6. Student Withdrawal: Student withdrawal fees are the responsibility of the District. License and TeacherFees associated are listed as follows:

Withdrawal Fees		
Student License Withdrawal Fee If the student has not logged in within 30 days of enrollment.	No Charge	
If the student logged in and worked on the platform but withdrawals within 30 days of enrollment.	1-10 Hours 11-20 Hours 21 Hours	\$25 \$50 \$75
Teacher Graded Course Withdrawal Fee If the student has not logged in within 30 days of enrollment	No Charge	
If the student logged in and worked on the platform but withdrawals within 30 days of enrollment	0-3 Units 4 or more	\$25 \$9 /Unit

- 7. Independent Contractor Status: Each party hereto shall be deemed an independent contractor, and neither party is nor shall be considered an agent, employee, or representative of the other.
- 8. Cooperation: Upon either party's request, the other party shall provide, without charge, copies of all information, data, records, and/or reports that the requesting party deems necessary to the provision of the Staffing Services. Appropriate conferences shall also be scheduled at convenient times with essential administrative personnel of both parties to discuss necessary information.
- 9. Limitation on Warranties: This Agreement is a service contract. Accordingly, JCESC disclaims allexpressed, implied, and/or statutory warranties, including but not limited to warranties of merchantability and fitness for a particular purpose.
- 10. Compliance with Law: Both parties shall comply with all applicable Federal, State, and Local laws, ordinances, codes, regulations, and policies, including but not limited to those governing the disclosure of confidential information regarding students and/or their family members, such as the Family Educational Rights and Privacy Act (20 U.S.C.§1232g).
- 11. Confidentiality: During this Agreement, the District and its students and employees may have access to curriculum and materials developed by the VLA, which may be considered proprietary and confidential. The District agrees to maintain the confidentiality of this information and take all reasonable steps to insure its employees, agents, students, and like entities will do the same. Specifically, except as otherwise required by law, the District, its students, employees, and agents will not copy or use the curriculum and materials for reproduction or its purposes. Nor will the District make such information available to third parties for any purpose without the express written consent of the JCESC. This obligation to maintain confidentiality shall survive the termination of this Agreement.

- 12. Amendment: This Agreement may not be reformed, altered, or modified in any way by any practice or course of dealing but may be modified or amended only by an instrument in writing duly executed by both parties.
- 13. Assignment: Neither party may assign or otherwise transfer, voluntarily or by operation of law, this Agreement without the prior written consent of the other party.
- 14. Entirety: This Agreement contains the entire Agreement between the parties, and there are no oral promisesor other representations inducing its execution or qualifying its terms. Any prior service contractor similartype of Agreement between the parties, oral or written, is hereby superseded and terminated.
- 15. Governing Law: The laws of the State of Ohio shall govern the validity, performance, and enforcement of this Agreement.
- 16. Severability: Each article, paragraph, provision, term, and condition of this Agreement, and any portions thereof, shall be considered severable. If, for any reason, any portion of this Agreement is determined to be invalid or contrary to any applicable law, rule, or regulation, the remaining portions of this Agreementshall be unimpaired, remain binding on the parties, and continue to be given full force and effect.
- 17. Section Headings: The section headings contained in this Agreement are for convenience of reference only and shall not affect the meaning or interpretation of this Agreement

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date firstwritten above.

BOARD OF EDUCATION OF	GOVERNING BOARD OF THE JEFFERSON COUNTY EDUCATIONAL SERVICE CENTER		
By:	By:		
Board President	Board President		
By: Fiscal Officer	By: Fiscal Officer		
By: Superintendent	By: Superintendent		

VLA Participation Contact Information Form

School District: Catalina Foo	othills School:	(County:	
School District Information:				
Mailing Address:				
Phone Number:				
General Point of Contact (GPOC):				
Billing Point of Contact (BPOC)				
GPOC Email:				
BPOC Email:				
List All Participating Schools:				
FOR OFFICE USE ONLY				
Start Date:				
End Date:				
Agreement:	3 Year			
VC/VLA Discount:				