COOPERATIVE EDUCATION PROGRAM AGREEMENT

Special Education Livonia Transition Program (LTP) 2021-2022

THIS AGREEMEN	r is entered into this 1st day of July	2021, between	Schools (hereinafter referred			
to as "	Schools") and Livonia Public School	ols (hereinafter referr	red to as "Livonia").			
1. <u>PURPOSE</u>	Schools and Livonia	and their respective	Boards of Education have determined			
that it is in the best	interests of both districts to permit	certain	_ Schools students to receive specia			
education services	provided by and through Livonia in	accordance with the	e terms of this Cooperative Education			
Program Agreemer	nt, and consistent with the pertinen	t provisions of the R	evised School Code of 1995 and the			
State School Aid Ad	ct of 1979, as amended. It is further	the purpose of this A	Agreement to permit special education			
students from	Schools to utilize classroom	m positions at the Li	vonia Transition Program (hereinafte			
referred to as "LTP"	").					
2. <u>TERM.</u> Th	ne term of this Agreement shall be	e from July 1, 2021	, through June 30, 2022, subject to			
Paragraph 3 of the	Agreement.					
3. RENEWAL	This Agreement will not be autor	natically renewed for	any periods Schools			
and Livonia agree, however, to use their best efforts to negotiate in good faith a renewal hereof, but in the even						
a renewal does not	occur, this Agreement shall termina	ate upon the expiration	on of the term in Paragraph 2 above.			
4.	Schools STUDENTS.	Schools hereby	agrees to permit selected students o			
Schoo	ols to enroll at the LTP of Livonia, and	d Livonia hereby agre	ees to such enrollment, for the purpose			
of special education	n. The number of Sch	ools students allowe	d to enroll at the LTP will be limited to			
ten (10) students u	ınless agreed to by Livonia. Stude	ents who have violat	ed the "Weapons–Free School Zone			
Requirements" and	or have been expelled are prohibite	ed from enrolling. W	hile in attendance such students shal			
be subject to the Liv	vonia Student Code of Conduct.					
5. MEMBERS	EHIP. For the purpose of state aid e	ligibility, the students	s enrolled and attending the LTP sha			
be recorded in mer	nbership by Livonia and	Schools according	ng to state approved pupil accounting			
practices. It is the re	esponsibility of LPS, only, to assure	thatSch	nools students are counted in Livonia's			
membership count on the necessary official state aid membership count days as determined by the State o						
Michigan.						

6. PAYMENT FOR COOPERATIVE EDUCATION SERVICES. For each Schools student					
enrolled and attending the LTP on the official state aid membership count date of each school year subject to this					
Agreement, Schools agrees to accept and to pay an invoice or invoices issued by Livonia to					
Schools in the amount equivalent to \$8,000 per student. One-half to be paid for the first semester					
of the 2020-2021 school year and the second in second semester Schools hereby agrees to remit					
payment of said invoice(s) within thirty (30) business days of receipt of same. Within the discretion of Livonia, the					
failure of Schools to remit timely payment of such invoice(s) may result in the discontinued enrollment					
and attendance of Schools students in the LTP.					
Schools' payment obligations under this Section of the Agreement are independent of the amounts					
Livonia receives in state aid under the Revised State School Aid Act of 1979, as amended.					
7. <u>STUDENT MISCONDUCT.</u> At the discretion of the LTP administrator, and consistent with due process					
requirements, a Schools student may be suspended, or permanently removed from the LTP and					
permanently denied access to the LTP if the student; (a) violates any of the prohibited acts listed under Policy JD					
of the Livonia Student Code of Conduct; (b) violates the LTP's rules or regulations; (c) engages in misconduct					
which interferes with the good order of the LTP, the proper functioning of the educational process or the health					
and safety of students. The LTP administrator shall be the person solely responsible for determining if a student					
has engaged in misconduct warranting suspension or permanent removal from the LTP.					
10. ENTIRE AGREEMENT. This is the entire Agreement of the parties, there being no other written or verbal					
agreements in substitution for these terms or in supplementation of same.					
11. <u>AMENDMENT.</u> This Agreement may be amended only upon written mutual agreement of the parties					
and/or required by the Revised School Code and/or State School Aid Act.					
12. TRANSPORTATION. Transportation of Schools students to and from the Livonia Transition					
Program is the sole responsibility of Schools.					
13. TERMINATION. This Agreement shall be null and void only to the extent that any provision included					
herein is prohibited by state law.					
14. <u>NOTICE.</u> For all purposes under this Agreement, notices shall be in writing to the Superintendents of the					
respective School Districts.					

15. THIS AGREEMENT has been authorized by the Board of Education of			Schools at a public
meeting held on the day of	, 2021, aı	nd the Board of Education of Li	Livonia Public Schools or
the day of 2021.			
WITNESSES:		Schools	
	Ву:		
	lts:	Superintendent	
WITNESSES:		LIVONIA PUBLIC SCHOO	OLS
	Ву:	Andrea Oquist	
	Its:	Superintendent	