

**SIXTH AMENDED JOINT AGREEMENT
FOR PARTICIPATION IN THE
INDIAN VALLEY VOCATIONAL
CENTER**

THIS JOINT AGREEMENT was first made and entered into on April 15, 1971, and thereafter amended, and is hereby amended by and between the following School Districts effective as of the 3rd day of December, 2025 :

EARLVILLE COMMUNITY UNIT SCHOOL DISTRICT NO. 9, LaSALLE, DEKALB, and LEE COUNTIES, ILLINOIS;

HINCKLEY-BIG ROCK COMMUNITY UNIT SCHOOL DISTRICT NO. 429, DeKALB, KANE, AND KENDALL COUNTIES, ILLINOIS;

INDIAN CREEK SCHOOL DISTRICT NO. 425, DeKALB, LaSALLE, AND LEE COUNTIES, ILLINOIS;

LELAND COMMUNITY UNIT SCHOOL DISTRICT NO. 1, LaSALLE AND DEKALB COUNTIES, ILLINOIS;

NEWARK COMMUNITY HIGH SCHOOL DISTRICT NO. 18, KENDALL, LaSALLE, AND GRUNDY COUNTIES;

PLANO COMMUNITY UNIT SCHOOL DISTRICT NO. 88, KENDALL COUNTY, ILLINOIS;

SANDWICH COMMUNITY UNIT SCHOOL DISTRICT NO. 430, DeKALB, LaSALLE, AND KENDALL COUNTIES, ILLINOIS;

COMMUNITY UNIT SCHOOL DISTRICT NO. 2, (SERENA), LaSALLE COUNTY, ILLINOIS;

SOMONAUK COMMUNITY SCHOOL DISTRICT NO. 432, DeKALB AND LaSALLE COUNTIES, ILLINOIS;

AND YORKVILLE COMMUNITY UNIT SCHOOL DISTRICT NO. 115, KENDALL AND KANE COUNTIES, ILLINOIS (Hereinafter collectively referred to as the "Participating Member

Districts" or "Member Districts").

RECITALS

WHEREAS, Chapter 105, Section 5/10-22.31(a) of the Illinois Compiled Statutes, which chapter is commonly referred to as "The School Code" authorized Illinois school districts to enter into binding agreements and to establish and maintain vocational, educational programs and acquire or build additional buildings, facilities and equipment as needed and required by such school districts in and for the best educational interests of their respective students; and

WHEREAS, Article VII, Section 10, of the Illinois Constitution of 1970 authorizes intergovernmental cooperation such as is contemplated by this Agreement; and

WHEREAS, pursuant to the authority granted by the Illinois Constitution Article VII, Section 10, and the Intergovernmental Cooperation Act, 5 ILCS 220/1 et seq., the Member Districts each have the authority to enter into binding agreements regarding the exercise of their respective powers; and

WHEREAS, the aforesaid School Districts originally entered into a joint agreement dated April 15, 1971, in order that they might participate in the Indian Valley Vocational Center ("IVVC" or "Center") for the purpose of establishing and operating such Center under and pursuant to the aforementioned section of the School Code during the 1970-71 and subsequent school years, by approval of the respective Boards of Education of such Member Districts at diverse times, pursuant to duly adopted resolution; and

WHEREAS, said Joint Agreement dated April 15, 1971, was amended by complete revision during the 1975 school year as provided by Article 13 of said 1971 agreement entitled "Amendments", and the aforesaid Member Districts signed such agreement in 1975, pursuant to approval by said Member Districts' Boards of Education by duly adopted resolution of such Boards with the exception of Newark Community High School District No. 18, Kendall, LaSalle and Grundy Counties, Illinois and Indian Creek School District No. 421 (said revised 1975

agreement shall be referred to herein as the "First Amended Joint Agreement"); and

WHEREAS, said Joint Agreement was amended pursuant to its provisions under date of March 29, 1979 ("Second Amended Joint Agreement"); and

WHEREAS, said Joint Agreement was again amended pursuant to its provisions under date of March 1, 1994 ("Third Amended Joint Agreement"); and

WHEREAS, said Joint Agreement was again amended pursuant to its provisions under date of March 1, 2006 ("Fourth Amended Joint Agreement"); and

WHEREAS, all Member Districts parties hereto are desirous of amending said Fourth Amended Agreement, pursuant to the provisions of Section 10-22.31(a) of The School Code; the applicable rules and regulations of the State Board of Education, Article VI of said agreement, the provisions of Article VII, Section 10 of the Illinois Constitution of 1970, and the Intergovernmental Cooperation Act;

WHEREAS, said Joint Agreement was again amended pursuant to its provisions under date of September 21st, 2017 ("Fifth Amended Joint Agreement"); and

WHEREAS, said Joint Agreement was again amended pursuant to its provisions under date of December 3, 2025 ("Sixth Amended Joint Agreement"); and

NOW, THEREFORE, in consideration of the premises and for other good and valuable consideration, the receipt of which is hereby acknowledged,

IT IS AGREED by and between the parties as follows:

ARTICLE I

GENERAL

Section 1.

Name of Joint Agreement

The name of this Sixth Amended Joint Agreement shall be the "Sixth Amended Indian Valley Vocational Center Continuing Co-operative Joint Agreement" (hereinafter the "Agreement").

Section 2. Purpose of Agreement

The purpose of this Agreement is to define the rights, duties and obligations of the parties to the others and collectively for and in respect to the IVVC, and the provision of such services, personnel, land, buildings, facilities and equipment by the IVVC so as to most economically and efficiently provide vocational programs for the 11th and 12th grade high school students attending one of the participating

Member Districts, as well as such other interested and qualified students as shall be approved from time to time for admission to the Center under the terms hereof. Insofar as possible, and as approved by the Board of Control, the Center shall provide advanced vocational training and a minimum of fifteen (15) training programs in such occupational areas as shall from time to time be recommended by the Division of Career Development and Preparation of the Illinois State Board of Education or its successor.

The IVVC shall offer a broad range of vocational options in accordance with current law and regulations, areas of student interest, cost, and availability of suitable teachers and training opportunities, and job opportunities.

IVVC will continue to have an "open door policy" for those Participating Member School Districts that do not provide exploratory vocational training, and interested students of such districts may be accepted without pre-vocational training.

Section 3. Membership

This Agreement shall be considered as an amendment of the "Fourth Fifth Amended Joint Agreement" in accordance with the provisions thereof, and shall be considered effective when approved by the Boards of Education of the Member Districts in accordance with law. Approval shall be by adoption and presentment to the Director of the IVVC of a resolution authorizing the execution of this Agreement by the President and Secretary of each such approving Board. Each Member District shall be termed a "Participating Member District".

Any school district within a reasonable distance from IVVC may request that it be accorded the benefits of membership in the Center under the terms and conditions of this Agreement. Requirements for admission to membership of any such school district shall first be established by the Board of Control, subject to approval by a majority vote of the Participating Member Districts. Any school district approved for admission as aforesaid shall be required to execute this Agreement upon the presentation of Exhibit 1.

For purposes of this Agreement, any such school district admitted to membership in the manner aforesaid shall be termed a "New Member School District."

ARTICLE II

Section 1.

Administrative Agent

The Indian Valley Vocational Center Shall act as its own Administrative Agent pursuant to 23 Ill. Admn Code 256.111. Such designation of the Administrative Agent may be changed or altered by the Board of Control upon approval by two-thirds of the member Boards of Education.

Section 2. Administrative Structure

Attached hereto and made a part hereof as Exhibit No. 1 is the IVVC Organizational Chart, depicting the organizational structure of the Center in respect to its operations.

Section 3.

Employment and Duties of Administrative Personnel

The Board of Control shall determine the qualifications of applicants for employment by the IVVC and shall fix the compensation and employ or continue the employment of the Director and such administrative staff and teaching and non-teaching personnel as shall, in its discretion, be required to implement or enforce the terms or provisions of this agreement.

The Director employed by the Board of Control shall supervise and direct the

administration of the Center, including all other personnel employed by it, in his capacity as its chief executive officer under the supervision and subject to the approval of the Board of Control.

The Director shall make such recommendations and reports to the Board of Control as either may deem necessary or advisable on matters which shall include, by way of example but not by way of limitation: curriculum; courses of study; programs; budgets; grant applications and management; administrative staff; teaching and non-teaching personnel; teaching and non-teaching personnel evaluations; collective bargaining; textbooks and other instructional materials; insurance; financial oversight; repairs, maintenance or purchase of the buildings and facilities and movable and non-movable equipment. The Director is authorized to take such action as may be necessary to enroll the IVVC in the Illinois Municipal Retirement Fund for the benefit of IVVC employees.

The Board of Control shall evaluate the performance and conduct of the Director, and all other administrators, and shall determine, in its discretion and subject to the provisions of The School Code, all matters regarding the continued employment, duties, performance, teaching assignments, non-teaching assignments, extra-curricular assignments, method and manner of instruction, discipline, removal, dismissal, or discharge of any such persons. During the interim between Board meetings, the Director is authorized to implement Board policies, state, and federal law in respect to employment, including teacher and student discipline not including dismissal or removal of students from the IVVC and its programs. Specifically included in the Director's authority is the power to

pay uncontested bills of the co-operative which would fall due before the next Board meeting, subject to Board oversight and approval, to arrange substitute teachers and to accept teacher resignations effective on the day tendered.

Specifically not included in the Director's authority is the right to hire contract employees for any term longer than the next Board or Executive Committee meeting or to enter contracts on behalf of the Board without specific Board or Executive Committee direction and authorization by Board or Executive Committee vote.

Section 4.

Board of Control

(a) Structure

The Board of Control shall be composed of a duly elected school board member and the Superintendent of each Participating District.

No later than June of each year that this Agreement is in effect, the members of the Board of Control shall elect a Chair and Vice-Chair/Secretary.

- The Chair shall be the Superintendent (or designee) of a sending district, determined by descending alphabetical order.
- The Vice-Chair/Secretary shall be the next sending district in alphabetical order. The Vice-Chair/Secretary will succeed to the position of Chair in the following school year.
- If a first-year Superintendent is scheduled to assume the role of Chair, that Superintendent shall instead begin as Vice-Chair/Secretary and assume the role of

Chair the following year. In this case, the current Vice-Chair/Secretary shall serve as Chair for one year.

- Both the Chair and Vice-Chair/Secretary shall serve a one (1) year term, beginning July 1 and ending June 30, or until their respective successors are elected.
- The Chair shall preside at all meetings of the Board of Control. The Vice-Chair/Secretary shall perform the duties of the Chair in the Chair's absence.

(b)

Function

The Board of Control shall hold at least six (6) regularly scheduled meetings per year in accordance with the Illinois Open Meetings Act or any successor or related provision. Such meetings shall be held the first Wednesday of any designated month or as otherwise designated by the Board of Control. Special meetings may be called by the chair or by any five (5) school board members of the Board of Control representing any five (5) Participating Member Districts. Forty-eight (48) hours' written notice must be given to all school board member representatives of the Board of Control prior to the holding of any special meetings. All meetings of the Board of Control shall be conducted according to accepted parliamentary procedure and applicable law, including the Illinois Open Meetings Act or successor provisions.

The presence of six (6) of the school board members or their designated representatives for each Participating Member District shall be required for a quorum.

A vote of six member schools shall be required for the passage or adoption of any matter which shall come before the Board of Control, except as otherwise provided by law or by this Joint Agreement. Each Participating Member District shall be entitled to cast one vote in respect to any matter requiring a vote by the Board of Control. Such vote shall be cast by the school board member or his duly authorized and designated representative. In the absence of the School Board member of the Board of Control, the Superintendent shall be presumed to have authority to vote for the member district.

At the regularly scheduled April meeting of the Board of Control, the Director shall present a tentative budget and establish the date and time for the public hearing on the tentative budget.

The tentative joint agreement budget shall be placed on display for public inspection for a period of not less than thirty (30) days.

The Board of Control shall take action to approve the tentative budget at its regularly scheduled May meeting.

Said budget shall conform to Illinois law and such rules and regulations of the Illinois Office of Education as shall now or hereafter be applicable and in force.

At its regularly scheduled meetings, the Board of Control shall approve the payment of monthly bills and take such action as it, in its discretion deems necessary or advisable in respect to the matters set forth in Article II, Section 3 hereof.

The Director shall attend all meetings of the Board of Control unless specifically directed to the contrary but shall have no vote and shall act in an advisory capacity to the Board.

The Board of Control shall have the power to adopt such rules, regulations and requirements and shall have all such other powers and duties as are provided or allowed by law to the Board of Control of a joint agreement board.

ARTICLE III

PROGRAM

Section 1 Facilities

The land, buildings, facilities, and equipment of the IVVC located at 600 East Lyons Road, Sandwich, Illinois, is hereby designated by the Participating Member Districts as the attendance center for students participating in the vocational educational programs which are the subject of this Agreement. The Center may provide off-site educational programs as authorized by the Board of Control. The Center may acquire additional real property and build or acquire improvements without amending this Joint Agreement.

Section 2 Programs and Services

The programs and services offered by the IVVC during the term of this Agreement shall be generally those described in Article I, Section 2 hereof.

The Board of Control, based upon recommendations of the Director, shall determine in its discretion, all matters relating to curriculum, teaching assignments, method and manner of instruction, and such other and further matters as shall be in the best interests of the students served by the Center.

Section 3 Employment, Evaluation, Discipline, Dismissal or Discharge

The Board of Control shall determine the qualification of applicants for employment by the IVVC, shall fix the compensation of persons employed by the Center, and shall determine all matters regarding the continued employment, discipline, removal, dismissal or discharge of any persons, as more fully set forth in Article II, Section 3 of this Agreement. In matters of evaluation, substitute or

emergency hiring and discipline, the Director shall have the powers set forth in Article I, Section 3.

Section 4 Financing the Joint Agreement

(a) Budget

At the regularly scheduled April meeting of the Board of Control of each year that this Agreement remains in effect, the Director shall formulate and recommend to the Board of Control a tentative budget for IVVC, including administrative, operational, and instructional costs and programs, as well as estimated revenues as provided or contemplated by this Agreement and establish a date and time for the public hearing.

The tentative joint agreement budget shall be placed on display for public inspection for a period of not less than thirty (30) days.

The Board of Control shall take action to approve the tentative budget at its regularly scheduled May Board of Control meeting.

(b) Tuition

Each Participating Member District shall pay tuition which shall be determined by multiplying the "per student cost" of educating students at the IVVC times the number of students enrolled by each Participating District in the Center on the day of each semester, respectively. Said tuition charges shall be computed as follows:

- (i) The Board of Control shall first have approved the budget for the next ensuing school year as required by Article II, Section 4. In approving such budget, the Board of Control, in part, must determine the anticipated cost and expenditures resulting from the operation of the facilities and

programs of the Center in the following categories: instruction, support services, health services, educational media, routine operation and maintenance and general, less anticipated reimbursements for Division of Career Development and Preparation of the Illinois State Board of Education or its successor in the above areas (hereinafter "budgeted costs").

- (ii) The "per student cost" is determined by dividing the "budgeted costs" by the total number of students enrolled in the Center by all Participating Member Districts on the 11th day of each semester, respectively.
- (iii) The "per student cost" is then multiplied times the number of students enrolled by each Participating Member Districts on the 11th day of attendance of the first semester, respectively.
- (iv) The first six months' tuition (October through March) will be determined by multiplying the "per student cost" times the number of students enrolled by each Participating Member School District at the Center on the 11th day of attendance of the first semester.
- (v) The second six months' tuition (April through September) will be determined by multiplying the "per student cost" times the number of students enrolled by each Participating Member School District at the Center on the 11th day of attendance of the second semester. Any and all tuition charges attributable to Participating Member Districts shall be billed and paid monthly (twelve (12) times per year).

"Budgeted costs" shall not include administrative cost under subparagraph (c), equipment purchase cost under subparagraph (e), capital maintenance cost under subparagraph (e), or building rental cost under subparagraph

(f).

See Appendix A for tuition calculation

(c) Administrative Cost

Administrative cost shall be determined by multiplying the "per student cost" of educating students in the IVVC times the "home school population" of each Participating Member District. The "home school population" is defined herein as the total number of students in each Participating Member District enrolled in grades 9 through 12.

Enrollment of students in grades 9 through 12 shall be based upon the enrollment records of all Member Districts as of October 1 of the school year prior to the year for which the administrative cost is to be computed. Administrative cost shall be computed as follows:

(i)

The Board of Control shall first approve the budget for the next ensuing school year as required by Article II, Section 4, which budget, in part, is based upon determining anticipated administrative cost and expenditures resulting from the operation of the facilities and programs of the IVVC.

(ii)

The "per student cost" is then determined by dividing the budgeted administrative costs by the total number of students enrolled at the home school, based upon enrollment records of the Center as of October 1 of the school year prior to the year for which said administrative cost is to be computed.

- (iii) The "per student cost" is then multiplied times the "home school population" of each Participating Member District in order to arrive at its portion of the administrative cost.

Participating Member Districts will be invoiced for their respective share of the administrative costs for the next ensuing school year. Said invoice will be mailed on or about July 1 of each year this Agreement is in effect and shall be due and payable thirty (30) days following the date of such invoice.

(d) Equipment Purchase Cost

The computation of the portion of the cost of movable and non-movable equipment purchased by the Board of Control to be paid by each Participating School District after such purchase is approved by the Board of Control pursuant to Article II, Section 4, shall be determined as follows:

- (i) The Board of Control shall first approve in advance the purchase of movable or non-movable equipment or capital improvement items, less the amounts allowed by the sellers of such items as a credit on the trade-in of old equipment (hereinafter "net capital costs").
- (ii) One-half or fifty per cent (50%) of the net capital cost to be paid by each Participating Member District shall be determined by multiplying the "per student cost" of each said School District times the "home school population" of such School District.
- (iii) The "per student cost" shall be determined by dividing one-half of the net equipment cost by the total "home school population" of each Participating School District.

- (iv) One-half or fifty per cent (50%) of the net equipment cost to be paid by each Participating Member District shall be determined by multiplying the percentage that each School District's assessed valuation bears to the total assessed valuation of all Participating Member Districts times one-half of the net equipment cost. This computation will be based upon each Member School District's prior year's assessed valuation.
- (v) The total of subparagraphs (ii) and (iv) shall constitute the total portion of the net equipment cost to be paid by each Participating Member School District.

Participating Member School Districts will be invoiced for their respective share of net equipment cost as soon as practicable after the Board of Control has approved the purchase orders for the equipment, which equipment is the subject of this paragraph, and each Participating Member School District's payment shall be due thirty (30) days following the date of such invoice.

(e) Capital Maintenance Cost

"Capital maintenance cost" shall be defined as the cost of repair, maintenance or replacement of major capital improvements involving major structural or foundation items concerning the building and facilities of the IVVC, including parking areas and exterior lighting and major component parts of the mechanical, electrical or other utility systems of such buildings or facilities, as distinguished from customary and usual operation and maintenance cost and expense items used in determining "budgeted costs" under subparagraph (b) hereof. The Board of

Control shall determine and designate capital maintenance costs to be paid by each Participating School District after such capital maintenance cost is approved by the Board of Control pursuant to Article II, Section 4, shall be determined as follows:

- (i) The Board of Control shall first approve in advance the cost of repair, maintenance or replacement of capital improvements involving the building and facilities of the IVVC, including parking areas and exterior lighting and major component parts of the mechanical, electrical or other utility systems.
- (ii) One-half or fifty per cent (50%) of the capital maintenance cost to be paid by each Participating Member District shall be determined by multiplying the "per student cost" of each said School District times the "home school population" of each Participating School District.
- (iii) One-half or fifty per cent (50%) of each capital maintenance cost to be paid by each Participating Member District shall be determined by multiplying the percentage that each School District's assessed valuation bears to the total assessed valuation of all Participating Member School Districts times one-half of the capital maintenance cost. This computation will be based upon each Member School District's prior year's assessed valuation.
- (iv) The total of subparagraphs (ii) and (iii) shall constitute the total portion of the capital maintenance cost to be paid by each Participating Member School District.
Participating Member School Districts will be invoiced for their respective

share of capital maintenance cost as soon as practicable after the Board of Control has approved the purchase orders for the equipment which are the subject of this paragraph, and each Participating Member School District's payment will be due thirty (30) days following the date of such invoice.

(f) Building Rental

At least eight of the Participating Member School Districts have adopted a certain purchase agreement, covering the land, buildings, facilities and equipment of the IVVC, dated the 29th day of March, 1979 (sometimes referred to as "Purchasing Districts"). Participating Member Districts or New Member District not parties to the aforesaid Joint Agreement to Purchase (hereinafter "Non-purchasing Districts") shall compensate the Purchasing Districts for the use of land, buildings, facilities and equipment of the IVVC by the payment of an annual rental to the IVVC to be credited to the respective capital accounts of such Purchasing Districts pursuant to sub-paragraph (e) hereof. Said annual rental shall be determined as follows:

- (i) One-half or fifty percent (50%) of the annual rental to be paid by each Non-purchasing District shall be determined by multiplying the "per student cost" of each Non-purchasing District, respectively, times the

"home school population" of said District.

The "per student cost" shall be determined by dividing the sum of \$15,000 (being one-half of the \$30,000 annual payment required to be paid by the Purchasing Districts to acquire the land, buildings, facilities and equipment of the IVVC) by the total "home school population" of all Participating Member Districts, whether they be Purchasing Member Districts or Non-purchasing Districts which are parties to this Joint Agreement.

The "home school population" is defined herein as the total number of students enrolled in grades 9 through 12 in each Non-purchasing District, respectively. Enrollment of students in grades 9 through 12 shall be based upon the enrollment records of all Non-purchasing Districts as of October 1 of the school year prior to the year for which said annual rental payment is to be computed.

- (ii) One-half or fifty percent (50%) of the annual rental to be paid by each Non-purchasing District shall be determined by multiplying the percentage each Non-purchasing District's assessed valuation bears to the total assessed valuation of all Participating Member Districts, whether Purchasing Districts or Non-purchasing Districts, times \$15,000 (said figure being derived as more fully set forth in sub-paragraph (a)). Computations of assessed valuation shall be based upon each Non-purchasing District's assessed valuation for the prior school year.
- (iii) The total of subparagraph (i) and (ii) shall equal the total annual rental due from each Non-purchasing District.

The Board of Control shall determine the time, method and manner of invoicing and payment of the annual rental by the Non-purchasing Districts.

(g) Application of Rental Proceeds

The total annual rental payment of each Non-purchasing District shall be applied so as to reduce the amount of the purchase price to be paid by each Purchasing District, pursuant to that certain Joint Agreement to purchase the land, buildings, facilities and equipment of the IVVC dated the 29th of March, 1979. The portion of the annual rental payment of a Non-purchasing District which shall be applied to reduce payment of a Purchasing District which shall be applied to reduce each Purchasing District's annual purchase price payment shall be determined as follows:

By multiplying each Non-purchasing District's annual rental payments times a fraction the numerator of which shall be the amount of the purchase payment required to be paid by each Purchasing District (prior to the reduction of such payment contemplated hereunder) and the denominator of which shall be the total of all purchase payments required to be paid by all Purchasing Districts (prior to the reduction of such payments contemplated hereunder).

Election by Non-purchasing District to Become Purchasing District

A Non-purchasing District may elect to become a Purchasing District, hereinafter referred to as the "Converting District", by notifying the Board of Control and the Administrative District of such election on or before April 1 of any year this

Agreement remains in effect. Upon such election, the Converting District shall be entitled to have established in its name a capital account as more fully provided in Paragraph 6 of that Joint Agreement to purchase the land, buildings, facilities, and equipment for the IVVC dated the 29th day of March, 1979. Said Converting District shall be entitled to a credit to such capital account equal to the total of all annual rental payments previously made by it, less 3.7% of such total annual rental payments, times the number of years that the Non-purchasing District paid annual rental payments hereunder.

The credit to the newly established capital account of the Converting District shall be offset by debiting the capital accounts of each Purchasing District in an amount determined as follows:

By multiplying the total credit allowed to the capital account of the Converting District times a fraction the numerator of which shall be the total of all amounts of the annual reductions of purchase price payments allocated to each Purchasing District by reason of rental payments previously made by the Converting District, and the denominator of which shall be the total of all annual rental payments previously allocated to all Purchasing Districts. For purposes of calculating either the numerator or the denominator under this sub-paragraph, any amounts allocated to the capital account of a Purchasing District by reason of a default or withdrawal of a prior Purchasing District shall be ignored.

ARTICLE IV

Section 1

TRANSPORTATION

Responsibility of Transporting Students to the IVVC

By execution of this Agreement, each Participating School District agrees that it shall assume the responsibility for providing transportation for all its students who are enrolled in or attend the IVVC. This provision shall not require Member Districts to provide students transportation except to the extent public transportation is mandated for the student and the learning experience provided.

ARTICLE V

WITHDRAWAL

The withdrawal of any Participating Member School District from the Joint Agreement for participating in the IVVC must be in accordance with The School Code and other applicable law and regulations. In the event such withdrawal is approved by the Regional Board or Boards of School Trustees or any regulatory agency or body, such district, within thirty (30) days from the date of any order granting or permitting such withdrawal, shall make complete payment of all outstanding obligations to the IVVC and shall be deemed to have forfeited any right, title or interest in or to all jointly held property, real or personal, tangible or intangible of the Joint Agreement, including but not limited to the land, buildings, facilities or equipment of the Center or any right, title or interest in same created under Article III, Section 5 of this Agreement.

ARTICLE VI

AMENDMENTS

This Agreement may be amended in whole or in part upon two-thirds vote of the Board of Control, together with the approval by duly adopted resolution incorporating such amendment by two-thirds of the Boards of Education of the Participating Member Districts or as otherwise provided by law, whichever requirement is the more stringent.

WHEREAS, the foregoing Sixth Amended Joint Agreement for Participation in the Indian Valley Vocational Center was approved by a two-thirds majority of the Participating Member Districts at a regularly scheduled Board of Control meeting called in conformance with the Illinois Open Meetings Act on the 3rd day of December, 2025, by the following vote:

Ayes:

Nays:

Absent:

Joe Barbic, Executive Director

Appendix A

Tuition Calculation

1. Determine **Total #1** by adding the following revenue sources:

- Perkins Grant
- CTEI Grant
- Administrative Cost
- Student Fees
- Resale
- Construction Trades House Profit
- Other Local Revenues

2. **Total #1 = Sum of the above**

3. Subtract **Total #1** from the **Total Education Fund** to calculate **Total #2**:

$$\text{Total Education Fund} - \text{Total \#1} = \text{Total \#2}$$

4. Divide **Total #2** by the Fall/Spring 11th day enrollment to determine tuition for the respective semester:

$$\text{Total \#2} \div \text{Fall/Spring 11th day enrollment} = \text{Tuition (Fall/Spring)}$$

Example Calculation

Perkins Grant -	\$123,120
CTEI Grant -	\$530,963
Admin Fee -	\$583,668
Student Fees -	\$58,668
Resale -	\$44,100
House Profit -	\$30,000
Other Local Revenues -	<u>\$158,000</u>
 Total #1	 \$1,528,539
 Total Ed Fund	 \$3,109,489
Total #1 -	<u>\$1,528,539</u>
Total #2	\$1,580,950
Fall Student Enrollment	706
 Tuition	 \$2,239

