	F.Y. Cost Center Obj. Code Amount Vendor # P.O. #
1	STATE OF MINNESOTA
2	MINNESOTA STATE COLLEGES AND UNIVERSITIES
3	Minnesota State College Southeast, Red Wing and Winona
4	On Campus or Online INCOME CONTRACT
5	FOR POSTSECONDARY ENROLLMENT OPTIONS (PSEO) BY CONTRACT
6	This contract is by and between Rushford Peterson High School , Independent School District
7	0239, 1000 Pine Meadows Lane, Rushford, MN 55971 (hereinafter "SCHOOL DISTRICT") and
8	the State of Minnesota, acting through its Board of Trustees of the Minnesota State Colleges and
9	Universities, on behalf of Minnesota State College Southeast (hereinafter
10	"COLLEGE/UNIVERSITY"). This contract does not apply to concurrent enrollment courses.
11	WHEREAS, the SCHOOL DISTRICT has a need for a specific service provided by
12	COLLEGE/UNIVERSITY in accordance with Minnesota Statutes §124D.09 and Minnesota State
13	Board Policy 3.5 and System Procedure 3.5.1; and applicable COLLEGE/UNIVERSITY policies.
14	WHEREAS, the COLLEGE/UNIVERSITY, is empowered to enter into income contracts pursuant
15	to Minnesota Statutes, Chapter 136F;
16	NOW, THEREFORE, it is agreed:
. –	
17 18	I. <u>DUTIES OF SCHOOL DISTRICT</u> . The SCHOOL DISTRICT agrees to provide the following:
18 19	a. Perform all duties as required by the Postsecondary Enrollment Options Act (M.S.
20	124D.09) and Minnesota State Board Policy 3.5 and System Procedure 3.5.1 to
21	include the following:
22	i. PSEO enrollment shall be available to sophomores, juniors, and seniors
23	enrolled through School District who meet eligibility of criteria of PSEO
24	program. School District must be in contact with the College if a PSEO
25 26	student does not meet general eligibility of criteria of PSEO program for further consideration prior to conding any forms
26 27	further consideration prior to sending any forms.ii. PSEO applicants must complete application to College.
28	iii. PSEO applicants must complete application to Conege. iii. PSEO applicants must complete Notice of Registration Form (ED01763-
20 29	15) once per academic year.

30		iv. PSEO applicants must complete incoming student assessment
31		requirements of College which may be ACT, SAT, MCA and/or
32		Accuplacer where necessary or multiple measures of college readiness.
33		v. School District must submit PSEO student transcript of high school grades
34		and individual educational plan (IEP), if applicable.
35		vi. PSEO students will follow orientation and admissions procedures as
36		specified by College.
37		vii. PSEO students will be required to sign a release of information agreement
38		to allow appropriate College personnel access to student progress
39		including grades.
40		viii. School District personnel are responsible for verifying transfer of classes
41		back to School District for high school credit.
42		ix. School District personnel will assist with communication that textbooks
43		are the property of the College and must be returned at the end of each
44		semester as they are only rental. Textbooks not returned will result in a
45		hold preventing the student from registering in future terms.
46		b. In addition:
47		i. PSEO students are <i>not</i> eligible to take certain courses with fees greater
48		than \$50 and/or leveled below 1000 (developmental courses) unless prior
49		agreement with School District.
50		ii. Paying for all School District students' credits enrolled in on the 6 th day of
51		business each college semester. If a student drops a class the drop must be
52		made by midnight the 5^{th} day of the college semester or the district is
53		responsible for payment for the course.
54		iii. The College may control/limit the number of credits a student signs up for
55		however the total amount is the School Districts responsibility.
56		iv. The School District is responsible for controlling or limiting the course
57		mix for the PSEO student.
58		
59	II.	DUTIES OF COLLEGE/UNIVERSITY. COLLEGE/UNIVERSITY agrees to provide
60		the following:
61		a. Perform all duties as required by the Postsecondary Enrollment Options Act (M.S.
62		124D.09) and Minnesota State Board Policy 3.5 and System Procedure 3.5.1 to
63		include the following:
64		i. Provide college orientation which includes discussion of college policies
65		and procedures. Each PSEO student is given a college student handbook
66		containing such policies and procedures at the orientation.
67		ii. Provide college instruction and facilities use for all eligible PSEO
68		students.
69		iii. Provide grades/transcripts for coursework at the end of each term to the
70		School District.
71		
72	III.	DUTIES OF COLLEGE/UNIVERSITY and SCHOOL DISTRICT. Both the SCHOOL
73		DISTRICT and the COLLEGE/UNIVERSITY agree to:
,5		

74 75 76	124D.09) and Minnesota State Board Policy 3.5 and System Procedure 3.5.1; and all other duties as stipulated.			
77 70		A XMENT		
78 70	IV. <u>CONSIDERATION AND TERMS OF P</u>			
79 80		d by the COLLEGE/UNIVERSITY pursuant to this		
80	contract shall be paid by the SCHOOL	DISTRICT as follows:		
81				
82		voiced by the COLLEGE/UNIVERSITY at the		
83		n, fees, and textbook rental per credit hour per		
84 85	student following the Variable Tuition	Table Below:		
85				
	Academic Year 2018-2019	Rate For On Campus, Hybrid or ITV		
	1 - 15 students	\$222 per credit hour per student		
	16-20 students	\$197 per credit hour per student		
	21 – 25 students	\$157 per credit hour per student		
	26 and more students	\$137 per credit hour per student		
86				
87		ts having multiple students registering for the		
88	same course not offered as a Concurrer	it Enrollment or Online Course.		
89				
90		8-2019 guaranteed at \$137 per credit hour per		
91	student per course which incl	udes all fees and textbook rental!		
92				
93	, 1	s to complete course(s) shall be negotiated between		
94	the two parties and described here.			
95				
96	/ 1 1			
97	responsibility of the student and describ	bed here.		
98				
99	B. <u>Terms of Payment</u> . Payments shall be r	nade by the SCHOOL DISTRICT as follows:		
100				
101	· · · · · · · · · · · · · · · · · · ·	EGE/UNIVERSITY to the SCHOOL DISTRICT		
102	by October 1 in the fall and March	I in the spring.		
103				
104	· •	ERSITY by the SCHOOL DISTRICT for the		
105		ch semester will be made within thirty (30) days		
106	of the SCHOOL DISTRICT received	ing the involce.		
107	V TEDMOE CONTRACT This services of a	all he offerstand and taken 1 2018 and an and the date		
108		all be effective on July 1, 2018, or upon the date		
109		s obtained by the COLLEGE/UNIVERSITY,		
110		in effect until June 30, 2019, or until all obligations		
111		isfactorily fulfilled, whichever occurs first. The		
112		hat NO work should begin under this contract until		
113		aned, and the COLLEGE/UNIVERSITY is notified		
114	to begin work by the SCHOOL DISTRIC	, i s Aumorized Representative.		

115		
116		This agreement is effective for the 2018-2019 Academic Year(s).
117		
118	<u>VI.</u>	<u>CANCELLATION</u> . This contract may be canceled by the COLLEGE/UNIVERSITY or
119		the SCHOOL DISTRICT at any time, with or without cause, upon thirty (30) days'
120		written notice to the other party. In the event of such a cancellation, the
121		COLLEGE/UNIVERSITY shall be entitled to payment, determined on a pro rata basis,
122		for work or services satisfactorily performed.
123		
124	<u>VII.</u>	AUTHORIZED REPRESENTATIVES.
125		
126		THE COLLEGE/UNIVERSITY'S AUTHORIZED REPRESENTATIVE. The
127		COLLEGE'S Authorized Representative for the purposes of administration of this
128		contract is:
129		Name: Jo Poncelet, Dean of Academics
130		Address: 308 Pioneer Road, Red Wing, MN 55066
131		Telephone: 651.385.6349
132		E-Mail: jponcelet@southeastmn.edu
133		Fax:
134		
135		THE SCHOOL DISTRICT'S AUTHORIZED REPRESENTATIVE. The SCHOOL
136		DISTRICT'S Authorized Representative for the purposes of administration of this
137		contract is:
138		Name: Jake Timm, Principal
139		Address: 1000 Pine Meadows Lane, Rushford, MN 55971
140		Telephone: 507.8647786
141		E-Mail: jaketimm@r-pschools.com
142 143		Fax:
145 144		The SCHOOL DISTRICT'S Authorized Depresentative shall have final authority for
		The SCHOOL DISTRICT'S Authorized Representative shall have final authority for
145 146		acceptance of the COLLEGE/UNIVERSITY services and, if such services are accepted
140		as satisfactory, shall so certify on each invoice submitted pursuant to Clause II, paragraph
		B.
148 149	VIII	ASSIGNMENT The SCHOOL DISTRICT shall neither assign nor transfer any rights or
	<u>VIII.</u>	<u>ASSIGNMENT</u> . The SCHOOL DISTRICT shall neither assign nor transfer any rights or obligations under this contract without the prior written consent of the
150		
151		COLLEGE/UNIVERSITY.
152	IV	LIADU ITV. Each goats will be generately for its served by the basis of the
153	<u>IX.</u>	LIABILITY. Each party will be responsible for its own acts and behavior and the results
154		thereof. The COLLEGE/UNIVERSITY and the SCHOOL DISTRICT's liability is
155		governed by the Minnesota Tort Claims, Act, Minn. Stat. § 3.736, and other applicable
156		laws.

- 157X.AMERICANS WITH DISABILITIES ACT COMPLIANCE (hereinafter "ADA"). The158SCHOOL DISTRICT is responsible for complying with the ADA Act, 42 U. S. C. 12101,159et seq. and regulations promulgated pursuant to it for educational services it provides to its160students. The COLLEGE/UNIVERSITY will inform students of support services available161at COLLEGE/UNIVERSITY but IS NOT responsible for issues or challenges related to162compliance with the ADA beyond its own routine use of facilities, services, or other areas163covered by the ADA.
- 164XI.AMENDMENTS.Any amendments to this contract shall be in writing and shall be165executed by the same parties who executed the original contract or their successors in166office.
- 167 XII. GOVERNMENT DATA PRACTICES ACT. Both parties must comply with the Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13, as it applies to 168 169 all data provided by either party in accordance with this contract, and as it applies to all 170 data, created, collected, received, stored, used, maintained, or disseminated by either party 171 in accordance with this contract. The civil remedies of Minnesota Statutes Section 13.08, 172 apply to the release of the data referred to in this Article by either the SCHOOL DISTRICT 173 or the COLLEGE/UNIVERSITY. In the event either party receives a request to release 174 the data referred to in this Article, the receiving party must immediately notify the other and receive instructions from the other party concerning the release of the data to the 175 requesting party before the data is released. 176
- <u>XIII.</u> <u>JURISDICTION AND VENUE</u>. This contract shall be governed by the laws of the State
 of Minnesota. Venue for all legal proceedings arising out of this contract, or the breach
 thereof, shall be in the state or federal court with competent jurisdiction in Ramsey County,
 Minnesota.
- 181 <u>XIV.</u> <u>AUDITS</u>. The books, records, documents, and accounting procedures and practices of
 182 either party relevant to this contract shall be subject to examination by the contracting
 183 department and the Legislative Auditor for the COLLEGE/UNIVERSITY and the State
 184 Auditor for the SCHOOL DISTRICT.
- 185 186 187 188 189 190
- 191

- 192 IN WITNESS WHEREOF, the parties have caused this contract to be duly executed intending to
- 193 be bound thereby.

194 **APPROVED:**

195 **1. MINNESOTA STATE COLLEGES AND UNIVERSITIES**

- Minnesota State College Southeast
- 196 197

By (authorized college/university/office of the chancellor initiating agreement) Title Date

198

199 **2. SCHOOL DISTRICT:**

ordinances.

School District certifies that the appropriate person(s) have executed the contract on behalf of the School District as required by applicable articles, by-laws, resolutions, or

- 202
- 203

By (authorized signature)	
Title	
Date	

204

205 **3. AS TO FORM AND EXECUTION:**

By (authorized college/university/office00f the chancellor initiating agreement)	
Title	
Date	