### THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and Fathers and Children Together (hereinafter "FACT".

#### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and FACT in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the FACT is for the sole purpose of grading, schedules, and attendance.

That the FACT recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

FACT will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The FACT further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

FACT will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By:

Laurie Casey, Executive Director

INDEPENDENT SCHOOL DISTRICT 709

Date: \_\_\_\_

By: \_\_\_\_\_\_ Duluth School Board Chair

RECEIVED JUN 15 2010 TECHINOLOGY

# THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and CHESTER CREEK & MERRITT CREEK.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **CHESTER CREEK & MERRITT CREEK** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the CHESTER CREEK & MERRITT CREEK is for the sole purpose of grading, schedules, and attendance.

That the **CHESTER CREEK & MERRITT CREEK** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**CHESTER CREEK & MERRITT CREEK** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **CHESTER CREEK & MERRITT CREEK** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**CHESTER CREEK & MERRITT CREEK** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By:

10 Date:

en By: CHESTER CREÆK & M ERRITT CREEK James Yeager INDEPENDENT SCHOOL DISTRICT 709

Date: \_\_\_\_\_

Duluth School Board Chair

**〕[〇『『** 〕 **〕〕〕JUN 08 201**0 **TECHNOLOGY** 

THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and College of St Scholastica, Education Talent Search.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and COLLEGE OF ST SCHOLASTICA, EDUCATION TALENT SEARCH in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the **COLLEGE OF ST SCHOLASTICA, EDUCATION TALENT SEARCH** is for the sole purpose of grading, schedules, and attendance.

That the **COLLEGE OF ST SCHOLASTICA, EDUCATION TALENT SEARCH** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**COLLEGE OF ST SCHOLASTICA, EDUCATION TALENT SEARCH** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **COLLEGE OF ST SCHOLASTICA, EDUCATION TALENT SEARCH** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**GRANT COMMUNITY S CHOOL COLLABORATIVE** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By: \_

Date: <u>6-01-10</u>

Hurte tusa By:

**College of St Scholastica, Education Talent Search** Susan Kurth

INDEPENDENT SCHOOL DISTRICT 709

Date: \_\_\_\_\_

THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and College of St Scholastica, Education Department (Student Teaching).

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and COLLEGE OF ST SCHOLASTICA, EDUCATION DEPARTMENT (STUDENT TEACHING) in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the **COLLEGE OF ST SCHOLASTICA, EDUCATION DEPARTMENT (STUDENT TEACHING) is** for the sole purpose of grading, schedules, and attendance.

That the COLLEGE OF ST SCHOLASTICA, EDUCATION DEPARTMENT (STUDENT TEACHING) recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

COLLEGE OF ST SCHOLASTICA, EDUCATION DEPARTMENT (STUDENT TEACHING) will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The COLLEGE OF ST SCHOLASTICA, EDUCATION DEPARTMENT (STUDENT TEACHING) further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

GRANT COMMUNITY S CHOOL COLLABORATIVE will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

Date: \_\_\_\_6-7-10

By: And Acked Market College of St Scholastica, Education Department

(Student Teaching)

Dr. Chery Takkunen, Chair, Graduate Education Programs

**INDEPENDENT SCHOOL DISTRICT 709** 

Duluth School Board Chair

Date: \_\_\_\_

By: \_

1JUN 08 2010 TECHNOLOGY

## THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and **Duluth Area Family YMCA** (hereinafter "YMCA").

#### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and YMCA in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the YMCA is for the sole purpose of grading, schedules, and attendance.

That the **YMCA** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

YMCA will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **YMCA** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**GRANT COMMUNITY S CHOOL COLLABORATIVE** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By:

Date:

By: Duluth Area Family YMCA

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_\_\_\_\_



## THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and **GRANT COMMUNITY SCHOOL COLLABORATIVE**.

#### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **GRANT COMMUNITY SCHOOL COLLABORATIVE** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the **GRANT COMMUNITY SCHOOL COLLABORATIVE** is for the sole purpose of <u>grading</u>, <u>schedules</u>, <u>and</u> <u>attendance</u>.

That the **GRANT COMMUNITY SCHOOL COLLABORATIVE** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**GRANT COMMUNITY SCHOOL COLLABORATIVE** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **GRANT COMMUNITY SCHOOL COLLABORATIVE** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**GRANT COMMUNITY S CHOOL COLLABORATIVE** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

Date: June 3, 2010

By: <u>lathor</u> GRANT COMMUNITY SCHOOL **COLLABORATIVE** 

Kathy Bogen

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_\_\_\_

By: \_

JUN 04 2010 TECHNOLO

THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and **MEN OF PEACEMAKERS**.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **MEN OF PEACEMAKERS** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the MEN OF **PEACEMAKERS** is for the sole purpose of grading, schedules, and attendance.

That the **MEN OF PEACEMAKERS** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**MEN OF PEACEMAKERS** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **MEN OF PEACEMAKERS** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**MEN OF PEACEMAKERS** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By:

Date:

Bv: Jur

MEN OF PEACEMAKERS Frank Jewel, Director

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_\_\_\_\_



THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and WOODLAND HILLS ACADEMY.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **WOODLAND HILLS ACADEMY** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the **WOODLAND HILLS ACADEMY** is for the sole purpose of grading, schedules, and attendance.

That the **WOODLAND HILLS ACADEMY** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**WOODLAND HILLS ACADEMY** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **WOODLAND HILLS ACADEMY** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**WOODLAND HILLS ACADEMY** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By:

2010 Date:

By **WOODLAND HILLS ACADEMY** 

Steve Mattson, Chief Operations Officer

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_\_\_\_\_

# THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and MN READING CORPS.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **MN READING CORPS** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the MN **READING CORPS** is for the sole purpose of <u>grading</u>, <u>schedules</u>, and <u>attendance</u>.

That the **MN READING CORPS** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

MN READING CORPS will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **MN READING CORPS** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

MN READING CORPS will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

Date: 6-23-10

By: and Al MN READING CORPS

Audrey Suker, Executive Director

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_\_\_\_\_

By: \_\_\_\_\_

DECEIVE N JUN 25 2010 TECHNOLOGY

THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and University of Wisconsin-Superior (hereinafter "UWS (STUDENT TEACHING)").

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and UWS (STUDENT TEACHING) in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the UWS (STUDENT TEACHING) is for the sole purpose of <u>grading</u>, <u>schedules</u>, <u>and attendance</u>.

That the UWS (STUDENT TEACHING) recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**UWS (STUDENT TEACHING)** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **UWS (STUDENT TEACHING)** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**UWS (STUDENT TEACHING)** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

By: \_

6/1/10 Date:

Bv: (STUDENT TEACHING)

Janet Hanson, Vice Chancellor

INDEPENDENT SCHOOL DISTRICT 709

Date: \_\_\_\_\_

IJUN 16 2010 TECHNOLOGY

THIS AGREEMENT, by and between INDEPENDENT SCHOOL DISTRICT 709 (hereinafter "ISD 709") and UPWARD BOUND.

### WITNESSETH

NOW, THEREFORE, the Duluth Public Schools and **UPWARD BOUND** in consideration of mutual promises, covenants and agreements contained herein, hereby agree as follows:

That any ISD 709 educational data shared with any employee, agent, or public official of the **UPWARD BOUND** is for the sole purpose of grading, schedules, and attendance.

That the **UPWARD BOUND** recognizes and agrees that educational data is protected by law and may not be disclosed except as otherwise provided by law.

**UPWARD BOUND** will submit to ISD 709 site principals a list of employee names that will have access to student data.

The parties mutually agree to comply in all respects with the Minnesota Government Data Practices Act. The **UPWARD BOUND** further agrees to comply with any requests of ISD 709 that are necessitated by the obligations under said act.

INWITNESS WHEREOF, the parties hereby have executed this agreement on the dates indicated below. This agreement is valid from July 1, 2010 to June 30, 2011. It must be renewed by the September 2010 School Board Meeting or when directed by the ISD709 program director. This contract is not automatically renewable.

**UPWARD BOUND** will instruct all their employees that are approved access to ISD 709 student data about the requirement to protect student data.

Date: 4/2 10

**INDEPENDENT SCHOOL DISTRICT 709** 

Date: \_

By:

Duluth School Board Chair

RECEIVED

JUN 28 2010

TECHNOLOGY