HR / Business Services Committee

Duluth Public Schools, ISD 709 Agenda Tuesday, November 12, 2024 District Services Center 709 Portia Johnson Dr. Duluth, MN 55811 4:30 PM

1. Guest Presentations for this Meeting

2. <u>Department Reports</u>	
A. Human Resources	
1) HR Monthly Department Summary Report	2
B. Business Services	
1) Enrollment Report	4
2) Child Nutrition Department Report	9
3) Facilities Department Report	11
4) Technology Department Report	13
5) Transportation Department Report	15
3. <u>Recommended Resolutions</u>	
A. B-11-24-4066 - Acceptance of Donations to Duluth Public Schools	16
B. B-11-24-4067 - Authorized Bank Account Signer	18
C. B-11-24-4068 - Acceptance of Grant Awards to Duluth Public Schools	19
4. <u>Consent Agenda</u>	
A. HR Staffing Report	20
B. Finances	
1) Financial Report	22
2) Fundraisers	23
C. Bids, RFPs, and Quotes - None	
D. Contracts, Change Orders and Leases	
1) LEASE - LEAF Black & White Copiers for the Print Shop	24
2) CONTRACT - ICS Agreement for Myers-Wilkins Elementary	30
School Gym Wall Repairs	
5. Miscellaneous Informational Items (no action required)	
A. Expenditure Contracts	42
B. No Cost Contracts	91
C. Revenue Contracts	102

Human Resources Report Summary November 2024 Activities

Staffing Updates:

Number of staffing changes received by HR during the month of October. This is a summary of the consent agenda.

	Certified	Non-Certified
# New Hires	13	58
# Retirements	2	6
# Resignations	1	14
# Leave of Absences	10	11

HR Department Updates:

The HR team, along with Finance started Site Staffing/Budget review meetings in October and have only three sites remaining.

In October, HR leadership staff attended the Minnesota Association of School Personnel Administrators (MASPA) Fall Conference, gaining valuable insights into the latest legal updates regarding Earned Safe and Sick Time (ESST) and Minnesota Unemployment Laws. The conference also provided dedicated time to explore culturally competent leadership practices and strategize on their implementation within our district. This event served as an excellent networking opportunity, allowing our leaders to connect with fellow HR professionals from across the state.

On October 14, All HR staff members attended professional development training at Denfeld HIgh School. The training focused on cultural competency and inclusion. Staff attended training on such topics as Cultural Definitions and Behaviors, Inclusion Mobility Museum, Ojibwe Faces and Stories, Connections Between Ablesign and Equity in Special Education, Ojibwe Language, A Conversation with ISD709 Family and Community Outreach Specialist.

On November 14, members of the HR team will attend the Duluth Chamber of Commerce's Diversity, Equity, and Inclusion (DEI) workshop on November 14th. This workshop will offer guidance on how our business community can support and uplift Indigenous-led organizations and provide valuable insights into local Indigenous culture.

Benefits Updates:

The Benefits Department is currently running Open Enrollment for dental, vision, and FSA plans. Open Enrollment is from 11/4 through 11/15.

At the end of October, our District hosted 3 sessions for our retired employees who are members of the Medicare plans the District offers. These sessions covered the change of insurance carriers and changes to Medicare for 2025.

The Department hosted a Financial Planning Night in partnership with Aviben and EFS to educate our employees on the benefits of an FSA, how to use their HRA, and 403b/retirement savings information.

Starting in early December, employees who utilize their Calm subscription will be able to participate in a program called "Ground Yourself During Stressful Times". This is a 1-week program offered through the Calm app with daily curated meditations specifically about change, uncertainty, and holiday stress. Employees will be sent an announcement email as well as push notifications from Calm to participate.

The first Retirement Information Session for employees looking to retire this year will be held on November 25, 2024 from 4:00pm to 5:00pm.

Hiring Updates:

Certified: Teachers (7) Elementary (1) Middle School (1) High School (1) Special Education (3) Adult Basic Education (1) Non-Certified: Activities/Athletics (1) Child Nutrition (1) Clerical (2) Maintenance (7) Floating Custodian I (3) School Custodian I/II/III (1) Second Shift Engineer I (1) Second Shift Engineer II (2) Playground/Cafeteria Monitor (8)

Transportation (5) School Bus Driver II (3) Bus Helper (1) Paraprofessionals (16) American Indian Home School Liaison (2) Community Liaison (1) Cultural Immersion Program Para (1) LIcensed Sign Language Interpreter (1) Preschool Program Para (1) Sign Language Facilitator (1) Sp. Ed. Building Wide Para (3) Sp. Ed. Program Para (3) Sp. Ed. Paraprofessional Student Specific Setting III (3)

Contract Negotiations:

We continue to meet with the District-Wide Instructional Administrators Association with the next meeting date is yet to be finalized. This is the final group to negotiate for the 2023-2025 cycle.

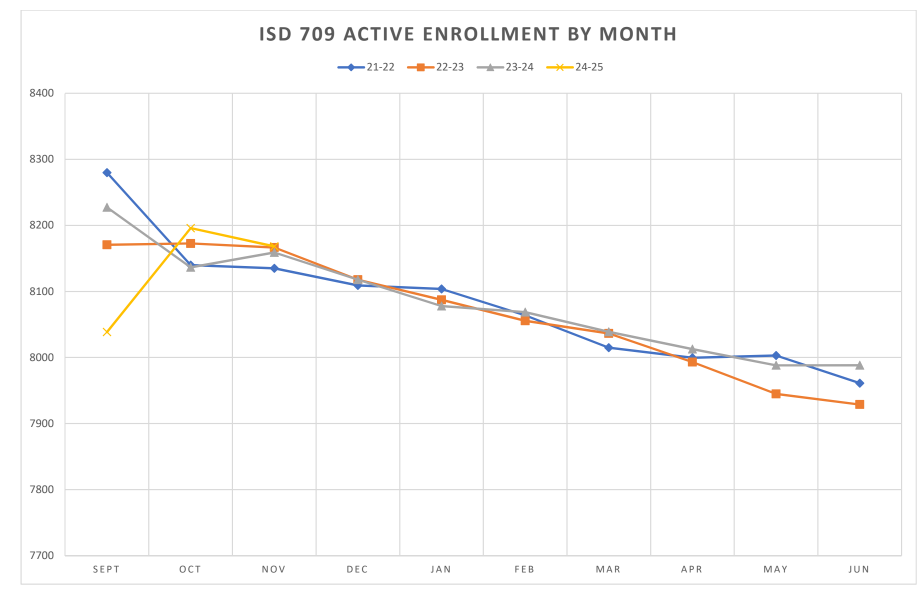
2024-2025	Total	Total	К	1	2	3	4	5	6	7	8	9	10	11	12
School	Enroll	Gr 1-5													
Congdon Park 435	476.00	401.00	75.00	79.00	76.00	68.00	85.00	93.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Homecroft 475	448.00	369.00	79.00	68.00	78.00	74.00	75.00	74.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Lakewood 500	256.00	213.00	43.00	35.00	42.00	49.00	46.00	41.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Lester Park 510	511.00	436.00	75.00	79.00	100.00	79.00	88.00	90.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Lowell 520	312.00	255.00	57.00	53.00	47.00	58.00	45.00	52.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Lowell Span Immersion 521	330.00	269.00	61.00	53.00	59.00	61.00	50.00	46.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
MacArthur 525	260.00	224.00	36.00	42.00	45.00	52.00	43.00	42.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Myers Wilkins 540	309.00	254.00	55.00	60.00	47.00	52.00	53.00	42.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Piedmont 550	391.00	320.00	71.00	74.00	67.00	61.00	62.00	56.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Stowe 565	226.00	190.00	36.00	41.00	44.00	32.00	37.00	36.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Lincoln Middle 225	672.28	0.00	0.00	0.00	0.00	0.00	0.00	0.00	256.00	236.61	179.67	0.00	0.00	0.00	0.00
Ordean East Middle 335	1086.74	0.00	0.00	0.00	0.00	0.00	0.00	0.00	345.41	380.33	361.00	0.00	0.00	0.00	0.00
AE Online 650	122.08	488 stude						0.00	0.00	0.00	1.28	11.17	31.01	44.90	33.72
Denfeld 215	978.69	31 Open averaged					esidents,	dents, 0.00	0.00	0.00	0.00	255.00	251.74	277.93	194.02
East 220	1499.62							0.00	0.00	0.00	0.00	410.11	370.96	353.87	364.68
Merritt Creek Academy 81	79.71	33.00	2.00	3.00	6.00	7.00	11.00	6.00	6.00	9.00	7.00	7.00	13.00	2.71	0.00
ALC 611	87.86	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	13.86	25.00	49.00
Chester Creek Academy 575	31.00	19.00	0.00	1.00	2.00	4.00	10.00	2.00	2.00	4.00	1.00	2.00	1.00	2.00	0.00
Rock Ridge Academy 580	39.00	14.00	0.00	3.00	2.00	3.00	3.00	3.00	2.00	4.00	1.00	4.00	7.00	4.00	3.00
Arrowhead Academy 605	15.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00	2.00	3.00	6.00	3.00
Bethany Crisis Shelter 615	0.25	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.25	0.00	0.00
Hospitals 630	13.00	3.00	0.00	0.00	1.00	1.00	1.00	0.00	1.00	0.00	3.00	1.00	2.00	1.00	2.00
The Bridge 950	24.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	24.00
Total:	8168.23	3000.00	590.00	591.00	616.00	601.00	609.00	583.00	612.41	633.94	554.95	692.28	693.82	717.41	673.42

2024-2025 Month to Month Enrollment Changes by School

Month to Month	EOY	Total	Total	Total	Total	Total	Total	Total	Total	Total	Total	Current	MtoM	YTD	FROM
2024-2025	23-24	Sept	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Month Dif	Net		Current Month-EOY
Congdon Park 435	478.00	471.00	476.00	476.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		5.00	-2.00
Homecroft 475	440.00	447.00	448.00	448.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		1.00	8.00
Lakewood 500	246.00	253.00	254.00	256.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.00		3.00	10.00
Lester Park 510	527.00	509.00	510.00	511.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00		2.00	-16.00
Lowell 520	297.50	308.00	312.00	312.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		4.00	14.50
Lowell Immersion 521	335.00	330.00	329.00	330.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00		0.00	-5.00
MacArthur 525	283.00	251.00	254.00	260.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.00		9.00	-23.00
Myers Wilkins 540	307.00	307.00	317.00	309.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-8.00		2.00	2.00
Piedmont 550	395.00	388.00	394.00	391.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-3.00		3.00	-4.00
Stowe 565	227.00	231.00	229.00	226.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-3.00	-4.00	-5.00	-1.00
Lincoln Middle 225	612.35	664.00	674.00	672.28	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-1.72		8.28	59.93
Ordean East Middle 335	1095.25	1078.55	1085.41	1086.74	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.33	-0.39	8.19	-8.51
AE Online 650	179.76	81.37	123.51	122.08	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-1.43		40.71	-57.68
Denfeld 215	902.60	949.90	994.41	978.69	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-15.72		28.79	76.09
East 220	1386.45	1508.58	1505.05	1499.62	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-5.43	-22.58	-8.96	113.17
Merritt Creek Academy 81	81.85	69.00	74.71	79.71	0.00	0.00	0.00	0.00	0.00	0.00	0.00	5.00		10.71	-2.14
ALC Seat Based 611	71.55	73.86	88.58	87.86	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-0.72		14.00	16.31
Chester Creek Academy 575	32.00	27.00	31.00	31.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		4.00	-1.00
WHA RRA 580	35.18	34.00	36.00	39.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.00		5.00	3.82
Arrowhead Academy 605	18.00	17.00	18.00	15.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-3.00		-2.00	-3.00
Bethany Crisis Shelter 615	0.25	0.25	0.25	0.25	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		0.00	0.00
Hospitals 630	22.66	15.00	17.00	13.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-4.00		-2.00	-9.66
The Bridge 950	14.85	25.00	25.00	24.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-1.00	-0.72	-1.00	9.15
Total:	7988.25	8038.51	8195.92	8168.23	0.00	0.00	0.00	0.00	0.00	0.00	0.00		-27.69	129.72	179.98
Change		50.26	157.41	-27.69	0.00	0.00	0.00	0.00	0.00	0.00	0.00				
Adult Learners			541.00	588.00								47.00			

2024-2025 Month to Month Enrollment Changes by Grade

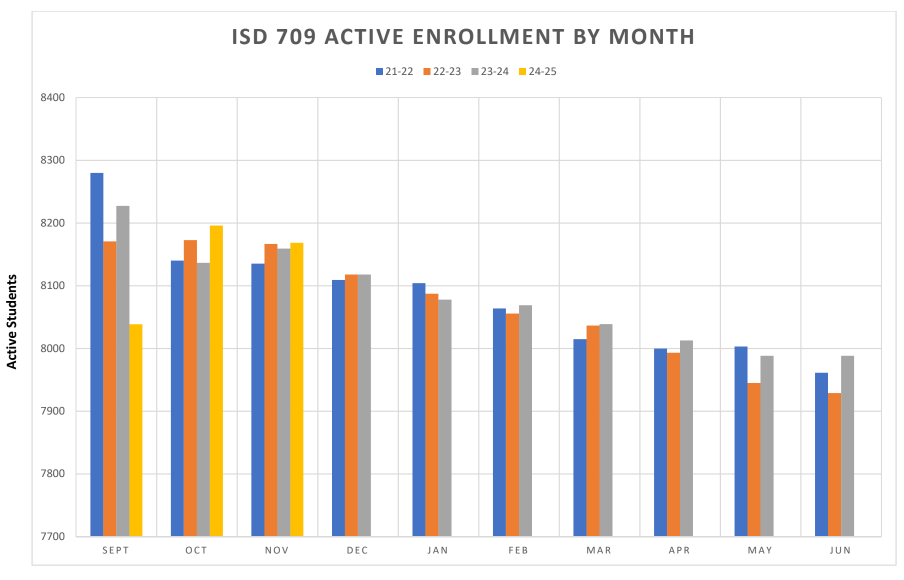
Month to Month	Total	Total	Total	Total	Total	Total	Total	Total	Total	Total	Current	MtoM	YTD	Current
2024-2025	Sept	Oct	Nov	Dec	Jan	Feb	Mar	Apr	May	Jun	Month Di	Net		Avg
EC	114.00	258.00	269.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	11.00		155.00	213.67
РК	0.00	59.00	73.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	14.00	25.00	73.00	44.00
КА	140.00	143.00	142.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-1.00		2.00	141.67
KG	436.25	448.00	448.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		11.75	444.08
1	585.00	587.00	591.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.00		6.00	587.67
2	610.00	614.00	616.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	2.00		6.00	613.33
3	599.00	605.00	601.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-4.00		2.00	601.67
4	604.00	608.00	609.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00		5.00	607.00
5	579.00	586.00	583.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-3.00		4.00	582.67
6	606.41	611.41	612.41	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.00	0.00	6.00	610.08
7	626.00	641.00	633.94	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-7.06		7.94	633.65
8	551.28	551.28	554.95	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.67	-3.39	3.67	552.50
9	680.99	698.28	692.28	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-6.00		11.29	690.52
10	663.81	697.57	693.82	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-3.75		30.01	685.07
11	686.87	724.99	717.41	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-7.58		30.54	709.76
12	669.90	680.39	673.42	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-6.97	-24.30	3.52	674.57
K 12 Total:	8038.51	8195.92	8168.23	0.00	0.00	0.00	0.00	0.00	0.00	0.00	-27.69	-27.69	129.72	8134.22
Change		157.41	-27.69	0.00	0.00	0.00	0.00	0.00	0.00	0.00				



Active Students

Month

7



Month

Child Nutrition Report October 2024

Super Snack Afterschool Program

The afterschool meal program at Denfeld was started in October and matches the afterschool DASH program. The average number of students grabbing a bite to eat is around 75 per afternoon.

Farm to School Month

In support of Farm to School Month in Minnesota we purchased and featured Honeycrisp apples, Local Lettuce and Romaine mixes, Acorn squash, local tomatoes and other fresh produce as available to us.

We also took part in the Great Lakes Apple Crunch on October 10th. Anyone that wants to can crunch into an apple at lunch time. We had a special guest this year, Johnny Appleseed! Child Nutrition Equipment Technician, Ken Witte, dressed up and spread coloring book pages and stickers at a few of the elementary schools over the meal time. Here he is with the Cafeteria crew at Piedmont. He was very well received and even was asked for his autograph.



Fresh Fruit and Vegetable Program

This grant program was again awarded to Myers Wilkins Elementary School and was started in October. The students will get exposure to a variety of Fruits and Vegetables they might not get at home, as well as a midday snack. The grant works with the Community School collaborative to be able to provide this service to students.

Meal counts for October

Monthly counts	Breakfast											Daily
2024 2025	Sept	Oct	Nov	Dec	Jan	Feb	Mar	April	Мау	June	TOTALS	Average
Congdon	2014										2014	101
Denfeld	3568										3568	178
East High	4171										4171	209
Homecroft	2691										2691	135
Lakewood	1906										1906	95
Lester Park	2758										2758	138
Lincoln park Middle	3581										3581	179
Lowell	5091										5091	255
Laura Macarthur	3547										3547	177
Myers-Wilkins	3388										3388	169
Ordean/East Middle	2464										2464	123
Piedmont	5707										5707	285
Rockridge	435										435	22
Stowe	3165										3165	158
ALC	236										236	150
	44722	0	0	0	0	0	0	0	0	0	44722	2239
	Lunch											Daily
	Sept	October	Nove	Dec	Jan	Feb	Mar	April	Мау	June		Average
Congdon	6426										6426	321
Denfeld	10485										10485	524
East High	10680										10680	534
Homecroft	6524										6524	326
Lakewood	3580										3580	179
Lester Park	7101										7101	355
Lincoln park Middle	9659										9659	483
Lowell	9358										9358	468
Laura Macarthur	4132										4132	207
Myers-Wilkins	5222										5222	261
Ordean/East Middle	13664										13664	683
Piedmont	6871										6871	344
Rockridge	490										490	25
Stowe	3340											167
ALC											3340	
ALC	471										471 0	29
Supper	0	1184									1184	74
Harbor City	1611	1104									1611	101
narber eity	99614	1184	0	0	0	0	0	0	0	0	100798	5081
Head Start												
	Breakfast											
Congdon	19										19	
Homecroft	38											
Lester Park											38	
Lowell	45										45	
	88										88	
Laura Macarthur	39										39	
Myers-Wilkins	157										157	
Piedmont	47										47	
Stowe	25										25	
	458	0	0	0	0	0	0	0	0	0	458	
Head Start												
	Lunch											
Congdon	38										38	
Homecroft	38										38	
Lester Park											26	
Lowell	26										20	
Laura Macarthur	26 88										88	
NALLS IN AUTOM												
Myers-Wilkins	88										88	
Piedmont	88 38										88 38	
	88 38 157										88 38 157 59	
Piedmont Stowe	88 38 157 59 25 469	0	0	0	0	0	0	0	0	0	88 38 157	
Piedmont Stowe AFTERSCHOOL SNAC	88 38 157 59 25 469	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe	88 38 157 59 25 469	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC	88 38 157 59 25 469 K	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon	88 38 157 59 25 469 K 2030	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell	88 38 157 59 25 469 K 2030 667 2153	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur	88 38 157 59 25 469 K 2030 667 2153 322	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins	88 38 157 59 25 469 K 2030 667 2153 322 319	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont	88 38 157 59 25 469 K 2030 667 2153 322 319 912	0	0	0	0	0	0	0	0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins	88 38 157 59 25 469 X 2030 667 2153 322 319 912 450		0						0	0	88 38 157 59	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe	88 38 157 59 25 469 X X 2030 667 2153 322 319 912 450 6853	0		0	0	0	0	0			88 38 157 59 25	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks	88 38 157 59 25 469 X 2030 667 2153 322 319 912 450 6853 152,116		0	0	0		0	0	0		88 38 157 59	20
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks Days of service	88 38 157 59 25 469 X 2030 667 2153 322 319 912 450 6853 152,116 20	0 1,184	0	0	0	0	0	0	0	0	88 38 157 59 25 25 153,300	20
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks	88 38 157 59 25 469 X 2030 667 2153 322 319 912 450 6853 152,116 20	0	0	0	0		0	0	0		88 38 157 59 25 25 153,300	20 0
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks Days of service	88 38 157 59 25 469 X 2030 667 2153 322 319 912 450 6853 152,116 20 7,606	0 1,184	0 - #DIV/0!	0	0 - #DIV/0!	0 - #DIV/0!	0 - #DIV/0!	0	0	0	88 38 157 59 25 25 153,300	
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks Days of service Average meals per day 2023 2024 school year Total meals/snacks	88 38 157 59 25 469 25 469 2153 322 319 912 450 6853 152,116 20 7,606	0 1,184 #DIV/0! 167,167	0 - #DIV/0! 167,232	0 - #DIV/0! 111,724	0 - #DIV/0! 165,368	0 - #DIV/0! 130,783	0 - #DIV/0! 143,844	0 - #DIV/0! 137,096	0 - #DIV/0! 181,297	0 - #DIV/0! 19,559	88 38 157 59 25 25 153,300	0
Piedmont Stowe AFTERSCHOOL SNAC Congdon Lincoln park Middle Lowell Laura Macarthur Myers-Wilkins Piedmont Stowe Total meals/snacks Days of service Average meals per day 2023 2024 school year	88 38 157 59 25 469 K 2030 667 2153 322 319 912 450 6853 152,116 20 7,606	0 1,184 #DIV/0!	0 - #DIV/0!	0 - #DIV/0!	88 38 157 59 25 153,300							

Facilities Management & Capital Project Status Report November 2024

Facilities Management – Maintenance and Operations - General

- In the past month, the Facilities maintenance crews have completed 278 work orders and are currently working on 270 open work orders.
- Insurance claim with Kemps/Sedgwick for damages to the loading dock at Lowell Elementary has been completed and closed.
- Surveying is scheduled for district property on Pioneer Road in the next couple of weeks.
- District sidewalk rehab work has begun.
- Winter prep has begun on District equipment.

Capital / Construction

- Myers Wilkins scope of work has been established and bids have been received by ICS, to begin the gym repair.
- Ricks Tree Service removed all dead trees at East High School.
- Working on Chiller replacement quotes for Myers Wilkins.
- Boiler inspections with Liberty Mutual completed.
- Waiting on Minnesota Power to inspect the power poles for possible replacement at Homecroft.

Discussion with Legal Representation

No discussions

Building Operations

Operations have filled two new positions, one a returning employee at East High School Ryan Zentgraf and one at Lincoln Park Middle School Jacob Miller. Welcome aboard Ryan and Jacob.

This week we received two letters of resignation for two Custodians. That brings the open positions to: (2) Second Shift Engineer2 positions at Denfeld High School and Ordean East Middle School. (1) Second Shift Engineer1 position open at Myers-Wilkins. (2) Custodian position open at Denfeld and Lowell.

Health, Safety, and Environmental Management

• Audits & Inspections

- Fire code corrections at East HS and Denfeld HS approved
- Lincoln Park fire code inspections completed report was sent, corrections due early Dec. All minor fixes.
- Lester Park and Rockridge fire inspections complete waiting on report
- Congdon Park state fire inspection for HeadStart complete report issued. Corrections underway

Regulatory Reporting

• Nothing needed in October

• Systems & Technology Updates

- Nothing to report for October
- Training
 - Lexie attended MN Safety Council NE Regional Safety Day 9/24 at the DECC
 - Lexie attended MASMS conference 10/2-4

Chemical and Hazardous Waste Disposal

- Battery and paint pickup from DSC TBD
- Hand sanitizer pickup from Laura MacArthur TBD
- Paint pickup from Denfeld TBD

• Document Updates

- Goal to complete a thorough review of all HSE procedure documents and policies in FY25.
 - Progress: 5/46

Technology Department - October 2024 Report

• Cybersecurity

- Google Security
 - Gmail
 - 1.4M Emails Messages Accepted/Delivered.
 - 154K Rejected
 - 55K Spam folders
 - 5.1.K were identified as Phishing
 - \circ 34 were identified having suspicious attachments igodot
 - 7.4K were identified as Spoofing
 - 0 emails were identified as Malware
 - Account Information
 - 11,004 Active Accounts
 - 4,938 Suspended Accounts
 - 28.61TB of storage
 - 389K Files shared externally
 - 1.4K Suspicious login attempts
 - 2.4K Failed user login attempts
 - 28 Data Loss Prevention (DLP) policy High Severity Incidents that were
 - blocked 🛡

• E-Rate RFP/Bid

- Q4 of 2024 I am looking at sending out the following Bids
 - Bid-1324 MAN and ISP Services
 - Open at 2:00 pm on Tuesday, November 19, 2024
 - USAC E-Rate Bid
 - Application Number: 250000573
 - <u>Bid-1332</u> Uninterruptible Power Supply (UPS) Systems
 - Open at 2:00 pm on Tuesday, November 19, 2024
 - USAC E-Rate Bid
 - Application Number: 250000581
 - Bid-1325 Palo Alto Cybersecurity Subscription Services New <u>USAC E-Rate</u> <u>Cybersecurity Pilot Program</u>

• Technology Help Desk Tickets

- 535 New Technology Support Tickets Created
- 551 Tickets were resolved
- 366 Tickets remain unresolved
- Technology Projects/Updates
 - The Bluum AV Team will be back in the district to visit ~300 classrooms in the coming weeks to verify the previous Bluum AV Team used the proper speaker wire connectors. Recently we have identified several classrooms that did not have the proper speaker wire connectors installed.
 - Ark/Involta Data Center Move Completion and Kudos to the Team that made this happen
 - Just wanted to let you know that the Ark/Involta Data Center move was successfully completed! All systems are back online and accessible.

Technology Department - October 2024 Report

- This was a big effort, Anthony, equivalent of a heart transplant for us! I want to express my sincere gratitude to everyone involved:
 - Janet Young: 21+ hours
 - Will Housey (CDW-G Network Engineer II Contractor): 21+ hours
 - Jeremy (Spectrum Technician): 8 hours
 - Nick Stevermer (Former Network Engineer II who left in February 2024): 3+ hours remotely
 - Nextera Technician: 3 hours
 - Nate Wisehart (Ark/Involta Team) and the rest of the Duluth Ark Team
- Janet, Will, and I put in some long hours to get this done working late Thursday night (7:00 am 10:30 pm), all day Friday (6:00 am 6:00 pm), and then again on Saturday (8:30 am 12:30 pm)
- Google Carbon Footprint for our Google Workspace for Education Domain (@isd709.org)
 - <u>How Google creates Carbon Footprint reports for Google Cloud and Google Workspace</u> <u>customers</u>
 - 333.448 kg is our September 2024 Carbon Footprint. **(132%** comparing to August 2024)
 - o 3.73819 t is our October 2023 September 2024 Carbon Footprint.

Transportation Report November 2024 Activities

The ISD #709 Transportation department manages both a district owned fleet of vehicles and district employees, including bus drivers, monitors, and mechanics, along with the coordination of contracted transportation services through Voyageur Bus Company.

We have continued working on routing students. This is an ongoing effort as students' needs change. We are also working through the behavioral issues on buses with students. We have pulled a lot of video footage to share with the schools so they can address the concerns. Drivers have provided numerous misconduct reports already this year.

Staffing (comments and concerns)

- We are making due with the staff we have but still need more drivers and helpers.
- We have will be interviewing for a van driver shortly, we had good interest in the position.
- We will be posting for another full-time bus driver as well.

Bus Maintenance

• The mechanics are maintaining the buses when they are not out covering for sick drivers.

Our oldest bus is a model year 2012 and the next oldest is a 2014. Average mileage for this month is 86522. Our goal is to have 50-60k miles average.

RESOLUTION

Acceptance of Donations to Duluth Public Schools

WHEREAS, Minnesota Statute 465.03 requires a school district to accept donations by resolution expressed in the terms prescribed by the donor in full; and,

WHEREAS, acceptance of the donations in accordance with the donor's terms is in the best interest of the Duluth Public Schools:

NOW, THEREFORE, BE IT RESOLVED that the Duluth Public Schools does accept the below-described donations from said organizations in accordance with the terms set forth herein.

BE IT FURTHER RESOLVED that the Duluth Public Schools wishes to extend its grateful appreciation to these various individuals and organizations.

SCHOOL	DONOR	AMOUNT	RESTRICTION	COMMENTS
Denfeld	Minnesota Vikings Foundation	\$1,000.00	Football Program	Donation check for being named Vikings Coach of the Week
Denfeld	Tim Perrault	In-kind		In-kind donation of reclaimed lumber and cedar wood. Estimate value of wood is approximately \$1,500 to \$2,000.
Homecroft	Homecroft PTA	\$1,495.00	Hornet costume for Homecroft	
Laura MacArthur	Dee Independent Cleaners	In-kind	School Donation	Winter Coats & backpacks for Laura MacArthur
Laura MacArthur	Bethany Community Church	In-kind	Winter items for students	box of boughten & homemade Hats, socks. gloves for students donated by church - they give to us yearly
Lester Park	Stewart-Taylor Printing	In-kind	Schoolwide	Several boxes of paper, envelopes and binders
Lester Park	Gayle Koop	\$100.00	Mrs. Kass's 4th grade class	in lieu of donating to the school Fun Run Fundraiser
Myers-Wilkins	Phi Sigma Sigma	\$5,197.96	This money is to cover the cost of T- shirts for the students and staff with our new PBIS HOWL	Phi Sigma Sigma branch at UMD has adopted Myers-Wilkins for their philanthropy sorority. We meet with them and discuss the ways that we can use their donations. They must write their checks directly to the school so we purchase items and then turn in receipts to be reimbursed.
Piedmont	Irving Community Association	\$500.00	Youth Crossing Guard / Safety Patrol Flashing Lights	16

Piedmont	Stewart-Taylor Printing	In-kind		Pickup truck load full of cases of paper and envelopes of various sizes and colors
Piedmont	Bonnie J Jacobson Insurance Company Inc.	In-kind		12 Children's Winter Coats, 2 pair of snow pants, a large bag full of winter hats and mittens
Stowe	Mike DeBlasio	In-kind		Printer company going out of business donated paper and envelopes
Stowe	Anonymous	\$2,000.00	"Please accept the enclosed donation for the benefit of your students. We wish to have this money used to help children whose needs may not be met by other means- those who slip through the cracks. Those needs might include clothing, food, class materials, and funds to allow them to go on field trips, among other things.	
Stowe	Bethany Community Church	In-kind		Hats and mittens

RESOLUTION

Authorized Bank Account Signer - November 2024

RESOLVED, by the School Board of Independent School District No. 709, St. Louis County, Minnesota, that it hereby authorizes the following:

District	Banking	Account	Addition of	Removal of
Building	Institution	Number	Authorized Signer	Authorized Signer
Community Ed	Harbor Pointe Credit Union	XXXX9	Sarah Gulan	Camryn Joki

Resolution B-11-24-4067

RESOLUTION

Acceptance of Grant Awards to Duluth Public Schools

WHEREAS, Minnesota Statute 465.03 requires a school district to accept grants by resolution expressed in the terms prescribed by the donor in full; and,

WHEREAS, acceptance of the grant in accordance with the donor's terms is in the best interest of the Duluth Public Schools:

NOW, THEREFORE, BE IT RESOLVED that the Duluth Public Schools does accept the belowdescribed grant from said organization in accordance with the terms set forth herein.

BE IT FURTHER RESOLVED that the Duluth Public Schools wishes to extend its grateful appreciation to this organization.

Organization	Authors or Contacts	School	Award Amount	Terms
Legacy and MacMillan Grant	Cal Harris	Laura MacArthur/ OEE	\$1,410.00	Per student transportation subsidy to the State Capitol and to Mille Lacs Indian Museum and Trading Post.
National Restaurant Association Education Foundation	Adam Wisocki	Duluth East Culinary Arts CTE	\$2,000.00	These costs cover the \$800.00 registration fee. The remaining \$1,200.00 is disbursed after attending the professional development and goes towards travel and lodging expenses.

HUMAN RESOURCES ACTION ITEMS FOR: November 26, 2024

CERTIFIED APPOINTMENT BISEK, HANNAH M CARLAND, PAUL M CLARK, ERIN M DAVIES, ERIN M DAVIES, ERIK B JOHNSON, CANDICE D LIIKALA, ISABEL R MERRILL, MOLLY J PASSERI, LYNSI A REYNDERS, LAUREN A SHUSTERICH, SHEILA K SIVERTSON, KRISTA L WOLFF, WENDY J	POSITION LTS GRADE 3/STOWE, (BA) III 4, 1.0, WOYNO S. MEDICAL LEAVE 24 HR POST-GRADE 6 SCIENCE/ORDEAN EAST, (BA+45) III 3, 1.0 ELEMENTARY ART SPECIALIST/STOWE, (MA) III 9, 0.5, PUTZ A. TRANSFER ELEMENTARY ART SPECIALIST/LAKEWOOD, (MA) III 9, 0.5, PUTZ A. TRANSFER HOULRY TEACHER/DAE, UP TO 14 HRS/38WKS, \$30.00/HR LTS KINDERGARTEN/LAURA MACARTHUR, (BA+30) III 8, 1.0, PECK A. LOA LTS SPED RESOURCE/DENFELD, (BA) III 1, 1.0, BIANCHINI J. MATERNITY LEAVE LTS GRADE 5/LAURA MACARTHUR, (BA) III 8, 1.0, METZER A. CHILD CARE LEAVE ART SPECIALIST/LOWELL, (BA) III 1, 1.0, ROZEBOOM B. TRANSFER ELEMENTARY MATH INTERVENTIONIST TOSA/PIEDMONT, (BA) III 8, 1.0, LARSON A. DISPLACED LTS KINDERGARTEN/MYERS-WILKINS, (MA) IV 9, BEYER J. CHILD CARE LEAVE SPED RESOURCE TEACHER/LESTER PARK, (MA) IV 9, 1.0, CHESELSKI, P LEAVE CHEMICAL HEALTH SPECIALIST TOSA/LINCOLN PARK, (MA+30) IV 9, 1.0,	EFFECTIVE DATES 10/25/2024 09/16/2024 09/09/2024 10/09/2024 11/04/2024 09/03/2024 10/31/2024 10/22/2024 09/04/2024 11/04/2024 11/04/2024 10/01/2024	
CERTIFIED LEAVES BISHOP, LINNEA L CHESELSKI, PENNY L FINSTAD, CINDY C FLAA, JON C FRISCHMANN, BREELYNN E JUNES, RIELLY E NACHBAR, CATHERINE A QUINN, CHRISTINE L SIGAFUS, HAILEY M ZIEGLER, CHRISTINE M	POSITIONS ADULT BASIC EDUCATION/DULUTH ADULT EDUCATION SPED RESOURCE/LESTER PARK SPED RESIDENTIAL-CHESTER CREEK ASSISTANT PRINCIPAL - EAST HS DEAN OF STUDENTS/MYERS WILKINS GRADE 1 TEACHER/LAURA MACARTHUR SOCIAL STUDIES-EAST - LEAVE IS INTERMITTENT SPANISH IMMERSION TEACHER/LOWELL WORLD LANGUAGE SPANISH/DENFELD SOCIAL WORKER/LAURA MACARTHUR	EFFECTIVE DATES 01/02/2025 05/06/2025 11/04/2024 11/04/2025 10/08/2024 10/21/2024 09/09/2024 10/22/2024 02/12/2025 05/07/2025 12/13/2024 06/06/2025 09/06/2024 06/06/2025 02/26/2025 05/27/2025 02/03/2025 06/06/2025 02/03/2025 06/06/2025 02/03/2025 06/06/2025	
KLENNERT, KAITLIN M <u>CERTIFIED RETIREMENT</u> HANNULA, ELISABETH T KUROSKY, CHERYL M	VISUAL ARTS - ORDEAN-EAST MS <u>POSITION</u> ENGLISH TEACHER - EAST HS PHYSICAL SCIENCE/CHEMISTRY - EAST HS	10/25/2024 <u>EFFECTIVE DATES</u> 06/06/2025 11/11/2024	
NON-CERT APPOINTMENT BECKER, ADAM J BELDEN, BENJAMIN T BENNER, BEVERLY A BENSON, RONALD P BODIN-JENSON, AMY K BOE, SKYLAR M BOLEN, MAIJA A BROWENDER, LAUREN P CARLSON, PAMELA J CHRISTIAN, GENNA L CORKERY, SEAMUS J DANDREA, LINDSEY M DAVIS, JACK M DOLS, HAROLD D DOUGHERTY, HEATHER D FOSTER, ALEXIS P FROST, OLIVIA G GARNER, LAMOREA L GIEGLING, SCOTT A GRYMALA, DIANE L GULAN, SARAH J HEIL, ANDREA S HOBERG, MARGARET J HOLLINDAY, LINDA C HOLTEN, LISA A KARLSON, TERESA A KINGFISHER, BRIAN J KINNEAR, MITCHELL L KIZER BOLTS, MARY G KOLODGE, AMY A KOSKELA, ERIN M LABERGE, JASMINE Y LADEWIG, RYLEY S LEWIS, BARBARA J LOVSHIN, HANNAH M LUOTO, KIMBERLY S MACIEWSKI, JENNIFER M MCCARSON, KATHLEEN M MCGINN, NICOLE A MCRAE, DALE L MILLER, CHRISTINE L MILLER, CHRISTINE L MILLER, CHRISTINE L	POSITION SPED PROGRAM PARA/DISTRICT WIDE, 24/38WKS, \$21.47/HR, ERJAVEC J. RETIRED SECOND SHIFT ENGINEER I/LOWELL, 40/52WKS, \$18.77/HR EARLY CHILDHOOD SCREENING PARA/DISTRICT WIDE, 18/38WKS, \$21.35/HR, PETERSON T. OTHEF FLOATING CUSTODIAN/DISTRICT WIDE, 40/52WKS, \$18.24/HR OSS SENIOR/ORDEAN EAST, 40/52WKS, \$10.27/HR, DOUGLAS J. TRANSFER INSTRUCTIONAL PARA/MYERS-WILKINS, 31.25/38WKS, \$17.34/HR NUTRITIONAL SERVICE ASST/LORDEAN, 17.5/38WKS, \$15.68/HR, MCDONALD K. RESIGNED SPED BW PARA/LOWELL, 31.25/38WKS, \$18.85/HR, SWANSON H. RESIGNED NUTRITIONAL SERVICE ASST/LAURA MACARTHUR, 15/38WKS, \$15.68/HR, OLDSON C. RESIGNED HRLY MONITOR/LOWELL SUPERVISORY PARA/EAST, 32.5/38WKS, \$18.92/HR, MENDOZA C. RESIGNED HOURLY DISHWASHER/MYERS-WILKINS, 10/38WKS, \$14.00/HR SECOND SHIFT ENGINEER I/STOWE, 40/52 WKS, \$14.77/HR DIGITAL INNOVATION SPECIALIST/TECHNOLOGY, 40/52 WKS, \$11,182/WK, VANG P. TRANSFER SPED SUIDENT SPECIFIC PARA/DEFNELD, 32.5/38WKS, \$20.05/HR SPED BUILDING WIDE PARA/DEFNELD, 32.5/38WKS, \$20.02/HR, SPECT D. TRANSFER SPED BUILDING WIDE PARA/DEFNELD, 33.75/38WKS, \$20.26/HR SPED BUILDING WIDE PARA/DEFNELD, 33.75/38WKS, \$20.26/HR SPED STUDENT SPECIFIC PARA/DEFNELD, 31.25/38WKS, \$20.26/HR SPED STUDENT SPECIFIC PARA/DEFNELD, 31.25/38WKS, \$21.02/HR Office Support Specialist Senior/Community Ed 40/52WkS, \$21.02/HR NTRITIONAL SERVICE ASST/LINCOLN PARK, 17.5/38WKS, \$21.02/HR NUTRITIONAL SERVICE ASST/LINCOLN PARK, 17.5/38WKS, \$21.02/HR NUTRITIONAL SERVICE ASST/LINCOLN PARK, 17.5/38WKS, \$21.07/HR, SPECT D. TRANSFER CULTURAL IMMERSION PROGRAM PARA/LOWELL, 40/38WKS, \$21.07/HR, SPECT D. TRANSFER CULTURAL IMMERSION PROGRAM PARA/LOWELL, 40/38WKS, \$21.07/HR, SPECT D. TRANSFER CULTURAL IMMERSION PROGRAM PARA/LOWELL, 40/38WKS, \$21.07/HR, SPECT D. TRANSFER SECOND SHIFT ENGINEER I/LASTE, 40/52WKS, \$21.07/HR, SPECT D. TRANSFER SPED PRO	EFFECTIVE DATES 09/12/2024 09/20/2024 10/28/2024 09/30/2024 10/21/2024 09/30/2024 09/30/2024 09/30/2024 09/30/2024 09/30/2024 09/16/2024 09/16/2024 09/16/2024 09/18/2024 09/18/2024 10/07/2024 10/07/2024 10/07/2024 10/07/2024 10/30/2024 10/07/2024 09/09/2024 09/09/2024 09/09/2024 09/09/2024 09/09/2024 09/16/2024 10/07/2024 09/04/2024 10/07/2024 10/07/2024 10/15/2024 09/04/2024 10/28/2024 10/28/2024 10/28/2024 09/12/2024 10/12/2024 09/18/2024 09/18/2024 09/18/2024 09/18/2024 <	

MILLER, JACOB L NELSON, JACK D PAYNE, NATHAN F PERKINS, REBECKAJO L PETERSON, MATHEW C PHILLIPS, BRANDON J PODGORNIK, CHERYL R ROBINSON, MAGGIE C SALMONSON, HOLLY B SEMENOVA, IULIIA SEVERANCE, JULIA C TROMBLEY, MARISSA L TRUDEAU, ROBERT C TRUMAN-BASTIE, BENJAMIN , WILCZEK, CHRISTOPHER D ZURN, JAYD A	CUSTODIAN I/LINCOLN PARK, 40/52WKS, \$17.52/HR INSTRUCTIONAL PARA/MYERS-WILKINS, 31.25/38WKS, \$17.17/HR SPED PROGRAM PARA/DENFELD, 33.75/38WKS, \$21.94/HR, SPED STUDENT SPECIFIC PARA/STOWE, 31.25/38WKS, \$20.92/HR TECH TUTOR PARA/DENFELD, 35/38WKS, \$21.62/HR, LAVALIER L. RESIGNED HOURLY DISHWASHER/MYERS-WILKINS/12.5/38WKS, \$14.00/HR SPED STUDENT SPECIFIC PARA/STOWE, 31.25/38WKS, \$20.05/HR, SPED PROGRAM PARA/LOWELL, 31.25/38WKS, \$21.07/HR, HETRICK E. TRANSFER HOURLY MONITOR/LOWELL, 23/38WKS, \$15.00/HR HOURLY MONITOR/PIEDMONT, 23/38WKS, \$15.00/HR SUPERVISORY PARA/DENFELD, 20/38WKS, \$17.83/HR, ERICKSON B. RESIGNED SUPERVISORY PARA/EAST, 33.75/38WKS, \$18.92/HR, DRAGSTEN M. TRANSFER HOURLY DISHWASHER/LESTER PARK, 12.5/38WKS, \$14.00/HR J HOURLY DISHWASHER/HOMECROFT, 12/38WKS, \$14.00/HR TECHNICAL TUTOR PARA/EAST, 35/38WKS, \$22.14/HR HOURLY MONITOR/LOWELL, 23/38WKS, \$15.00/HR	10/15/2024 10/11/2024 10/21/2024 01/06/2025 09/05/2024 09/11/2024 10/31/2024 10/30/2024 10/30/2024 10/07/2024 10/07/2024 11/01/2024 10/01/2024 10/01/2024 10/01/2024	
NON-CERT LEAVES	POSITIONS	FFFFC	TIVE DATES
GANZ, VANESSA M	SPED PROGRAM PARA SETTING III/IV/LAURA MACARTHUR	01/22/2025	04/16/2025
GARBOW, JENNIFER S	COORDINATOR OF INDIAN ED/DISTRICT WIDE	09/18/2024	10/18/2024
HUGHES, SCOTT J	SPED PROG PARA-EAST HS	10/23/2024	12/18/2024
JACKSON, EMILY M	CHILD NUTRITION ASST - LESTER PARK ES	09/20/2024	09/27/2024
KALWITE, MICHELLE R.U.	CHILD NUTRITION - LINCOLN PARK	09/17/2024	10/17/2024
LANDRY, WENDY M	OSSS- LINCOLN PARK MS	07/05/2024	
ROSETH, RICHARD J	SUPERVISORY PARA-DENFELD- END DATE TBD	09/16/2024	
RUPP, JEREMY J	DISTRIC COMMUNITY ED COORDINATOR/DISTRICT WIDE	09/12/2024	03/01/2025
-	HEALTH ASST LPN PARA-EAST	09/24/2024	
SETTERGREN, JAMES J	SCHOOL BUS DRIVER II - INTERMITTENT	07/28/2024	10/25/2024
NON-CERT RESIGNATION	POSITION	EEEC	TIVE DATES
	CHILD NUTRITION SERVICE ASST - DENFELD HS	09/06/2024	IVE DAILS
BODIN-JENSON, AMY K	OSS SENIOR - ORDEAN-EAST MS	10/25/2024	
BOWLES, QUIENTIN D	SPED BW PARA - MYERS-WILKINS ES	09/27/2024	
DIMARCO, NICOLA A	SUPERVISORY PARA-DENFELD HS	10/11/2024	
DUVALL, JACQUELINE E	SPED BW PARA - EAST HS	09/20/2024	
EDWARDS, SAGE R	SCHOOL CUSTODIAN 1 - LOWELL ES	11/08/2024	
GARBOW, JENNIFER S	COORDINATOR INDIAN EDUCATION - DW	11/15/2024	
OLSON, CRYSTAL F	CHLD NUTRITION SERVICE ASST - LAURA MAC ES	09/06/2024	
PETERSON, TAMMI L	DULUTH PRE K PARA - MYERS-WILKINS ES	10/18/2024	
REINKING, AMBER L	CHILD NUTRITION ASSISTANT-EAST HS	10/18/2024	
ROBARGE, JESSICA L	AMERICAN INDIAN HOMESCHOOL LIAISON - DW	09/13/2024	
SANGSTER, SANDRA M	PRE K PARA - LOWELL ES -REVISED DATE FROM 11/18/24	10/07/2024	
TUCKER, MACKENZIE K	SUPERVISORY PARA OTHER - LINCOLN PARK MS	08/29/2024	
WALSBURG, AMANDA L	SPED PROG PARA SETTING III/IV - PIEDMONT ES	11/26/2024	
	DOSITION		
<u>NON-CERT RETIREMENT</u> ERJAVEC, JANE L	<u>POSITION</u> REVISED DATE SPED PROG PARA SETTING III/IV - DW	10/02/2024	TIVE DATES
FRIDSMA, JAMES C	UTILITY PERSON II - FACILITIES	01/31/2025	
KIRK, LARAE M	CHILD NUTRITION SERVICE ASST - LINCOLN PARK MS	10/16/24	
LANCOUR, JOAN M	EXEC ASST DIRECTORS TEACH LEARN & EQUITY - DW	12/02/2024	
METCALF, KAREN L	CHILD NUTRITION ASSISTANT - LAURA MAC ES	10/01/2024	
SMITH, BART D	TECHNOLOGY MANAGER - DSC	01/03/2025	

Duluth

HR/BS Services Committee Monthly Fund Balance Report November 12, 2024 Committee Meeting

Public		15			BUDGET SUMN	/AR	Y			11/4	1/2024	Percent sp
REVENUES	24-25				24-25		24-25		24-25		24-25	
	CURRENT YEAR ADC	PTED E	BUDGET	CURR	RENT YEAR REVISED BUDGET	RECE	IVED TO YEAR TO DATE	RECEI	VED ENCUMBERED	BUD	GET BALANCE	
	FUND		Jul-24		JULY 24-25		July -June	Ju	ıly -June		July -June	
General	01	\$	121,707,253.72	\$	121,707,253.72	\$	27,481,634.24	\$	6,381.02	\$	94,232,000.50	23%
Food Service	02	\$	6,000,000.00	\$	6,000,000.00	\$	651,431.85	\$	(104.65)	\$	5,348,672.80	11%
Transportation	03	\$	6,332,190.85	\$	6,332,190.85	\$	1,036,328.26	\$	-	\$	5,295,862.59	16%
Community Ed	04	\$	8,580,500.00	\$	8,578,848.02	\$	908,230.20	\$	-	\$	7,670,617.82	11%
Operating Capital	05	\$	2,772,175.43	\$	2,772,175.43	\$	329,707.18	\$	-	\$	2,442,468.25	12%
Building Construction	06	\$	-	\$	-	\$	-	\$	-	\$	-	
Debt Service Fund	07	\$	28,067,285.00	\$	28,067,285.00	\$	1,613,390.43	\$	-	\$	26,453,894.57	6%
Trust Fund	08	\$	276,100.00	\$	276,100.00	\$	-	\$	-	\$	276,100.00	0%
Dental Insurance Fund	20	\$	950,000.00	\$	950,000.00	\$	359,450.57	\$	-	\$	590,549.43	38%
Student Activity	79	\$	276,264.00	\$	276,264.00	\$	122,302.67	\$	-	\$	153,961.33	44%
REVENUES	TOTALS:	\$	174,961,769.00	\$	174,960,117.02	\$	32,502,475.40	\$	6,276.37	\$1	42,464,127.29	19%

EXPENSES	24-25				24-25		24-25		24-25		24-25
	CURRENT YEAR A	DOPTED	BUDGET	CUR	RENT YEAR REVISED BUDGET	EXP	ENSES TO YEAR TO DATE	EX	PENSES ENCUMBERED	BU	DGET BALANCE
	FUND		Jul-24		JULY 24-25		July - June		July -June		July - June
General	01	\$	122,251,138.00	\$	122,149,487.64	\$	31,270,396.55	\$	4,571,007.23	\$	86,308,083.86
Food Service	02	\$	6,055,998.00	\$	6,055,998.00	\$	1,112,950.60	\$	2,386,488.69	\$	2,556,558.71
Transportation	03	\$	6,783,799.00	\$	6,783,799.00	\$	1,971,503.48	\$	407,902.30	\$	4,404,393.22
Community Ed	04	\$	7,826,159.00	\$	7,848,507.02	\$	1,754,815.79	\$	69,954.17	\$	6,023,737.06
Operating Capital	05	\$	6,720,958.43	\$	6,908,621.43	\$	3,155,742.58	\$	1,228,847.38	\$	2,524,031.47
Building Construction	06	\$	993,431.57	\$	993,431.57	\$	473,361.21	\$	32,912.84	\$	487,157.52
Debt Service Fund	07	\$	27,393,530.00	\$	27,393,530.00	\$	1,810,568.10	\$	-	\$	25,582,961.90
Trust Fund	08	\$	263,733.00	\$	263,733.00	\$	-	\$	-	\$	263,733.00
Dental Insurance Fund	20	\$	929,564.00	\$	929,564.00	\$	478,331.63	\$	-	\$	451,232.37
Student Activity	79	\$	379,993.00	\$	379,993.00	\$	118,382.52	\$	15,593.19	\$	246,017.29
EXPENSES	TOTALS	\$	179,598,304.00	\$	179,706,664.66	\$	42,146,052.46	\$	8,712,705.80	\$	128,847,906.40

Extra Curricular	Fund	01 Prog 298
Revenue	\$	131,623.12
Expense	\$	161,871.17

Fundraisers Reported October 2024

The following fundraisers were reported in the above timeframe and per Policy 511–Fundraising, require School Board approval:

School	Organization Fundraising	Estimated Profit	Description of Fundraiser
Denfeld	PBIS	\$2,500.00	Give MN for \$2,500.00 to fund our PBIS Hunter of the Month Lunches
Denfeld	PBIS	\$10,000.00	Dinner Event and Silent Auction
East	Greyhound Kitchen & The Hunter and The Hound Catering Co- Op	\$2,000.00	We will be doing a Thanksgiving Pie sale to fund our CTSO's
Lester Park	5th Grade Wolf Ridge Trip	\$550.00	Food at PTA Halloween Dance
Lester Park	Schoolwide	\$1,500.00	Annual Giving Tree
Lester Park	5 th Grade	\$750.00	Sponsoring their field trip to wolf ridge by purchasing a letter
Lincoln Park	Schoolwide	\$7,500.00	Donation drive to raise funds and collect items (food, clothing, supplies, gift cards) for LPMS Community School students and families (school pantry, clothing closet, household/hygiene items, school supplies, grocery/gas gift cards, holiday/winter break resources for students/families, unique family needs, etc. A wish list of specific high-priority items/needs will be developed and shared with those who would like to contribute

LF	CAS	E	A	GR	EI	EM	EN	T

1720A Crete Street, Moberly, MO 65270 Phone: 800-662-3759, Fax: 800-426-2626

LESSEE LEGAL ISD709 Dulu	NAME: th Publics School		Telephone No: 2183368738	}			
Billing Address: 709 Portia Jo	hnson Drive, Duluth, MN 55811	Equipment Location (if other than Billing Address). 709 Portia Johnson Drive, Duluth, MN 55811					
EQUIPMENT DESCRIPTION: (indicate quantity, new or used and include make, model, serial # and all attachments - see below and/or attached Schedule A)							
Unit Quantity	Description of Equipme	Make and Type	Model Number		Serial Number		
4	Konica Minolta Accuri	o Press 7120				,	
BASE TERM IN MONTHS	TOTAL NUMBER OF LEASE PAYMENTS	END OF L X Fair market value, plus ta	EASE PURCHASE OPTION xes		(a) Advance Payment: \$0.00		
<u>48</u>	<u>48</u> @ <u>\$3,600.00</u> (plus taxes)	10% of Equipment cost, j \$1.00, plus taxes		(b) Security Deposit: \$0.00			
		(FMV unless another option is selected. You may not exercise a purchase option if (c) I				tion Fee: \$95.00	
		you are in default. If you exercise a purchase option we will convey all of our right, title and interest in such Equipment to you on an AS-IS WHERE IS without warranty.) Total due $a + b + c = $ \$95.0					

**If more than one lease payment is required as an Advance Payment, the balance will be applied to lease payments in inverse order, starting with the last lease payment. Your obligation to pay all amounts and perform all other obligations is non-cancellable, absolute, unconditional and not subject to abatement, set-off or defense.

In this agreement ("Lease"), "we," "our," and "us" refers to LEAF Capital Funding, LLC as our interests (and only our interests). If we obtain such insurance, you will pay us an Lessor and "you" and "your" refer to the Lessee. You agree to lease the Equipment upon the following terms and conditions:

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1. LEASE PAYMENTS AND TERM: The Lease is enforceable on you upon your execution. The term of the Lease shall commence on the date the Equipment is delivered to you ("Lease Commencement Date"). The first Lease Payment shall be due on the date we specify in the month following the Lease Commencement Date as set forth in our invoice, and the remaining Lease Payments will be due on the same day of each subsequent month (each, a "Payment Date") until paid in full. The Base Term shall commence on the date one month prior to the first Payment Date. We may charge you a portion of one Lease Payment for the period from the Lease Commencement Date until the first day of the Base Term ("Interim Rent"). The Interim Rent shall be due as invoiced. We may adjust the Lease Payments up to 15% if the actual costs are different than the estimate used to calculate the Lease Payments. On an annual basis, the Monthly Payment may be increased by a maximum of 15% of the amount previously then in effect.

2. DELIVERY, ACCEPTANCE, USE AND REPAIR: You are responsible for Equipment delivery and installation. You unconditionally accept the Equipment upon the earlier of (a) your oral or written acceptance of the Equipment, or (b) 10 days after delivery of the Equipment. You authorize us to fill in the Lease Commencement Date, serial numbers and other information. You will not move the Equipment from the above location without our written consent and are responsible for maintaining the Equipment in good repair. We are not responsible for Equipment or vendor failures.

3. INDEMNIFICATION: You agree to indemnify, defend and hold us harmless from and against any losses, damages, penalties, claims and suits, including attorneys' fees and expenses related to the ordering, manufacture, installation, ownership, condition, use, lease, possession, delivery or return of Equipment.

4. LEASE EXPIRATION, RENEWAL: Unless you notify us at least 90 days prior to the expiration of the Lease of your election to return or purchase the Equipment, this Lease will renew on a month-to-month basis at the same monthly Lease Payment until you either exercise the purchase option or provide us with at least 90 days notice and return the Equipment. If you return the Equipment, (i) it must be to the location we designate and you are responsible for all return costs and we may charge a Restocking Fee equal to one Lease Payment, and (ii) you must securely remove all data from any and all disk drives or magnetic media prior to returning the Equipment (and you are solely responsible for selecting an appropriate removal standard that meets your business needs and complies with applicable laws). You will pay us for any loss in value resulting from failure to maintain the Equipment in accordance with this Lease or for damages incurred in shipping and handling. If you exercise a purchase option we will convey all of our interest in such Equipment to you on an AS-IS WHERE IS basis without representation or warranty.

5. LATE FEES AND CHARGES: If any amount is not paid within three (3) days of when due, you agree to pay us a late charge equal to the lesser of 10% of the amount past due or the maximum legal amount. Amounts which are not paid within 30 days of when due shall accrue interest at 1.5% per month (or if less, the maximum legal rate) until paid. You agree to pay \$25 for each pay by phone and \$35 for each returned payment.

6. NO WARRANTY: We do not manufacture the Equipment and you have selected the Equipment and the supplier. WE MAKE NO EXPRESS OR IMPLIED WARRANTIES, INCLUDING THOSE OF MERCHANTABILITY OR FITNESS FOR A PURPOSE AND ARE NOT RESPONSIBLE FOR CONSEQUENTIAL OR INCIDENTAL DAMAGES.

7. INSURANCE, RISK OF LOSS: You bear all risk of loss or damage to the Equipment from its order until it is returned in the required condition or purchased by you ("Risk Period"). During the Risk Period you will maintain property and liability insurance on the Equipment acceptable to us, naming us loss payee and additional insured. If you do not provide

additional amount for the cost of it and an administrative fee, the cost of which may be more than the cost to obtain your own insurance and on which we may make a profit.

10/124- due 10/1/28

8. OWNERSHIP AND TAXES: We own the Equipment (excluding licensed software). If you are deemed to own it, you grant us a security interest in the Equipment. You authorize us to file UCC financing statements to confirm our interest. You will pay, when due, all taxes, fines and penalties relating to the purchase, use, leasing and/or ownership of the Equipment. If we pay any taxes, (including property tax), fees or penalties on your behalf, you will pay us the amount we paid plus an administrative fee. You agree to pay us the documentation fee specified above or if not so specified, the greater of either \$125 or 0.5% of the Equipment cost. If we require an Equipment site inspection, or you request administrative services, you agree to reimburse our costs

9. DEFAULT: If you or any guarantor do not pay us any amount within ten (10) days of its due date, or breach any terms of this Lease, any guaranty or any license relating to the Equipment, you will be in default. If you default, we may require you to do any combination of the following: (a) immediately pay all amounts then due, plus the present value of the remaining Lease Payments, Interim Rent and residual value of the Equipment, as determined by us, discounted at an annual rate of 3%; (b) return all of the Equipment; (c) allow us to repossess the Equipment; or (d) use any and all remedies available to us under applicable law. If you default, you agree to pay the cost of repossession and our attorney's fees and costs. In addition to all other charges and as reimbursement for expenses incurred and not as a penalty, we may require you to reimburse us for the phone calls, letters, and any additional expense incurred in the collection or servicing of this Lease for you. If we take possession of the Equipment, we may sell or otherwise dispose of it with or without notice, at a public or private sale, and apply the net proceeds (after we have deducted all costs related to the sale or disposition of the Equipment) to the amounts that you owe us. You agree that if notice of sale is required by law, 10 days' notice shall constitute reasonable notice. You remain responsible for any amounts that are due after we have applied such net proceeds. We may apply any security deposits to your obligations and if you do not default, the balance will be refunded without interest

10. ASSIGNMENT: You have no right to sell or assign the Equipment or Lease. We may sell or assign our rights in the Lease and/or Equipment and the new owner will have all our rights but will not be subject to any claim or defense you have against us

11. ARTICLE 2A: You agree this Lease is a "finance lease" as defined in Article 2A of the Uniform Commercial Code. You waive all rights and remedies conferred upon a lessee by Article 2A (508-522) of the UCC. You have received a copy of the Supply Contract or been informed of the identity of the Supplier and you may have rights under the Supply Contract and may contact the Supplier for a description of those rights.

12. CREDIT INFORMATION: You authorize us or any of our affiliates to obtain credit bureau reports, and make other credit inquiries that we deem necessary.

13. CHOICE OF LAW: THIS LEASE WILL BE GOVERNED BY PENNSYLVANIA LAW. YOU CONSENT TO JURISDICTION IN THE STATE OR FEDERAL COURTS IN PENNSYLVANIA AND WAIVE ANY RIGHT TO A TRIAL BY JURY.

14. MISCELLANEOUS: This Lease is the parties' entire agreement and can be amended only in writing signed by both parties. This Lease may be executed in counterparts (manually or by electronic means) and, when transmitted to us shall be binding upon you for all purposes. This Lease is not binding on us until we sign it. You agree not to raise as a defense to the enforcement of this Lease that it was executed or transmitted to us by electronic means. You will use the Equipment only for business purposes and not for personal, family or household use. The USA PATRIOT Act requires us to obtain, verify, and record information that identifies you thus we ask for your name, address and other information or documents that substantiate your identity.

us with proof of such insurance, we may secure insura	nce on the Equipment to cover	•					
ACCEPTED BY LESSEE: ISD709 Duluth Publics School		Simone Zunch	Title: Exec Dir Bs Serner				
x_ Demore Truch	E-Mail Address:	imonerunich@150709.019	Date: 10/8/24				
Lessee Authorized Signature	Tax ID Number:	<u>41-6003776</u>					
PERSONAL GUARANTY: Undersigned guarantees that Lessee will make all payments and perform all other obligations under the Lease when due. Undersigned agrees that this is a guaranty of payment and not of collection, and that we can proceed directly against undersigned without first proceeding against Lessee or the Equipment. Undersigned also waives all suretyship defenses and notification if the Lessee is in default and consents to any extensions or modifications granted to Lessee. Undersigned will pay us all expenses (including attorneys' fees) we incur in enforcing our rights against undersigned or Lessee. If more than one person signs this guaranty, each agrees that his/her liability is joint and several. Undersigned authorizes us and our affiliates to obtain credit bureau reports and make inquiries regarding undersigned's personal credit. You consent to jurisdiction in the State or Federal courts in Pennsylvania and expressly waive any right to a trial by jury.							
SIGNED X	Print Name:	E-Mail Addr	ess:				
Accepted by: LEAF Capital Funding, LLC By:	Title:	Date:	24 LEASE01 2-7-2019 App=956325				



SCHEDULE A TO LEASE AGREEMENT (EQUIPMENT DESCRIPTION)

Lease Application No.: 956325

QNT	Equipment Description		Make	Model	Serial Number
Location: 7	709 Portia Johnson Drive, Duluth, MN 558	311			

4 Konica Minolta Accurio Press 7120

New

LESSEE: ISD709 Duluth Publics School	LEAF CAPITAL FUNDING, LLC
BY:	BY:
PRINT NAME:	PRINT NAME:
TITLE: Exel. Mi bubiness Genices	TITLE:
DATE:	DATE:

Page 1 of 1

LEASESCHEDA 8-23-2012 App=956225

DELIVERY AND ACCEPTANCE CERTIFICATE

Date of Equipment Delivery:

Application No.: 956325

ΊΙ⊢ΔΙ

ISD709 Duluth Publics School ("Customer") hereby certifies that all of the equipment, software and other property (collectively, "Equipment") referred to in that certain Agreement related to the above referenced application number (the "Agreement") by and between Customer and LEAF Capital Funding, LLC ("LEAF") has been delivered to and been received by Customer at the location(s) set forth in the Agreement, that all installation or other work necessary prior to the use thereof has been completed, that the Equipment has been examined by the Customer and is in good operating order and condition and is in all respects satisfactory to Customer, and that the Equipment is accepted by the Customer for all purposes under the Agreement. Customer represents and warrants that the Date of Equipment Delivery set forth above and the Billing Address and the Equipment Location set forth in the Agreement are correct. By its execution and delivery of this Acceptance Certificate, Customer hereby reaffirms all of the representations, warranties and covenants contained in the Agreement as of the date hereof, and further represents and warrants to LEAF that no Event of Default, and no event or condition which with notice or the passage of time or both would constitute an Event of Default, has occurred and is continuing as of the date hereof. Customer further certifies to LEAF that Customer has selected the Equipment (and to the extent applicable, the vendor of the Equipment) and has received and approved the purchase order, purchase agreement or supply contract under which the Equipment will be acquired for all purposes of the Agreement.

ACCORDINGLY, CUSTOMER AUTHORIZES LEAF TO PURCHASE THE EQUIPMENT FROM THE APPLICABLE SUPPLIER(S).

DO NOT SIGN THIS DELIVERY AND ACCEPTANCE CERTIFICATE UNTIL YOU HAVE RECEIVED ALL OF THE EQUIPMENT.

CUSTOMER: ISD709 Duluth Publics School	
By: Dinine Junch	
Print Name: <u>Minine Tunich</u>	
Title: EXEL. Dir. Bugues Services	
E-Mail Address: Dimont. Tunich@igd709.	ôrg
Date: _/0.8.74	/

THE ABOVE SIGNATORY AFFIRMS THAT HE/SHE IS A DULY AUTHORIZED CORPORATE OFFICER OR OFFICIAL, MEMBER, PARTNER OR PROPRIETOR OF THE ABOVE NAMED CUSTOMER.

LEAF AUTOPAY PROGRAM (AUTHORIZATION TO DEBIT AND CREDIT ACCOUNT BY ACH)

Customer Name: ISD709 Duluth Publics School

Application Number: 956325

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In connection with the above referenced contract(s) ("Contract"), Customer(s) hereby authorize(s), LEAF Capital Funding, LLC AND/ OR ITS AGENTS, SUCCESSORS AND ASSIGNS (collectively, "Company"), to initiate ACH credit and/or debit entries, and if necessary, adjust any credit and/or debit entries made in error to the account described below ("Account") at the financial institution named below ("Bank"). The authorization provided herein (this "Authorization") is intended to encompass all amounts due and to become due under the above Contract, including current and past due periodic payments, miscellaneous charges, taxes and late charges. In addition, Customer potentially will enter into future transactions with Company. Customer hereby acknowledges and agrees that this Authorization shall constitute a continuing Authorization to withdraw amounts for this Agreement as well as all future transaction(s) with the Company. This Authorization shall not be limited or deemed waived, nor shall Company assume any liability, if for any reason Company delays debiting the Account for amounts due under the Contract. FOR ADMINISTRATIVE PURPOSES, ALL DEBIT AND CREDIT ENTRIES SHALL APPEAR ON THE ACCOUNT AS BEING INITIATED BY <u>"LEASE SERVICES."</u>

<u>Recurring Authorization</u>: Initial to the left to authorize a RECURRING ACH authorization.

One-time Payment: Initial to the left to authorize a ONE-TIME debit of the below account of \$95.00 plus taxes.

BANK NAME:		ABA/ROUTING NUMBER:
BRANCH:		ACCOUNT NAME:
CITY:		
STATE:	ZIP:	ACCOUNT NUMBER:

(ATTACH A VOIDED CHECK ON THE ABOVE ACCOUNT)

Your Name 1001 1234 Main Street Anywhere USA <u>20</u>	The check number is on the top and bottom right of the check - <u>we do not need the</u> <u>check number</u> .
PAY TO THE ORDER OF \$	Account Number is the middle group of 12 numbers on the bottom of your check.
FOR 1:1239567891: 000123956789 # 1001	Routing Number is the group of 9 numbers on the bottom left of your check.

Customer certifies that all information set forth above is true and correct. Customer agrees to give Company not less than twenty (20) days advance written notification of any termination or change in this Authorization, which shall remain in full force and effect until Company has received such written notification from Customer.

Signature:X	Customer Billing Contact Information
Print Name:	(if different from information on left):
Title:	Name:
Date:	Title:
Phone Number:	Phone Number:
E-mail Address:	E-mail Address:

THE PERSON SIGNING ABOVE AFFIRMS THAT HE/SHE IS A DULY AUTHORIZED CORPORATE OFFICER OR OFFICIAL, PARTNER OR PROPRIETOR OF THE ABOVE NAMED CUSTOMER.



State and Local Government Addendum

Reference: Application No. 956325

This State and Local Government Addendum (this "<u>Addendum</u>") is made part of the Agreement related to the above referenced application number ("Agreement") between **LEAF Capital Funding**, **LLC** ("<u>we</u>" "<u>us</u>" and "<u>ours</u>") and <u>ISD709 Duluth Publics School</u> ("<u>you</u>" and "<u>your</u>"). Capitalized terms used but not defined will have the meaning given to them in the Agreement. If there is any conflict between the terms of this Addendum and the terms of the Agreement, the terms of this Addendum will control and prevail. The parties hereby agree as follows:

1. Funding Intent. You reasonably believe that funds can be obtained sufficient to make all Payments set forth in the Agreement and any other amounts owed during the term of the Agreement. You agree that your chief executive or administrative officer (or your administrative office that has the responsibility of preparing the budget submitted to your governing body, as applicable) will provide for funding for such payments in your annual budget request submitted to your governing body. You covenant that you will do all things lawfully within your power to obtain, maintain and properly request and pursue funds from which the Payments may be made, including making provisions for such payments to the extent necessary in each budget submitted for the purpose of obtaining funding, using your best efforts to have such portion of the budget is not approved. If your governing body chooses not to appropriate funds for such payments, you agree that your governing body will evidence such nonappropriation by omitting funds for such payments under the Agreement will be your current expense and will not be interpreted to be a debt in violation of applicable law or constitutional limitations or requirements. Nothing contained in the Agreement will be interpreted as a pledge of your general tax revenues, funds or moneys.

2. Nonappropriation of Funds. If (a) sufficient funds are not appropriated and budgeted by your governing body in any fiscal period for Payments set forth in the Agreement or any other amounts owed to us and (b) you have exhausted all funds legally available for such payments due under the Agreement (together, a "Non-Appropriation Event"), then you will give us not less than ninety (90) days written notice (a "Termination Notice") and the Agreement will terminate as of the last day of your fiscal period for which funds for such payments are available ("Termination Date"). Such termination is without any expense or penalty, except for the portions of such payments and those expenses associated with your return of the Equipment in accordance with the Agreement for which funds have been budgeted or appropriated or are otherwise legally available. You agree that, to the extent permitted by law, you will not terminate the Agreement if any funds are appropriated by you or to you for the acquisition or use of equipment or services performing functions similar to the Equipment during your fiscal period in which such termination would occur. You shall (i) on or before the Termination Date, return the Equipment in accordance with the return requirements set forth in the Agreement, (ii) provide in the Termination Notice a certification of a responsible official that a Non-Appropriation Event has occurred, (iii) deliver to us, upon our request, an opinion of your counsel (addressed to us) verifying that the Non-Appropriation Event as set forth in the Termination Notice has occurred, and (iv) pay us all sums payable to us under the Agreement up to and including the Termination Date. You acknowledge and agree that, in the event of the termination of the Agreement and the return of the Equipment as provided for herein, you shall have no interest whatsoever in the Equipment or proceeds thereof and we shall be entitled to retain for our own account the proceeds resulting from any disposition or releasing of the Equipment along with any advance rentals, security deposits or other sums previously paid by you pursuant to the terms of the Agreement.

3. <u>Authority and Authorization</u>. You represent and agree that: (a) you are a state or a political subdivision or agency of a state; (b) the entering into and performance of the Agreement is authorized under your state laws and Constitution and does not violate or contradict any judgment, law, order, or regulation, or cause any default under any agreement to which you are party; (c) you have complied with all bidding requirements and, where necessary, have properly presented the Agreement for approval and adoption as a valid obligation on your part; and (d) you have sufficient appropriated funds or other moneys available to pay all amounts due under the Agreement for your current fiscal period. Upon our request, you agree to provide us with an opinion of counsel as to clauses (a) through (d) above, an incumbency certificate, and other documents that we request, with all such documents being in a form satisfactory to us.

4. <u>Government Use</u>. You agree that (a) you will comply with all information reporting requirements of the Internal Revenue Code of 1986, as amended, including but not limited to the execution and delivery to us of information statements requested by us, and (b) the use of the Equipment is essential for your proper, efficient and economic operation, you will be the only entity to use the Equipment during the term of the Agreement and you will use the Equipment only for your governmental purposes. Upon our request you will provide us with an essential use letter in a form satisfactory to us as to clause (b) above.

5. <u>Insurance</u>. You agree to provide and maintain at your own expense (a) property insurance against the loss, theft, destruction of, or damage to, the Equipment for its full replacement value, naming us as loss payee, and (b) public liability and third party property insurance, naming us as an additional insured. You will give us certificates or other evidence of such insurance on the Equipment at such times as we request. All insurance obtained from a third party insurer will be in a form, amount and with companies acceptable to us, and will provide that we will be given 30 days' advance notice of any cancellation or material change of such insurance. If you do not provide us with proof of such insurance, we may secure insurance on the Equipment to cover our interests (and only our interests). If we obtain such insurance, you will pay us an additional amount for the cost of such insurance and an administrative fee, the cost of which may be more than the cost to obtain your own insurance and on which we may make a profit.

6. <u>Indemnification</u>. With respect to any claims, actions, or suits that are made against us as a result of your actions, omissions, negligence or willful misconduct ("<u>Claims</u>"), to the extent permitted by law, you agree to reimburse us for, and if we request, defend us against, any such Claims.

7. <u>Choice of Law</u>. Regardless of any conflicting provision in the Agreement, THE AGREEMENT WILL BE GOVERNED BY THE LAWS OF THE STATE IN WHICH YOU ARE LOCATED.

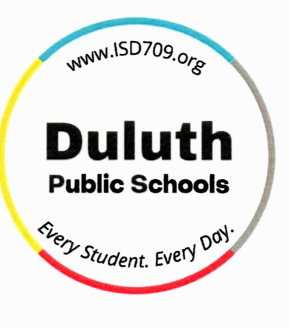
8. This Addendum supplements and amends the Agreement only to the extent and in the manner set forth, and in all other respects, the Agreement will remain in full force and effect.

IN WITNESS WHEREOF the parties hereto, by their authorized signatories, have executed this Addendum at the date set forth below their respective signatures.

CUSTOMER: ISD709 Duluth Publics School	EAF CAPITAL FUNDING, LLC
By: <u>Similar Quick</u> Print Name: <u>Dimone Quinich</u> Title: <u>Exec. Dr. Butiness Genices</u> Title	y:



Professional Service Agreement for: Project Representation and Management Services



October 1, 2024





October 1, 2024

Bryan Brown Manager of Facilities ISD 708 709 Portia Johnson Drive Duluth, MN 55811

Re: Owner Representative and Project Management Service

Dear Mr. Brown:

At your request, ICS Consulting, LLC. is pleased to provide you with this professional service agreement to provide services on behalf of the District for the Myers Wilkins Elementary Wall Repair due to the damage that occurred on Friday, September 13th.

ICS proposes the following Scope of Services

- Provide temporary shoring and protection of damaged area.
- Provide all professional services necessary to design facility solutions to properly repair damaged area, including architectural and structural and electrical engineering.
- Provide all construction related services and oversight to implement the repairs as determined and designed by the Design Professionals.
- Coordination of Architects, Engineers and Contractors to complete the full repair.

We would be happy to discuss this proposal with you for any clarity and understanding when you see appropriate. Thank you for your consideration and we look forward to facilitating the work in conjunction with Duluth Schools and your insurer.

Sincerely,

Andy Faulkner President, ICS





PROJECT OVERVIEW

Myers Wilkins Elementary was damaged by a vehicle on September 13, 2024. ICS was contacted to help facilitate the repair work by engaging the necessary design professionals along with interacting with the School District's insurance representative to ensure the work required to repair is in agreement with the Insurance Companies professionals.

Project Scope of work expected to include:

- Architectural and Engineering services required for the design of the repair.
- Construction contractors to facilitate temporary protection and shoring.
- Construction contractors to repair the building to the design and specifications provided by the Architectural and Engineering professionals.
- Communication and coordination with district staff during the repair of the building to limit disruption.
- Expected scope currently identified as:
 - Replacement of 30'-0" of damaged masonry and brick cavity wall from foundation to top of parapet wall including flashing.
 - Patching Built-Up Roofing along damage wall tying back to new wall construction including all new flashings at parapet.
 - Remove and reinstall 2-Kalwall windows.
 - Remove and reinstall 1-Basketball hoop and structure.
 - Remove and reinstall acoustic wall panels to accommodate new wall construction.

BUILDING STRONG CONNECTIONS

- Paint new masonry wall and all existing masonry wall to match existing.
- Repair, Sand, Refinish and re-stripe existing wood gymnasium floor.

BASIS OF COMPENSATION

Our total compensation for project related professional services described above during design, pre-construction, construction, and post construction are proposed as a time and material format. This format will be consistent with all professional services and contractor services.

ICS will submit monthly invoices to Duluth Public Schools in a Time and Material format based on the actual subconsultant and subcontractor invoices plus 10% overhead and 10% profit. ICS' labor will be billed on an hourly basis per the rate schedule in Appendix B.





Billings

The amount billed for ICS's services on a monthly basis will be based on the Basis of Compensation above and will include all subconsultant and subcontractor invoices received and included in that months billing.





Appendix A

General Conditions

General Conditions

The word "Consultant" refers to ICS Consulting, LLC, the company with which the Owner is contracting. "Owner" is our client. The Agreement with you, the client, is comprised of this Agreement.

1. Scope of Work and Duration of Services

The commencement date for basic services shall be the date of approval of this agreement.

Consultant's obligation to perform the Services shall terminate upon completion of the 1-year statutory warranty period for the project or upon completion of all specified services described in Fee Letter unless mutually agreed upon to extend the services by both parties.

2. General Provisions

In addition to the Agreement, Consultant and Owner agree as follows:

A. Right of Access

Unless otherwise agreed in writing, Owner will furnish Consultant with right-of-access to the Site and accurate information necessary to conduct the Services, as requested by Consultant.

B. Confidential & Proprietary Information

The Consultant and Owner agree not to disclose to others or use any confidential or proprietary information or trade secrets of the other, which may become known to each prior to, during or after the performance of this Agreement without the prior written consent of the other. "Confidential or propriety information" and "trade secrets" shall

> BUILDING STRONG CONNECTIONS



mean any information about the other which is neither publicly known nor legally accessible to the other parties from third parties. Prior to the disclosure of any such confidential or proprietary information or trade secrets, each shall obtain the written approval of the other. Neither Owner nor Consultant shall use the specification or other materials produced under this Agreement for any purpose beyond the scope of this project, without prior written agreement of the other.

C. Quality

Consultant warrants that the Services it performs under this Agreement will be performed with the care and skill ordinarily exercised by reputable members of its profession practicing under similar conditions during the period of this Agreement and in the same or similar locality.

2. Payment for Services

- A. Invoices will be submitted monthly for services performed during the previous month.
- **B.** Payments will be considered due and payable 30 days from the date of the associated invoice. If payments are not received upon becoming due and payable, interest may be assessed on the outstanding balance at a rate of the US Bank Reference Rate plus 5%, with interest accruing beginning 30 days from the original date of the invoice.

3. Indemnity & Insurance

A. Indemnity

Consultant agrees, to the fullest extent permitted by law, to indemnify and hold harmless Owner, its agents, and employees, from all claims, losses, costs, and damages arising in any way out of Consultant's performance of work under this agreement, but only to the extent caused in whole or in part by negligent acts or omissions or intentional fault on the part of the consultant, regardless of whether such claim, loss, cost, or damage is caused in part by the Owner.

Owner agrees, to the fullest extent permitted by law, to indemnify and hold harmless Consultant, its agents, and employees, from all claims, losses, costs, and damages arising in any way out of Owner's performance of work under this agreement, but only to the extent caused in whole or in part by negligent acts or omissions or intentional fault on



the part of the Owner, regardless of whether such claim, loss, cost, or damage is caused in part by the Consultant.

B. Insurance

Insurance Provided by Consultant. Before the start of its work, the Consultant shall procure and maintain in force coverage and limits of insurance for its own negligence as follows:

COVERAGES	LIMITS OF LIABILITY
Workers' Compensation, including Employer's Liability Insurance	Statutory
Comprehensive General Bodily Injury Liability Insurance, including Contractual	\$1,000,000
Comprehensive General Property Damage Liability	\$1,000,000 Per Claim
Insurance, including Contractual	\$2,000,000 Aggregate
Comprehensive Automobile Injury Liability Insurance	\$500,000 Per Claim
	\$500,000 Aggregate
Comprehensive Automobile Property Damage Liability Insurance	\$500,000
Professional Liability Insurance	\$5,000,000 Per Claim \$5,000,000 Aggregate

4. Limitations on Liability

- A. The obligations of the Owner under this Agreement do not constitute personal obligations of Owner or its directors, officers, or agents. Consultant will look solely to Owner's assets for satisfaction of any liability in respect of this Agreement and will not seek recourse against the directors, officers or agents of Owner or any of their personal assets for such satisfaction, unless there is a written agreement which makes an individual personally liable, executed by that individual. The provisions of this Paragraph 4 are not intended to relieve Owner from the performance of its obligations under this Agreement, but only to limit personal liability in the case of recovery of judgment. They do not limit Consultant's rights to obtain injunctive relief and specific performance or to maintain any other action not involving the personal liability of Owner or its directors, officers, or agents.
- B. In any event, the financial liability of the Consultant for any alleged breach of this Contract, or for any tort committed in performance of this contract, shall not exceed 25% of the

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total contract amount due to Consultant as payment to it for services performed under this Contract.

C. ICS shall not be responsible for the acts or omissions of any consultant, contractor or any subcontractor, supplier or other individuals or entities performing design and/or furnishing any portions of the work. ICS shall not be responsible for the failure of any Contractor to perform or furnish the work in accordance with the Contract Documents.

5. Assignment

This Agreement shall not be assigned by Consultant without prior written consent of the Owner.

6. Authorities for Action

Owner designates a responsible employee for administration and coordination of the work. Consultant designates a responsible employee to act on its behalf in any matter under this Agreement. Either party may designate in writing one or more persons to act on its behalf in any manner under this Agreement, provided notice is given according to the provisions set forth in Paragraph 8 below.

7. Independent Contractor

It is specifically understood and agreed that at all times pertinent to this Agreement, Consultant shall be an independent Contractor and shall not be considered an employee of the Owner.

8. Notices

Any notice under this Agreement shall be in writing and shall be deemed to be properly given when delivered to an officer of Owner or Consultant or upon receipt by the other party, when mailed by registered or certified mail, postage prepaid, return receipt requested.

Either party shall have the right to designate by notice, in the manner set forth above, a different address to which notices are to be mailed.

9. Applicable Law

This Agreement shall be governed by and construed under the laws of the State of Minnesota.

10. Extent of Agreement



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This Agreement represents the entire Agreement between Owner and Consultant, and supersedes all prior obligations, representations, or agreements, either written or oral. This Agreement may be amended only by written instrument, dated, and executed by both Owner and Consultant.

11. Termination

This Agreement may be terminated for proper cause by either party upon thirty (30) days written notice to the other party. Upon termination, Consultant will deliver to Owner or its designee all records, documents or materials in its possession or control of Consultant which relate to the Project and for which payment has been received. If Services have been prepared for, or performed, for which payment has not been received as of the date of termination, Owner shall be entitled to purchase the products of those Services, such as records, materials, and documents, for the consideration due therefore under this Agreement. If Owner does not purchase the products of these Services, Owner remains liable to Consultant for any incurred but unpaid charges for Services performed.

12. Hazardous Materials

It is acknowledged by both parties that ICS Consulting, Inc.'s scope of services does not include any services related to asbestos, hazardous, or toxic materials that may be encountered or found to be present at or in areas adjacent to the site. Any such materials that are encountered shall be immediately brought to the attention of the owner, who will be solely responsible for any required abatement and/or removal of the materials in full compliance with applicable laws and regulations.



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Appendix B

Rate Schedule

Description	Rate per hour
Construction Executive	\$180.00
Project Director	\$150.00
Safety Director	\$135.00
Senior Project Manager	\$140.00
Project Manager	\$130.00
General Superintendent	\$140.00
Site Superintendent	\$125.00
Project Engineer	\$95.00
Clerical / Accounting	\$70.00



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Appendix C

Signature Page



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Duluth Public Schools Professional Service Agreement September 30, 2024

Proposal Terms Terms are continual with termination executed as noted in General Conditions.

Signature includes acceptance of attached proposal, fee schedule, and general conditions.

Authorization to Proceed

We appreciate the opportunity to present this proposal for Professional Services. Please sign and return this document to our office. Upon receipt of a signed copy, a fully executed original copy will be forwarded back to you for your records. We will begin the project at the time of signature acceptance of this proposal.

* * *

Please proceed according to the above stated terms, attached general conditions and the proposal.

For ISD 709, Duluth Public Schools:

For ICS Consulting, LLC.

10/07

Date

Thexess Severance

Printed Name

Dhu. Authorized Signature

mine Zuuch Arnane Tunich

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10/7/24

Date

Andy Faulkner

Printed Name

BUILDING STRONG

CONNECTIONS

Authorized Signature



Expenditure Contracts Signed October 2024

For your information, the Superintendent or the CFO, Executive Director of Business Services has signed the following expenditure contracts during the above timeframe.

* **Not to Exceed**: If asterisk is noted, then the contract has a guaranteed maximum price; District may not pay more than the dollar amount listed (this does not mean the vendor will invoice this amount and may invoice much less).

** Contract is paid via monies from:

DR = Department Restricted (LTFM, Indian Education Funds, Compensatory, Achievement Integration) **DU** = Department Unrestricted (General Fund)

G = Grant (external grants from foundations such as Northland, Duluth Superior Area Community) **SAF** = Student Activity Funds (monies raised by students, gate fees, etc.)

Name	Amount*	Contract Source**	Description
Arrowhead Radio & Security	\$23,500.00*	Facilities Management (DR)	100 Kenwood Analog Radio Package
CDW-Government, LLC	\$24,000.00*	Technology (DU)	Network Engineer II
KQDS FOX 21-TV	\$5,500.00*	Human Resources (DU)	Employment Ads through 1/1/25
Johanna Cummins	\$5,000.00*	TLE (DR)	Professional development for staff members
WeVideo	\$3,253.97	TLE (DU)	WeVideo for Schools annual subscription service
DawnSignPress	\$3,060.00*	TLE (DU)	DawnSignPress creates, develops, and publishes quality American Sign Language (ASL) and Deaf culture- related videos and books.
FuelEducation	\$32,367.00*	TLE (DU)	Additional Learning Hub Course Seat License for ALC/AEO students
Dylan Jennings	\$6,000.00*	Am. Indian Edu. (DR)	Provide culturally specific manoominike activities, drumming and singing services, traditional games, activities and cultural knowledge
Sarah Stock	\$8,500.00*	Head Start (DU)	Nutrition & Dietician services for Duluth Head Start and Preschool 42

Lutheran Social Services	\$294.78/day for 2024- 2025 school year	Special Services (DU)	Provide services to student to meet IEP requirements
Alexandor Sandor	\$250.00*	Ordean-East MS (DU)	Choir concert rehearsals
Tina Weber	\$1,500.00*	Denfeld HS (DU)	Denfeld choir rehearsals
Amber Burns	\$2,000.00*	East HS (DU)	East musical choreographer
Patrick Mulcahy	\$2,000.00*	East HS (DU)	East musical lighting designer/operator/repairs



4330 West 1st Street, Suite B Duluth, MN 55807 (218) 729-8603 OFFICE (218) 729-6131 FAX (218) 830-8162 MOBILE

October 8, 2024

ISD709 Lexie Neff 713 Portia Johnson Dr Duluth, MN 55811 Re: NX-1200 Radios

Arrowhead Radio & Security is pleased to provide a quote for One Hundred (100) Kenwood NX-1200 Radios for Independent School District 709.

(100) Kenwood NX-1200AVK VHF Analog Radio Package @ \$235 each \$23,500

TOTAL COST: \$23,500

CLARIFICATIONS AND EXCLUSIONS:

- This proposal includes a standard 1-year warranty.
- Merchant fees will be added to the invoice if payment is made via credit card.
- No programming is included with this pricing.
- No sales tax is included with this pricing.

Please, contact me with any questions you may have at (218) 830-8162

Sincerely,

ARS/HUNT ELECTRIC CORPORATION

Tim Rogentine Assistant Project Manager & Envine Zuich Budget Code: 05E015805302555000



CHANGE ORDE

Project Name:	DV_TS INDEPENDENT SCHOOL DISTRICT 709- 2024.08-Staff Aug-Net Admin II	Contact Person: Dave Donarski		
Customer Name:	Duluth Independent School District No. 709 (MN)	+1 (847) 4656000		
CDW Affiliate:	CDW Government, LLC	davedon@cdwg.com		
Effective Date:	October 11, 2024	Digital Velocity BDM: Jenna Camphouse-Ferrante		
Change ID:	140743 - 01			

This change order ("**Change Order**" or "**CO**") is made and entered into effect on October 11, 2024 (the "**Effective Date**") by and between the undersigned, CDW Government, LLC("**Seller**" and "we"), and Duluth Independent School District No. 709 (MN) ("**Customer**" and "you"), and amends that certain Statement of Work between the parties, made effective August 28, 2024, for DV_TS INDEPENDENT SCHOOL DISTRICT 709-2024.08-Staff Aug-Net Admin II ("**Statement of Work**" or "**SOW**").

In the event of a conflict between the terms of the Statement of Work and the terms of this Change Order, the terms of this Change Order shall prevail. Except as expressly modified by this Change Order, all terms of the Statement of Work shall remain in full force and effect.

CHANGE DESCRIPTION

This Change Order modifies the SOW and any previous Change Orders. The changes are detailed below:

1. This Change Order adds 160 Billable Units to the SOW, as shown in Table 1.

TABLE 1 – SERVICES FEES

Unit Type	Unit Rate	Billable Units	Subtotal
Network Engineer II – Per Hour	\$150.00	160	\$24,000.00
Estimated Totals			\$24,000.00

2. Notwithstanding anything to the contrary in the SOW, at the conclusion of the additional 160 hours (480 total under the SOW), Customer may hire the Network Engineer at no additional costs provided to Seller.

ode: 01 E 012 108 000 305 000

Proprietry and Confidential Drafted by Chris Garman, SOW#

SIGNATURES

In acknowledgement that the parties below have read and understood this Change Order and agree to be bound by it, each party has caused this Change Order to be signed and transferred by its respective authorized representative.

CDW Government, LLC

Ву:		
Name:	 	
Title:	 	
Date:		

Duluth Independent School District No. 709 (MN)



Holiday Special – Q4 2024

FOX 21 TV and Antenna TV Duluth

114 (:15) Ads Mon-Fri 9a-2p on Fox 21

35 (:15) Ads Mon-Fri 7a-9a in Fox 21 Sunrise News

113 (:15) Ads Mon-Fri 2p-6p on Fox 21

20 (:15) Ads Mon-Su 7p-9p in Fox 21 Prime Time

100 (:15) Ads Mon-Sun 10p-1:05a on Fox 21 Late Night Comedy Block

21 (:15) Ads Mon-Sun 9p-10p in Fox 21 Local News at 9pm

And,

200(:15) Ads Mon-Sun 7a-11p on Antenna TV

Designed as a 10-12 week promotional schedule, but can be adjusted as needed.

603 Total Ads (Avg - \$9.12 per spot!)

\$5,500 Total Investment

OK'd heren Sen







ctimm@kqdsfox21.tv



AGREEMENT

THIS AGREEMENT, made and entered into this 2nd day of October, 2024, by and between Independent School District #709, a public corporation, hereinafter called District, and Johanna Cummins, an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: Two Cohorts of professional development training services will be provided for a total of 52 hours (26 each cohort) to at least 50 staff members in dismantling systemic oppression within our spaces and within education in order to foster a more equitable and diverse education for everyone in our communities.

1. **Dates of Service.** This Agreement shall be deemed to be effective as of October 21, 2024 and shall remain in effect until June 30th, 2025, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance.

Facilitating SEED professional development training for 20-25 ISD709 staff members on the following:

- indigeneity and two-spirit persons
- racism; race and culture studies
- ethnocentrism vs holism
- monolingualism; English-first language and how to meet various language needs in schools
- inequity and inequality in education
- classism; class and housing, socioeconomics
- sexuality and gender studies; sexism, phobias, transgenderism
- allyship and creating a safe, welcoming space
- ageism; students with physical disabilities and/or neurodivergence
- religious discrimination
- reflection on -isms and their systemic relevance within education/within ISD 709/within Denfeld

3. Background Check. (applies to contractors working independent with students)

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file. If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. **Reimbursement.** In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed \$2500 for each cohort and \$5000 in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:

- a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;
- b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement,

including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. Indemnity and defense of the District. Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. **Notices.** All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn: Nate Smith, 709 Portia Johnson Drive, Duluth, MN 55811.

All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip) 1809 N 17th St, Superior, WI 54880 .

11. Assignment. Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. Governing Laws. This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved

such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

THE REMAINDER OF THIS PAGE IS LEFT INTENTIONALLY BLANK



10 7 24 Date SSN/Tax ID Number pr Signature 10-15-24 Date

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the Executive Director of Finance & Business Services for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

01	Е	005	640	313	305	315
xx	х	XXX	XXX	XXX	XXX	xxx

Check if the contract will be paid using Student Activity Funds

Chock if the contract is a no-cost contract such as a Memorandum of Understanding

Exec. Dir. of Finance & Business Services / Superintendent of Schools / Board Chair

wevideo		Date: 10/24/2024 13:40.55 Number: WVS1841857	
price quote/proposal			
Remit Payment To:	Customer Information:	Quote Expires: 4/2/2025	
WeVideo Inc.	Jim Carlson	WeVideo Contact:	
P.O.Box 103175		Suzanne Cherry	
Pasadena, CA 91189-3175	218-3368-700 x3300	scherry@wevideo.com	
Fax: 408-819-9441	james.carlson@isd709.org		
po@wevideo.com	Deluth ISD 709	Notes:	
	709 Portia Johnson Drive	Includes 50% discount on annual subscription as a	
	Duluth, MN 55811	pilot promotion. Estimated list cost on year 2 at renewal ~\$6,507. This pilot will run for 12 months.	

Deluth ISD 709 is presented with the following WeVideo for Schools subscription price proposal. With this agreement, Deluth ISD 709 is guaranteed the price below and is protected from annual price increases for the term of the agreement they choose. Upon receipt of this signed document and a district purchase order, Deluth ISD 709 recieves 100% of purchased capacity. This offer is contingent on the signed acceptance of this proposal, which constitutes a commitment to pay for the subscription term chosen by Deluth ISD 709 below:

The second	Product/Description	a species	Total Extended Price
928 users	WeVideo for Schools Annual Subscription with Interactivity		\$6,507.94
	50% discount on year one pilot		-\$3,253.97
		Subtota	al \$3,253.97
Prices are stated exe	clusive of all taxes. Add applicable sales tax to your purchase order, or provide note Quote is valid for terms as stated above and bel		"
	All prices in United States Dollars	(\$) Tota	\$3,253,97

SECTION	N I - '	Term length and subscription term discount options (CHECK ONE):			
[]		WeVideo subscription from 10-16-2024 through 10-15-2025 with a rate of:	\$3,253.97		
[]		WeVideo subscription from 10-16-2024 through 10-15-2026 with a rate of:	\$6,507.94	or	\$3,253.97 per year
[]		WeVideo subscription from 10-16-2024 through 10-15-2027 with a rate of:	\$9.761.91	or	\$3.253.97 per vear

SECTION II - is a purchase order required to send an invoice to Deluth ISD 709 (CHECK ONE):

[] Yes, a school/district PO is required to invoice our school or district. Please return a copy of your PO with this signed quote.

[] No, this signed quote is sufficient to invoice my school (invoice provides information for credit card payment)

page 1 of 2

wevideo		Date: 10/24/2024 13:40:55 Number: WVS1841857
price quote/proposal	po@wevideo.com	P.O.Box 103175
school/district Deluth ISD 709	Fax: 408-819-9441	Pasadena, CA 91189-3175
contact Jim Carlson		
WeVideo contact: Suzanne Cherry scherry@wevideo.co	m Quote Expires:	4/2/2025
SECTION III - COMPLETE ALL FIELDS:	REQUIRED IN ORDER TO PROVISION THE LICENSE	AND SET UP THE ACCOUNT
SUBSCRIPTION ASSIGNMENT (WeVideo This is the person to whom the WeVideo account will be pr		
School/district name	Deluth ISD 709	
WeVideo account admin/owner who will log-in/n	nanage the WeVideo account on a daily basis	
Admin/owner Fist Name	Veter	
Admin/owner Last Name	Graves	
Admin/owner Email	peter. graves@isd 709. org	2
Job title/role	Peter graves@isd 709. or Edu. Tech and Curricu	um Coord.
Phone Number	218 336 8700 × 231	18
BILLING INFORMATION	1	
Accounts Payable Contact First Name	Accounts Payable	

Accounts Payable Contact Last Name

Accounts Payable Email

Accounts Payabe Phone Number

PROPOSAL ACCEPTANCE chool or district purchase an

The Parties acknowledge and agree that this Quote is subject to, and governed by, the WeVideo Services Agreement and WeVideo Terms of Use (linked below) entered into by and between the Parties on or about 10/16/2024 ('WeVideo Services Agreement'). The WeVideo Services Agreement is incorporated herein by reference. To accept this offer, please complete sections 1 through 3 above, sign and date here, where it says (Proposal Acceptance.) Submit directly via fax or email to sales representative listed above, or to po@wevideo.com or fax to 408-819-9441. Upon acceptance, the entitlements described herein will be made available within 7 days from receipt of this document. You will be invoiced for the total price set forth above once the provisioning process has completed. By signing, you agree to pay amount on this quote when invoiced. TERMS: Net 30 days, subject to credit approval. All prices are quoted in U.S. dollars and are exclusive of all taxes and duies imposed by any governmental authority.

ap.vendor@igd 709.org 218 336 8701

Signature

me 7 Date 10.24.24 much one runich hr. Burness Genices

Print Name

Print Title

WeVideo Terms of Use

Proprietary & Confidential © 2024 All Rights Reserved

Page 2 of 2

DAWNSIGNPRESS SNIOSM SOFTWARE LICENSE AGREEMENT

This Software License Agreement ("Agreement") is effective as of the date last executed below ("Effective Date") and is made by and between DawnSignPress, a California Corporation with an office location of 6130 Nancy Ridge Drive, San Diego, CA 92121 ("DawnSignPress" or "we" or "us") and <u>Duluth Public Schls</u> ("School" or "you"). Both DawnSignPress and School may be referred herein to as "Party" or "Parties" as context requires.

1. Definitions

- 1.1. "Access code" is the code a user needs to access Signing Naturally Interactive Online Student Materials, herein after referred to SNIOSM.
- 1.2. "User" means each student or other individual authorized by the School to access SNIOSM.

2. Payment, Billing, and Term of Agreement

In order to purchase and use Access codes you will agree to an initial term ("Initial Term") set forth in **Schedule A.**

For the Initial Term, we will charge you a <u>non-refundable flat fee</u> ("High School Access Fee Rate") per User set forth in Schedule A.

If you cancel within the first 5 days of your order ("Trial Period"), we will provide a complete refund of your order. After the Trial Period, you will not receive a refund of the Access Fee. We do not provide refunds or credits for a partial term or unused User licenses following the Trial Period.

All first-time orders must be prepaid or we must receive a purchase order form displaying your official letterhead with signed authorization. Future orders will be billed Net 30 days. All foreign (outside of U.S.) orders, except Canada, must be pre-paid. All payments must be made in U.S. dollars. If paying by check or money order, "US Funds" must be pre-printed on the payment, not hand-written.

Accounts must be current before new access codes will be distributed. Purchase orders may be faxed to 858-625-2336 or emailed to <u>orders@dawnsign.com</u>.

Mudget Code: 01E 017030 000 305 030

Friday, June 25, 2021

3. License Grant

Subject to the terms and conditions of this Agreement, DawnSignPress hereby grants School a limited, non-exclusive and non-transferable license to access SNIOSM.

School is subject to the DawnSignPress Conditions of Use <u>https://www.dawnsign.com/condition-of-use</u> and Privacy Policy <u>https://www.dawnsign.com/privacy-policy-1</u>, and those terms are incorporated herein by reference.

School acknowledges that DawnSignPress owns the exclusive right, title, and interest throughout the world to the SNIOSM and any portions or copies thereof, all Proprietary Rights therein, and all related technical know-how. The license granted hereby shall not constitute a sale of the SNIOSM nor the underlying software and know how.

All rights not expressly granted to School under this Agreement are expressly reserved to DawnSignPress. School shall not knowingly permit third parties to directly or indirectly: (a) reverse engineer, decompile, disassemble, or otherwise attempt to discover the source code or underlying ideas, algorithms, or technology of SNIOSM; (b) modify, translate, or create a derivative works based on SNIOSM; (c) install, sublicense, rent, lease, distribute, sell, resell, assign, or otherwise transfer the rights to access and use SNIOSM to any third party as a service bureau or any other means; or (d) remove any proprietary notices, trademarks, or labels contained on or within SN16OSM or any graphical representation thereof.

4. Confidentiality

Except as may otherwise be required by law, each party will hold confidential, during and after the term of this Agreement, any confidential information disclosed to it or its representatives, and will not disclose any such confidential information to any third party.

5. Account Access

Account. Users are required to enter an access code to access SNIOSM.

Privileges Nontransferable. The School's access privileges may not be transferred to any third parties and each User shall have its own account. School agrees not to share account information between Users.

Suspension/Termination. Upon termination, by you or us: (i) You will cease any further use of the Services and any information that was made available to you prior to the termination; and (ii) All rights granted to you under this Agreement will automatically terminate. The provisions of these Terms that by their nature must survive the termination shall so survive.

6. Contact Information for Notices

DawnSignPress 6130 Nancy Ridge Dr San Diego, CA 92121-3223 E-mail: <u>orders@dawnsign.com</u>

School Duluth Public Schls 709 Portia Johnson Drive Duluth, MN 55811 E-mail: joan.lancour@isd709.org

IN WITNESS WHEREOF, the undersigned duly authorized officers of the respective parties have hereto affixed their signatures to this Agreement.

DawnSignPress	School
Signature:	Signature: Smine Spurch
Printed Name:	Printed Name: nmone Qurich
Title:	Title: Exel. Dir. Buttiness Genices
Date:	School Name: Muluth Public Schools
	Date: 10.24.24

Schedule A

Initial Term:

• Minimum term of three (3) years. Maximum term of (5) years.

High School Access Fee Rate:

• \$17.00 / User / Year

****Please fill out the relevant fields:**

Requested No. of Users for Signing Naturally Units 1-6 Interactive Online Student Materials: <u>60</u> Users x \$17.00 x <u>3</u> Years = \$3060.00

Requested No. of Users for Signing Naturally Units 7-12 Interactive Online Student Materials: Users x \$17.00 x ____ Years = \$_____

Total non-refundable flat fee = \$3060.00

Access codes will be sent on or before the Effective Date of this agreement but not before receipt of payment or purchase order.

fueled ucation"

the new power of learning

Company Address: 11720 Plaza America Dr., 9th Floor, Reston, VA 20190

Prepared By: Kristen Randolph Phone: Email: krandolph@k12.com

Bill To: Duluth Public School District 215 N 1st Ave E Duluth, MN 55802 Quote #: Created Date: Expiration Date: Start Date: End Date: Contact Name: Phone: Email: Q-94990-1 9/25/2024 10/15/2024 10/9/2024 9/1/2025 Joseph Zwak 2182699674 joseph.zwak@isd709.org

Ship To: Duluth Public School District 215 N 1St Ave E Duluth, MN 55802-2069

QTY	Product	Description	Unit Price	Total Price
300	Learning Hub Course Seat License	License for enrollment in one student in one course. This license is reusable. Includes content and hosting. Materials are ordered separately.	\$107.89	\$32,367.00

Note: The price quoted above represents the pro-rated cost of the ordered Educational Products and Services. Upon renewal, such products and services will be offered at the full annual rate.

FuelEd reserves the right to replace or substitute any product offerings set forth in this Order for another similar product or service, subject to availability.

This Sales Quote incorporates and is in all respects subject to the Fuel Education Online Educational Products and Services Agreement Terms (the "Terms") that is published at https://stridels.com/products-and-services-agreement-and-terms/. This Sales Quote is valid for 30 days. In the event of a conflict of provisions between this Order, the Terms, and customers purchase order, the provisions of this Order shall control, followed in precedence by the Terms, and then customers purchase order.

Accepted by Customer:

Signature: Name (Print):

Date:

Title:

10.23.24 Ever. Mir. Parines Services

AGREEMENT

THIS AGREEMENT, made and entered into this 9th day of October, 2024, by and between Independent School District #709, a public corporation, hereinafter called District, and **Dylan Jennings**, an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. Dates of Service. This Agreement shall be deemed to be effective as of <u>October 9th, 2024</u> and shall remain in effect until June 30, 2025, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance. (insert or attach a list of programs/services to be performed by contractor)

Provide culturally specific manoominike activities, drumming and singing services, traditional games, activities, and cultural knowledge.

3. Background Check. Contractor will not be working independently with students

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. Reimbursement. In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed___\$ 75.00 hourly (Seventy-five dollars) hourly / for each performance and \$ 6000.00 (Six thousand dollars) in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN

will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:

- a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;
- b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. Indemnity and defense of the District. Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. Notices. All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn:_Duluth American Indian Education____,709 Portia Johnson Drive, Duluth, MN 55811.

All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip) Dylan Jennings, 66530 Bay Front Road, Ashland, WI, 54806.

11. Assignment. Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. Governing Laws. This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from

operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

THE REMAINDER OF THIS PAGE IS LEFT INTENTIONALLY BLANK

AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

10/10/24 Contractor Signatur SSN/Tax ID Number Date -22-2024 Program Director

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

01	E	005	605	320	305	340
XX	x	XXX	XXX	XXX	xxx	XXX

_ Check if the contract will be paid using Student Activity Funds

_____Check if the contract is a no-cost contract such as a Memorandum of Understanding

10/23/24

Exec. Dir. of Finance & Business Services / Superintendent of Schools / Board Chair

Date

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AGREEMENT

THIS AGREEMENT, made and entered into this 12th day of September, 2024 by and between Independent School District #709, a public corporation, hereinafter called District, and Sarah Stock an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: The contractor will provide a painting class for the Duluth Head Start staff. The fee will include all supplies needed.

1. **Dates of Service.** This Agreement shall be deemed to be effective as of September 12, 2024 and shall remain in effect until June 30, 2025, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. **Performance.** Contractor will provide Nutrition & Dietician services for Duluth Head Start and Preschool.

3. Background Check. (applies to contractors working independent with students)

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. **Reimbursement.** In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum of \$32 hourly and not to exceed \$8500 total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:

- a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;
- b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. Indemnity and defense of the District. Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. Notices. All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn: Duluth Preschool, 709 Portia Johnson Drive, Room 209, Duluth, MN 55811.

All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to Sarah Stock, 4563 W Lismore Rd, Duluth, MN 55803.

11. Assignment. The Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. Governing Laws. This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

THE REMAINDER OF THIS PAGE IS LEFT INTENTIONALLY BLANK

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their-duly authorized officers as of the day and year first above written.

 $\frac{\left(\frac{0}{24}\right)^{24}}{\frac{10}{24}}$ SSN/Tax ID Number Contractor Signature Program Director

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

_ Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

XX	x	XXX	XXX	XXX	XXX	XXX
04	E	005	579	285	305	000-16.14%
04	E	005	579	503	305	000- 83.86%

____ Check if the contract will be paid using Student Activity Funds

_ Check if the contract is a no-cost contract such as a Memorandum of Understanding

such

11.4.A

Date

Exec. Dir. of Finance & Business Services / Superintendent of Schools / Board Chair



Homme Youth and Family Programs W18105 Hemlock Rd. Wittenberg, WI 54499 715-253-2116 Fax 715-253-3586

10/9/2024

Duluth Public Schools - ISD# 0709 709 Portia Johnson Drive Duluth, MN 55811

Duluth Public Schools, hereinafter called the Purchaser, and Lutheran Social Services/ Homme Youth and Family Programs/Visions Jr/Sr High School, hereinafter called Provider, enter into this agreement relating to the care of for the costs of educational programming during placement at Homme Youth and Family Programs. was placed at Homme 9/26/2024 by Itasca County.

Educational costs: \$294.78/day for 2024-2025 school year, ending May 31, 2025 Date of services/placement: 9/26/2024 to discharge (date to be determined)

Parents rights have been terminated. Itasca County has guardianship of

is in need of a step down treatment program. He is needing continual support working on boundaries. Some history of verbal escalation and physical aggression. Emotional/behavioral disorders are listed in IEP.

ser (School District Representative)

Accepted:

Todd Malueg Education Manager - Homme

101-9-24

Date

10-9-24 Date

AGREEMENT

THIS AGREEMENT, made and entered into this $23^{1/2}$ day of $32^{1/2}$, $202^{1/2}$, by and between Independent School District #709, a public corporation, hereinafter called District, and $42^{1/2}$, an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. Dates of Service. This Agreement shall be deemed to be effective as of $\frac{1/23/24}{1/25/24}$ and shall remain in effect until $\frac{1/25/24}{1/25/24}$, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

Performance. (Must insert or attach a list of programs/services to be performed by contractor) Ordean East Middle School Choir (oncert + Rehearsels, with Bree Rodrigues - \$250.00 (Pianist)
 Background Check. (applies to contractors working independent with students

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. **Reimbursement.** In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed _____ hourly and \$ <u>250</u> in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will

be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:

a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;

b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. **Indemnity and defense of the District.** Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. **Notices.** All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attr:______, 709 Portia Johnson Drive, Duluth, MN 55811.

All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip)

11. Assignment. Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. **Governing Laws.** This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. **Entire Agreement.** This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

THE REMAINDER OF THIS PAGE IS LEFT INTENTIONALLY BLANK

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

algen	An	1/23/24

Contractor Signature

SSN/Tax ID Number

Date

Program Director

Date

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Line below (enter in blank spots following the example).

Check if the contract will be paid using Student Activity Funds

Check if the contract is a no-cost contract such as a Memorandum of Understanding

01	E	335	298	000	305	432
xx	x	xxx	xxx	xxx	xxx	xxx

Exec. Dir Finance & Business Services / Superintendent of Schools / Board Chair

Date

AGREEMENT

THIS AGREEMENT, made and entered into this <u>1</u> day of <u>0</u>(40), 20<u>24</u>, by and between Independent School District #709, a public corporation, hereinafter called District, and <u>Tina</u> <u>Weber</u>, an independent contractor,

hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. Dates of Service. This Agreement shall be deemed to be effective as of \underline{OCA} , $\underline{7}$, $\underline{7024}$ and shall remain in effect until \underline{JUV} $\underline{I0}$, $\underline{702}$ unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance. (insert or attach a list of programs/services to be performed by contractor)

3. Background Check. (applies to contractors working independent with students)

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. **Reimbursement.** In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed $\frac{1500}{1500}$ hourly and $\frac{30}{200}$ in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

- 5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:
 - a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;
 - b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. **Indemnity and defense of the District.** Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. Notices. All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn: \underline{Kgchel} , \underline{Aal} , 4316 Rice Lake Rd, Suite 108, Duluth, MN 55811.

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All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip) 219 N. Cloquet Rd-E, Duluth, mN 55810 :

11. Assignment. Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. Governing Laws. This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. Conflict of Interest and Fiduciary Duty: All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

<u>10-7-24</u> Date 1018/74 Contractor Signature SSN/Tax ID Number

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Z

Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

XX	Х	XXX	XXX	XXX	XXX	XXX

Check if the contract will be paid using Student Activity Funds

Check if the contract is a no-cost contract such as a Memorandum of Understanding

Exec. Dir of Finance & Business Services / Superintendent of Schools / Board Chair

Date

AGREEMENT

THIS AGREEMENT, made and entered into this <u>15th</u> day of <u>October</u>, <u>2024</u>, by and between Independent School District, #709, a public corporation, hereinafter called District, and <u>Amber</u> <u>Burns</u>, an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. **Dates of Service.** This Agreement shall be deemed to be effective as of <u>September 1 2024</u> and shall remain in effect until <u>September 1 2025</u>, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance. Duluth East Musical Choreographer

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3. Background Check. (applies to contractors working independent with students

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. **Reimbursement.** In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed <u>\$10.00</u> hourly and <u>\$2000</u> in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided.

5. Requests for Reimbursement. The terms of payment under this Agreement are as follows:

a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;

b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. **Propriety of Expenses.** The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. **Ownership of Materials.** The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. **Independent Contractor.** Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. **Indemnity and defense of the District.** Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor, breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. **Notices.** All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn:<u>Business Services</u>, 709 Portia Johnson Drive, Duluth, MN 55811.

All notices to be given by, District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip)

11. Assignment. The Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. **Modification or Amendment.** No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. **Governing Laws.** This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. **Cancellation.** Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. **Data Practices.** Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. **Insurance.** (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

Contractor Signature SSN/Tax ID Number Date Date

Program Director

Please note: All signatures must be obtained AND the following must be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either:

- 1. The following budget*(include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

_x____ Check if the contract will be paid using Student Activity Funds

Check if the contract is a no-cost contract such as a Memorandum of Understanding

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10.28.24

Exec. Dir Finance & Business Services / Superintendent of Schools / Board Chair

Date

AGREEMENT

THIS AGREEMENT, made and entered into this <u>15th</u> day of <u>October</u>, <u>2024</u>, by and between Independent School District #709, a public corporation, hereinafter called District, and <u>Patrick M</u> <u>Mulcahy</u>, an independent contractor, hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. **Dates of Service.** This Agreement shall be deemed to be effective as of <u>September 1 2024</u> and shall remain in effect until <u>September 1 2025</u>, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance. Duluth East Musical Lighting Designer/Operator/Repair

5

3. Background Check. (applies to contractors working independent with students

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

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All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip)

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Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract.

18. **Conflict of Interest and Fiduciary Duty:** All contractors doing business with the District agree to follow Policy 307 - Conflicts of Interest and Fiduciary Duty. This policy is located on the District's website.

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

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Contractor Signature

Mat M

Program Director

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

SSN/Tax ID Number

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

_____ Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

___x___ Check if the contract will be paid using Student Activity Funds

___ Check if the contract is a no-cost contract such as a Memorandum of Understanding

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Date

10/17/24

Date

Exec. Dir Finance & Business Services / Superintendent of Schools / Board Chair

Date

No Cost Contracts Signed October 2024

For your information, the Superintendent or the Executive Director of Business Services has signed the following no cost contracts during the above timeframe:

Name	Contract Source	Description
Booster Enterprises, Inc	Homecroft	Boosterthon Program for annual Homecroft fundraiser
Grand Canyon University	Districtwide	Student teacher agreement for 2024-2025 school year
True North AmeriCorps	Districtwide	True North AmeriCorps agreement for 2024- 2025 school year



SERVICES AGREEMENT

THIS SERVICES AGREEMENT (this "Agreement") is made and entered into on the below-listed effective date by and between **BOOSTER ENTERPRISES**, **INC**, a Georgia Corporation ("**Booster**"), and the below identified **Client School** (the "**Client**"). Client and Booster are referred to collectively herein as the "**Parties**" (or individually as a "**Party**") with the following fundraising efforts:

	CLIEN	SCHOOL INFORMATION			
Effective Date:	Client/ School Name:	y Alan San San San San San San San San San S	Org	anization Typ	be:
10/15/2024	Homecroft Elementary	,	PT	0	
Address:	•	City:		State	Zip
4784 Howard C	Gnesen Rd	Duluth		MN	55803

In consideration of the mutual covenants and conditions set forth herein, the receipt and sufficiency of which are hereby acknowledged, Booster and Client, intending to be legally bound, agree as follows:

1. Engagement. The Client hereby engages Booster to organize, market and manage a fundraising program (the "Services") as described below (the "Boosterthon Program") during the Program Term identified below (the "Program Term"). Booster hereby agrees to provide the Services for the benefit of the Client, all on the terms and subject to the conditions set forth herein.

	Boosterthon Program Schedule	e
Event	Date (s)	Parties Involved
Program Kick Off	2025-09-15	
Team Days		
Event	2025-09-23	
Program End		
[Fundraiser Description with other i	mportant Dates]	

2. Costs and Payment. The total amount due to Booster in connection with the Boosterthon Program is determined by the three (3) separate fees and one (1) optional item listed below: Set-Up Fee: \$_1000_

Service Level Fee (choose one below): Support Service (% of each contribution) Shared Service (% of each contribution) Full Service (40_% of each contribution)	MS SZ
Platform Fee: 15% of each platform contribution	
Donor Choice Program Option (select one option): _x_Client will participate in Donor Choice program program	Client will not participate in Donor Choice

3. Terms of Service; Signature. By signing this agreement, Client is also agreeing to the Standard Terms and Conditions (available through the hyperlink **here**), which are incorporated herein by

reference. This Agreement, along with these incorporated terms, constitutes the entire agreement of the parties with respect to the subject matter contained herein, and supersedes all prior and contemporaneous agreements (written or oral) with respect to such subject matter. In the event of any conflict between the incorporated terms and provisions of this Agreement, the terms of this Agreement shall govern. Client agrees that it has accessed, carefully reviewed, and fully understands this Agreement and the incorporated terms. This Agreement may be executed in counterparts, each of which shall be deemed to be an original. An electronic signature shall be equivalent to and as binding as an original signature.

Other Terms]		

IN WITNESS WHEREOF, this Agreement has been executed and delivered effective on the date first above written.

BOOSTER ENTERPRISES, INC. Matt Smith Matt^{E6ASM6FEM04CA...} By: Name: Client Care Consultant Title: 10/2/2024 Date

CLIENT	Signed by:
	Simone Eurich
	imon 984692514614488
By:	Thione Zurren

Name: Executive Dir Bs Services Title: 10/15/2024 Date

By: Name: Title: Date:

Field Placement Affiliation Agreement Between GCU and Duluth Public Schools

- PARTIES: This Agreement (the "Agreement") is entered into on this 10/02/2024 day by and between Grand Canyon University ("GCU") and Duluth Public Schools located at 709 Portia Johnson Drive Duluth, MN 55811 hereafter referred to as the (the "District").
- 2. <u>PURPOSE</u>: The purpose of this non-exclusive Agreement is to establish the terms and conditions under which candidates of GCU may participate in College of Education ("COE") Practicum/Field Experience, Student Teaching, Educational Administration Internships, or College of Humanities and Social Sciences ("CHSS") School Counseling (SC) Practicum/Internships at the schools located in the District.
- 3. TERM: The term of this Agreement begins 10/02/2024 and ends 10/02/2027.
- 4. Roles & Definitions:
 - **Candidate**: The Candidate is defined as the student who is actively enrolled in a COE or CHSS program of study who works to fulfill all Practicum/Field experience, Student Teaching, Educational Administration Internships, or SC Practicum/Internships.
 - **Mentor**: The Mentor is defined as the teacher/educator hosting the COE or CHSS candidate in practicum/field experiences or educational administration internships.
 - **Cooperating Teacher**: The COE Cooperating Teacher (the "CT") is defined as the teacher in whose classroom the candidate is placed in to complete the student teaching experience. The CT must be certified, endorsed, and/or licensed as a teacher.
 - School Counseling ("SC") Site Supervisor: The SC Site Supervisor is defined as the clinical site supervisor in whose supervision the Candidate is placed to complete the practicum/internship field experience expectations for school counselors in training ("SCITs"). The SC Site Supervisor must meet the requirements as outlined in the Graduate Field Experience Manual.
 - **GCU Faculty Supervisor:** The GCU Faculty Supervisor is defined as the GCU approved supervisor who has oversight responsibility for the evaluation of the candidate during Student Teaching or SC Practicum/Internships.
 - **Practicum/Field Experience**: Practicum/field experiences are field-based learning opportunities that focus on observation, application, and reflection. Practicum/field experiences require the candidate to observe and interact in diverse, real-life educational settings, and to apply the theories and concepts learned in program coursework.
 - **Student Teaching**: Student teaching is the capstone experience at the end of the initial teacher licensure program that provides candidates with the opportunity to demonstrate mastery of knowledge and skills in a classroom setting. During the 15/16-week experience, dependent on program of study.
 - Educational Administration Internships: Educational Administration Internships are field-based learning opportunities for candidates enrolled in an Educational Administration program leading to principal licensure under the direct supervision of a certified school administrator.
 - School Counseling ("SC") Practicum/Internships: SC Practicum/Internships are field-based learning opportunities for candidates enrolled in school counseling programs leading to initial licensure under the direct supervision of a certified school counselor.

5. **RESPONSIBILITIES OF THE DISTRICT:**

5a. The District shall provide participating candidates with field placement experiences in a school of the District under direct supervision of a host teacher ("Cooperating Teacher"), host mentor

("Mentor"), or SC Site Supervisor that meets the minimum GCU qualification requirements as outlined in the applicable program manual (See Appendices).

5b. The District shall ensure that the Cooperating Teacher/Mentor/SC Site Supervisor provides oversight, feedback and mentoring to GCU's participating candidates. Cooperating Teacher/Mentor/SC Site Supervisor expectations are outlined in the applicable program manual. (See Appendices.)

5c. The District shall provide the participating candidate prior to the start of the field placement with any District policies and procedures to which the candidate is expected to adhere to during the candidate's field placement while on District premises.

5d. The District shall allow a GCU faculty supervisor (the "GCU Faculty Supervisor") virtual and/or in-person access to the host school and classroom for the specific purpose of observing the participating candidate or consulting with the SC Site Supervisor.

5e. The District shall through the involvement of the Cooperating Teacher/Mentor/SC Site Supervisor, communicate with the GCU Faculty Supervisor and candidate to provide feedback on the candidate's performance which will be used by the GCU Faculty Supervisor for completion of the candidate's formal evaluation.

5f. The District shall have the right to refuse a candidate for field placement or may terminate the field placement of any candidate based upon its good faith determination that the candidate is not meeting performance standards or is otherwise deemed unacceptable to the District. Notices of such decisions shall be provided to GCU in writing and shall state reasons for such decisions.
5g. The District shall provide participating candidates with immediate first aid for work-related injuries or illnesses, such as blood or body fluid exposure.

5h. The District shall promptly and thoroughly investigate any complaint by any participating candidate or GCU regarding unlawful discrimination or harassment at the field placement site or involving employees or agents of the field placement site and take prompt and effective remedial action when discrimination or harassment is found to have occurred and to promptly notify GCU of the existence and outcome of any complaint of harassment by, against or involving any participating candidate.

5i. The District shall support the candidate in compliance with all policies of GCU that pertain to this Agreement as outlined in the University Policy Handbook and applicable program manuals. Please refer to the program manuals regarding recording, virtual services, and informed consent requirements(see Appendices).

5j. The District shall comply with all federal, state, and local statutes and regulations applicable to the performance of the Agreement.

6. **RESPONSIBILITIES OF GCU:**

6a. GCU shall not provide compensation to Mentors or SC Site Supervisors hosting candidates for Practicum/Field Experiences, Educational Administration Internships, SC Practicum/Internships, or Student Teaching in the instance where the candidate is employed as a full-time teacher of record.
6b. GCU shall pay a \$500 stipend to Cooperating Teachers hosting student teaching candidates per each 15/16-week session of full-time service. Longer or shorter sessions will be paid on a pro-rated basis.
6c. GCU shall pay the stipend upon the completion of the student teaching semester provided all paperwork has been submitted.

6d. GCU shall provide a GCU Faculty Supervisor for candidates completing the student teaching, SC practicum/internships or educational administration internships to evaluate a candidate's performance

through virtual and/or in-person observations. The GCU Faculty Supervisor will meet requirements and expectations as outlined in the applicable program's handbook.

6e. GCU shall require that all candidates who must enter a field placement site provide GCU with a current and clear copy of a background check. GCU will prohibit candidates from moving forward in the field placement process until this document is received.

6f. GCU shall promptly and thoroughly investigate any complaint by any participating candidate or the District regarding unlawful discrimination or harassment at the field placement site or involving employees or agents of the field placement site and take prompt and effective remedial action when discrimination or harassment is found to have occurred and to promptly notify the District of the existence and outcome of any complaint of harassment by, against or involving any participating candidate.

6g. GCU shall support the candidate in compliance with all policies of District that pertain to this Agreement as outlined in policy handbook and applicable program manuals.

6h. GCU shall comply with all federal, state, and local statutes and regulations applicable to the performance of the Agreement.

- 7. <u>CANDIDATE COMPLIANCE WITH GCU AND DISTRICT POLICIES and PROGRAMMATIC HANDBOOKS:</u> Candidates accepted to the District for field placement shall be subject to all applicable policies and regulations of the District and GCU. Prior to assignment of candidates to the District, GCU will advise candidates of any specific requirements that must be met to participate in the applicable field placement. These specific requirements are outlined in the applicable program manual. (See Appendices.) Failure to complete the requirements will result in non-placement of candidates.
- 8. PAID POSITIONS/EMPLOYMENT: GCU does not solicit, source, or guarantee paid opportunities or employment for candidates. GCU may allow a candidate to maintain a paid position during Student Teaching or SC Practicum/Internship if deemed appropriate by the District and the role is in alignment to the candidate's university program of study, setting and coursework requirements and desired certification. The candidate must have an appropriately certified mentor/Cooperating Teacher/SC Site Supervisor available at the school site. Candidates requesting to hold a paid position must complete additional documentation that requires written approval from the District. Requests to student teach or SC practicum/internship in a paid position are reviewed by the applicable College on a case-by-case basis and are not guaranteed.

9. INSURANCE AND LIABILITY

<u>9a. College of Education (Practicum/Field Experience, Student Teaching, Educational Administration</u> <u>Internships):</u> GCU will maintain in full force and effect, at its sole expense and written by carriers acceptable to District:

- Commercial General Liability (Minimum Requirements): <u>Limits of Liability:</u>
 - \$1,000,000 Each Occurrence
 - \$2,000,000 General Aggregate
 - \$2,000,000 Products/Completed Operations Aggregate
 - \$1,000,000 Personal Injury/Advertising Injury
 - \$5,000 Medical Payments

Coverage:

Premises/Operation Liability

- Medical Payments Liability
- **Contractual Liability**
- Personal Injury Liability
- Independent Contractors
- Professional Liability, as related to Educational Services: <u>Limits of Liability:</u>

\$1,000,000 Each wrongful act \$1,000,000 Aggregate

- Automobile Liability: <u>Limits of Liability:</u> \$1,000,000 Combined Single Limit
- Sexual Abuse or Molestation Liability: <u>Limits of Liability:</u> \$1,000,000 Each \$1,000,000 Aggregate

9b. <u>**College of Humanities and Social Sciences (CHSS) School Counseling**</u>: Each candidate will be required to provide proof of his/her own professional liability insurance in the amounts of \$1,000,000 per claim/\$3,000,000 aggregate to the GCU field experience office.

 Commercial General Liability (Minimum Requirements): Limits of Liability:
 \$1,000,000 Combined Single Limit
 \$2,000,000 General Aggregate
 \$1,000,000 Products Aggregate
 \$1,000,000 Personal Injury
 \$5,000 Medical Payments
 <u>Coverage:</u>
 Premises/Operation Liability
 Medical Payments Liability
 Contractual Liability
 Personal Injury Liability

10. FERPA: GCU and the District agree to protect the candidate's and/or student's educational records in accordance with the Family Educational Rights and Privacy Act, 20 U.S.C. 1232g ("FERPA") and any applicable policy of GCU and the District. To the extent permitted by law, GCU and the District may share information from a candidate's and/or student's educational records with each other so that each can perform its respective responsibilities under this Agreement but shall not disclose or share educational records with any third party without the candidate's and/or student's prior written consent.

<u>11. CONFIDENTIALITY:</u> GCU shall inform each participating candidate of Federal law governing the confidentiality of District student information, including FERPA. The District shall inform each participating candidate of any applicable State law governing the confidentiality of student information. The District shall also inform each participating Cooperating Teacher, Mentor, or SC Site Supervisor that they are bound to maintain in confidence, any documents or other confidential information about the participating candidate and GCU to which they might have access. Any breach of confidentiality by a participating candidate, Cooperating Teacher, Mentor, or SC Site Supervisor shall be grounds for immediate termination of the field placement.

12. INDEMNIFICATION AND HOLD HARMLESS: Neither party shall be responsible for personal injury or property damage or other loss except that resulting from its own negligence or the negligence of its employees or others for whom the party is legally responsible.

13. USE OF MARKS AND LOGOS; RIGHT OF PUBLICITY: The District hereby grants GCU the right and license to publish and/or use District's logos or trademarks for all purposes connected with the promotion of the Agreement. Notwithstanding the foregoing license, District shall retain all right, title, and interest in and to

District's logos and trademarks. District shall allow GCU to publicize District, the Agreement and the related programs in all advertising, publicity, and promotion, including GCU websites, and social media. GCU's right to utilize District's logos and trademarks and right of publicity will survive the termination or expiration of this Agreement for a reasonable period of time until GCU is able to revise and update such materials, websites, and social media.

<u>14. ASSIGNMENT</u>: The provisions of this Agreement shall inure to the benefit of and shall be binding upon the successors of the parties hereto. Neither this Agreement nor any of the rights or obligations here under may be transferred or assigned without prior written consent of the other party.

15. NOTICES: Notices under this Agreement shall be in writing and mailed electronically, or delivered to the parties as follows:

Grand Canyon University COE/CHSS Affiliations <u>COEAffiliations@gcu.edu</u> Subject: Duluth Public Schools Affiliation Agreement Notification

School/District Information Duluth Public Schools 709 Portia Johnson Drive Duluth, MN 55811

16. MODIFICATION OF AGREEMENT: This Agreement may be modified only by written amendment executed by both parties.

<u>17. TERMINATION</u>: Either party, upon thirty (30) days written notice to the other party, may terminate this Agreement.

18. PARTNERSHIP/JOINT VENTURE/EMPLOYMENT: Nothing herein shall in any way be construed or intended to create a partnership or joint venture between the parties or to create the relationship of principal and agent between or among any of the parties. Candidates are not employees, independent contractors, or agents of GCU. The relationship between candidates and the District shall be determined by the District according to its policies and agreements with the candidates.

19. INDEPENDENT CONTRACTOR: The relationship between Cooperating Teachers (hosting College of Education student teachers) and GCU shall be that of an independent contractor and shall not be deemed to be that of an employer-employee relationship, joint venture, or partnership. Cooperating Teachers shall be solely responsible for the payment of their own state and federal income tax and self-employment tax as applicable.

20. NONDISCRIMINATION: The parties shall comply with Title VI and VII of the Civil Rights Act of 1964, Title IX of the Education Amendments of 1972, section 504 of the Rehabilitation Act of 1973, the Americans with Disability Act of 1990 and the regulations related thereto. The parties will not discriminate against any individual including but not limited to employees or applicants for employment and/or candidates because of race, religion, creed, color, sex, age, disability, veteran status, or national origin. This section shall not apply to discrimination in employment on the basis of religion that is specifically exempt under the Civil Rights Act of 1964 (42 U.S.C. §2000 e).

21. GOVERNING LAW: This Agreement shall be governed in all respects, whether as to validity, construction, capacity, performance, or otherwise, by the laws of the State of Arizona, without giving effect to its conflict of laws rules. Any dispute, controversy, or claim arising out of or in connection with this Agreement shall be settled by confidential arbitration under the Rules for Commercial Arbitration of the American Arbitration Association, by one arbitrator reasonably familiar with the business pertaining to the services covered by the Agreement, appointed in accordance with such Rules. The arbitrator shall apply the laws of the State of Arizona to the merits of any dispute or claim. Judgment on the award entered by the arbitrator may be entered in any court having jurisdiction thereof.

In witness whereof, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officials thereunto duly authorized as of the date first above written.

Grand Canyon University

By: Signature

Name: Dr. Meredith Critchfield

Title: Dean, College of Education

Date: 10/2/2024

Signature

Name: Dr. Anna Edgeston

Title: Assistant Dean of <u>College of</u> <u>Humanities and Social Sciences</u>

Date: 10/2/2024

Duluth Public Schools Bv: gnature Name: himnes Genius Title: Date:

Appendices

GCU University Policy Handbook (UPH)

University Policy Handbook

College of Education (COE) Appendix

<u>Clinical Field Experience Handbook</u> (For candidates in all College of Education programs.)

<u>Student Teaching Manual</u> (For candidates enrolled in initial teacher licensure programs.)

<u>Master of Education in Educational Administration Internship Manual</u> (For candidates in the Educational Administration program with start dates **prior to May 2, 2024**.)

<u>Master of Education in Educational Administration Internship Manual</u> (For candidates in the Educational Administration program with start dates **on or after May 2, 2024**.)

College of Humanities and Social Sciences (CHSS) Appendix

College-of-Humanities-and-Social-Sciences-Graduate-Field-Experience-Manual 9.1.2023.pdf (gcu.edu)



True North AmeriCorps Data Sharing Waiver 2024-2025

Service Year: September 3, 2024 - August 31, 2025

Site Information:

Organization/District Name:	Program/School Name(s):		
ISD 709 Duluth Public Schools	All ISD 709 Schools		
Lead Contact Name:	Email:		
Anthony Bonds	anthony.bonds@isd709.org		
Jackie Otway	jackie.otway@isd709.org		
Todd McGowan	todd.mcgowan@isd709.org		
Additional Contact Name(s):	Email(s):		
Simone Zunich	simone.zunich@isd709.org		

Purpose of Waiver

The purpose of the waiver is to clarify the data to be utilized while participating in the True North AmeriCorps program. This waiver will be effective when signed.

EXEMPTIONS

ISD 709 Duluth Public Schools, hereafter called *The Site*, will be <u>exempt from sharing</u> the following data with True North AmeriCorps, hereafter called *The Program*:

- Student records or registration forms
- Student demographics including gender, race/ethnicity, free/reduced price lunch status
- School assessments and evaluation data

CASELOADS

The Program agrees to hire, train, and place qualified individuals, hereafter called *The Member(s)*. Members support youth daily or weekly for a minimum of 15 minutes per day.

The Site will identify ~30 youth participants for the Member's caseload using historical knowledge, referrals, and/or registration materials. While The Program encourages data driven reasonings, <u>The Site does not need to share student</u> <u>data</u> to make them eligible for the caseload.

REQUIREMENTS

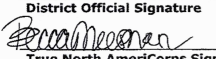
The Site agrees to share the following information with The Program and Member:

- Student First and Last Name
- Grade level (K-8th grade)
- Birthdates

DESSA ASSESSMENT

The Program requires The Member to conduct observational based surveys to assess the Social Emotional Learning needs of youth. The Member agrees to share these results with The Site. The Site and Member will use this assessment to inform The Member's duties. <u>Only youth with consent will be assessed</u>.

T. 72 Migunan 1 dd ing. District Official Print Name



xica Meersman

True North AmeriCorps Signature

True North AmeriCorps Print Name

Revenue Contracts Signed October 2024

For your information, the Superintendent or the Executive Director of Business Services has signed the following revenue contracts during the above timeframe:

Name	Amount or Estimated Amount*	Contract Source	Description
Lester Park Elementary Foundation	\$8,600.00	Lester Park Elementary Foundation Board	The Lester Park Elem. Foundation Board received a grant to fund an after school Spanish Club instructor. District will invoice Foundation for funds to cover the cost of this instructor. This addendum raises the reimbursement amount from \$4,300.00 to \$12,900.00.

CONTRACT ADDENDUM

THIS CONTRACT ADDENDUM dated this 2nd day of November, 2024.

BETWEEN:

Independent School District No. 709

OF THE FIRST PART

- AND -

Lester Park Elementary School Foundation Board

OF THE SECOND PART

Background:

- A. Independent School District No. 709 and Lester Park Elementary School Foundation Board (the "Parties") entered into the contract (the "Contract") dated October 16, 2023, for the purpose of hiring a contractor to serve as a Coordinator for the Lester Park Elementary School Spanish Club.
- B. The Parties desire to amend the Contract on the terms and conditions set forth in this Contract Addendum (the "Agreement").
- C. This Agreement is the first amendment to the Contract.

IN CONSIDERATION OF the Parties agreeing to amend their obligations in the existing Contract, and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree to keep, perform, and fulfill the promises, conditions and agreements below:

Amendments

- 1. The Contract is amended as follows:
 - a. Reimbursement. Original reimbursement was not to exceed \$4,300. This amendment would increase the not to exceed amount to \$12,900.

No Other Change

2. Except as otherwise expressly provided in this Agreement, all of the terms and conditions of the Contract remain unchanged and in full force and effect.

Miscellaneous Terms

3. Capitalized terms not otherwise defined in this Agreement will have the meanings ascribed to them in the Contract. Heading are inserted for the convenience of the parties only and are not to be considered when interpreting this Agreement. Words in the singular mean

Page 1 of 2

Last Update: 09.11.20

and include the plural and vice versa. Words in the masculine include the feminine and vice versa. No regard for gender is intended by the language in this Agreement.

Governing Law

4. Subject to the terms of the Contract, it is the intention of the Parties that this Agreement, and all suits and special proceedings under this Agreement, be construed in accordance with and governed, to the exclusion of the law of any other forum, by the laws of the State of Minnesota, without regard to the jurisdiction in which any action or special proceeding may be instituted.

AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS

AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

Alta	475-39-7129	11/2/2024
Contractor Signature	SSN or EIN	Date
Som M. Call		
		11/2/2024_
Program Director		Date

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the CFO for review and approval.

This contract is funded by either (1) the following budget (include full 18-digit code), (2) will be paid using Student Activity Funds or (3) is no cost contract (e.g. Memorandum of Understanding). Please check the appropriate line below:

Check if the contract will be paid using District funds and enter the budget code in the top line below.

01	E	510	298	000	305	421
XX	X	XXX	XXX	XXX	XXX	XXX

Check if the contract will be paid using Student Activity Funds

Check if the contract is a no-cost contract such as a Memorandum of Understanding

CFO/Superintendent of Schools/Board Chair

11.4.24

Page 2 of 2

Last Update: 09.11.20

AGREEMENT

THIS AGREEMENT, made and entered into this 22 day of January , 2024, by and between Independent School District #709, a public corporation, hereinafter called District, and Adela Alvarez ______, an independent contractor,

hereinafter called Contractor.

THE PURPOSE OF THE AGREEMENT is to set out the terms and conditions whereby Contractor will provide programs or services for the District at the times and locations set forth in this Agreement.

The terms and conditions of this Agreement are as follows: (insert here or attach as appropriate)

1. Dates of Service. This Agreement shall be deemed to be effective as of $\frac{2/5/24}{1.24}$ and shall remain in effect until 3/1/25, unless terminated earlier as provided for herein, or unless and until all obligations set forth in this Agreement have been satisfactorily fulfilled, whichever occurs first.

2. Performance. (insert or attach a list of programs/services to be performed by contractor)

3. Background Check. (applies to contractors working independent with students)

Contractor must provide an executed criminal history consent form and a money order or check payable to the District in an amount equal to the actual cost of conducting a criminal history background check on all of its employees assigned to the program. Contractor is precluded from performance of contract until the results of the criminal background check(s) are on file.

If Contractor has already completed background checks for their business needs, Contractor stipulates that the background checks are completed, on file, and will be made available for review if the District should request.

Contractor will notify the District of any individual working in our schools with convictions of a gross misdemeanor or felony.

4. Reimbursement. In consideration of the performance of Contractor of its obligations pursuant to this Agreement, District hereby agrees to reimburse Contractor for its services and expenses in performing said obligations up to a sum not to exceed $\underline{20}$ hourly and $\underline{4300}$ in total.

Contractor is required by Minnesota Statutes, Section 270.66, subd. 3, to provide their Taxpayer Identification Number (TIN) used in the enforcement of Federal and State tax laws. The TIN will be available to Federal and State tax authorities and State personnel involved in the payment of State obligations. This Agreement will not be approved unless TIN is provided. . Requests for Relmbursement. The terms of phyment under this Agreement are as follows

- a. Payment shall be made by the District within 30 days of submission of a proper invoice by the Contractor;
- b. Any other terms of payment in the performance of services are incorporated by reference in this Agreement.

6. Propriety of Expenses. The fact that the District has reimbursed Contractor for any expense claimed by Contractor shall not preclude District from questioning the propriety of any such item. District reserves the right to offset any overpayment or disallowance of any item or items at any time under this Agreement by reducing future payments to Contractor. This clause shall not be construed to bar any other legal remedies District may have to recover funds expended by Contractor for disallowed costs.

7. Ownership of Materials. The District reserves the rights to reproduce the programming in any fashion, or appropriate the contents of the programming, or any portion thereof, to its own use for any and all programs, forms and other materials that Contractor has provided, prepared, or utilized in performance of the terms of this Agreement.

8. Independent Contractor. Both the District and Contractor agree that they will act as an independent contractor in the performance of its duties under this Agreement. Nothing contained in this Agreement shall be construed as in any manner creating a relationship of joint venture between the parties, which shall remain independent contractors with respect to all actions performed pursuant to this Agreement.

Accordingly, Contractor shall be responsible for payment of all taxes, including Federal, State, and local taxes, arising out of Contractor's activities in accordance with this Agreement, including by way of illustration, but not limited to, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, workers compensations, and any other taxes or business license fees as required.

9. Indemnity and defense of the District. Contractor hereby agrees to defend, indemnify and hold the District harmless from all claims relating to its work pursuant to this Agreement.

In the event that Contractor breaches its obligation to defend, indemnify and hold the District harmless, then in addition to its other damages the District shall be entitled to recover its attorney's fees and costs and disbursements incurred in enforcing this Agreement.

10. Notices. All notices to be given by Contractor to District shall be deemed to have been given by depositing the same in writing in the United States Mail: ISD 709, Duluth Public Schools, Attn: Simone Zunich, 709 Portia Johnson Drive, Duluth, MN 55811.

All notices to be given by District to Contractor shall be deemed to have been given by depositing the same in writing in the United States Mail to (mailing address with zip) 2814 Hagberg St. Duluth, MN, 55811 11. Assignment. Contractor shall not in any way assign or transfer any of its rights, interests or obligations under this Agreement in any way whatsoever without the prior written approval of the District.

12. Modification or Amendment. No amendment, change or modification of this Agreement shall be valid unless in writing signed by the parties' hereto.

13. Governing Laws. This Agreement, together with all its paragraphs, terms and provisions is made in the State of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

14. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the subject matter hereof and shall not be changed or otherwise altered except by written agreement of the parties.

15. Cancellation. Either party shall have the right to terminate this Agreement, without cause, upon (30) days written notice to the other party as provided for in this Agreement.

16. Data Practices. Contractor further understands and agrees that it shall be bound by the Minnesota Government Data Practices Act (Minnesota Statutes 13.03-13.04) with respect to "data on individuals"; as defined in 13.02, subd. 5 of that Statute) which it collects, receives, stores, uses, creates or disseminates pursuant to this Agreement.

17. Insurance. (If applicable) Contractor shall not commence work under the contract until they have obtained all the insurance described below and Duluth Public Schools has approved such insurance. Contractor shall maintain such insurance in force and effect throughout the term of the contract.

Contractor is required to maintain and furnish satisfactory evidence of the following insurance policies:

Workers' Compensation Insurance: Contractor must provide Workers' Compensation insurance for all its employees and, in case any work is subcontracted, Contractor will require the subcontractor to provide Workers' Compensation insurance in accordance with the statutory requirements of the State of Minnesota including Coverage B, Employer's Liability.

Commercial General Liability: Contractor is required to maintain insurance protecting it from claims for damages for bodily injury, including sickness or disease, death, and for care and loss of services as well as claims for property damage, including loss of use which may arise from operations under the Contract whether the operations are by the contractor or subcontractor or by anyone directly or indirectly employed under the contract. (i) E de Elterni Fritoven a di ERPo a conflicti i i concentrato de culto encasa al letto. Presenti agres de Saltera Poleo, Stillo Conflicta el Escanese en Cichenery, Photo This poller, le Lacated de Sec Destrictiva médiate.

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AS EVIDENCE OF THEIR ASSENT TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, set forth above, the parties hereto have caused this Agreement to be executed by their duly authorized officers as of the day and year first above written.

allent	475-39-7129	1/22/2024
Contractor Signature	SSN/Tax ID Number	Date
Som M Call		1/30/2024
Program Director		Date

Please note: All signatures *must* be obtained AND the following *must* be completed by the Program Director before submission to the Executive Director of Finance & Business Services for review and approval.

This contract is funded by either:

- 1. The following budget (include full 18 digit code); or
- 2. will be paid using Student Activity Funds; or
- 3. is no cost contract (e.g. Memorandum of Understanding).

Please check the appropriate line below:

Check if the contract will be paid using District funds and enter the budget code in the top line below (enter in blank spots following the example).

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____ Check if the contract will be paid using Student Activity Funds

____ Check if the contract is a no-cost contract such as a Memorandum of Understanding

Exec. Dir. of Finance & Ausiness Services / Superintendent of Schools / Board Chair

September 11 2023



ISD 709 Duluth Public Schools Administration and School Board Members

RE: Lester Park Foundation's award to ISD 709 for Part-Time Spanish Club Coordinator

ATTN: Shannon Brown and ISD 709 School Board

SUBJECT: The below cost defines the award given to ISD 709 to support a part-time coordinator for Lester Park Elementary's afterschool Spanish Club.

Lester Park Foundation (LPF) is a non-profit foundation that seeks to support, enhance, and enrich educational experience and opportunities for all students at Lester Park Elementary School. In the spring of 2023, the LPF piloted a Spanish Club program. The pilot was able to accommodate 39 kids from across grades K - 5, but 68 kids were waitlisted. With the success of the initial pilot, we expect interest and demand to grow this upcoming year. The pilot had a capacity issue: it was dependent on two people from the LPF to manage the program and two student teachers from UMD with limited availability. To ensure a sustainable and robust program that can meet student interest, this grant to the district of \$4300 serves to hire a part-time program coordinator that will both manage the logistics and teach the after-school clubs.

Program Details

Two six-week sessions:

- October 23rd December 8th (no club the week of Thanksgiving break)
- March 4th April 12th Lester Park Foundation will support the school in hiring and training

LPF Grant Breakdown to District

- Up to 60 hours of program coordination and teaching prep time at \$20 an hour: \$1200 per year
- Up to three classes per day, 2:15 4:30pm at \$20/hr, for a Fall and Spring sessions: \$2700 per year
 - 11.25 hours a week for six weeks = up to 67.5 teaching hours per session
 - o Could accommodate up to 225 kids for a once a week session
- Materials and Supplies: \$400 per year
- Grant Total: \$4300

Benefit to Lester Park Elementary School and ISD 709 District:

- Increase language enrichment
- Increase cultural enrichment
- Expands after-school program options
- Could serve as a model for other schools looking to expand foreign language options

There will be no overheard or indirect costs associated with the above award; this award may only be used for funding the coordinator position and costs associated with the coordinator running the Spanish Club (e.g., club materials).

This grant is annual and can be renewed upon agreement with the Lester Park Foundation.

If there are any questions or any additional need, please let me know.

Sincerely,

Jon Benson

Auto

Board President Lester Park Foundation

September 11 2023



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Board President Lester Park Foundation