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**Vendor**

**Dist. No.**

**Total Amount:**

**Bond TOTALS:**

**Vendor**

**Date**

**Total Amount:**
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TRANSPORT COMPANY
ADT 068373

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**Total Amount:** 310.43

**Program:** 11 Adult Education Program

**Batch:** 50

**Claim Warrant and Distribution Transmittal**
**b. Personnel**

Shall the Board approve the following personnel items? (All employee final hires are contingent upon fingerprint clearance by Superintendent/Designee and funding source is indicated at the end of each item if it is funded through some means other than the general fund)

1.) **Certificated Personnel**
   A) Reduction in hours for Suzanne Onesto, NU French/Home Based Teacher, from 1.0 FTE to 0.8 FTE, for the 2013/14 school year only;
   B) Transfer for Karla Aaron, to 0.5 FTE GHS Counselor, 0.33 FTE SMHS Counselor, and 0.17 GHS Teacher, for the 2013/14 school year;
   C) Increase in hours for Gene Cook (from reemployment list) from 0.2 FTE SMHS Counselor to 1.0 NU Counselor for Title I Program, effective August 2013;
   D) 6/5ths position for Paula Simas to include 0.20 FTE SMHS Spanish teacher, effective 8/13/2013;
   E) Increase in hours for Debi Fairchild, NUHS English teacher, from 0.6 FTE to 1.0 FTE, effective 8/13/2013;
   F) Return from reemployment list for Guy Grever, NUHS 1.0 FTE PE/Science teacher, effective 8/13/2013;
   G) Increase in hours for Molly Starr, NUHS Social Science teacher, from 0.6 FTE to 1.0 FTE, effective 8/13/2013;
   H) Temporary assignment for Jill Sonnenberg, as NUHS WASC Coordinator, for the 2013/14 school year;
   I) Increase in hours for Debbie Phillipsen, NUHS Special Education teacher (S/H), from 0.8 FTE to 1.0 FTE, effective 8/13/2013;
   J) Return from reemployment list for Daniel Bussinger, from 0.8 FTE to 1.0 FTE NUHS Spanish teacher, effective 8/13/2013;
   K) Hire of Nicolas Tapia, 1.0 FTE BRHS Science (Chemistry/Physics) Teacher, effective 8/13/2013;
   L) Hire of Kristanne Heaton, 0.5 FTE GHS Social Science Teacher, on a temporary contract for the 2013/14 school year;
   M) Hire of Lynn Cameron, Student Assistance Program Coordinator, effective at the beginning of the 2013/14 school year;
   N) Transfer for Matt MacDonald, Social Science teacher, to Bear River High School, effective at the beginning of the 2013/14 school year;
   O) Increase in hours for Kristin Aguilar, GHS English Teacher, from 0.4 FTE to 0.83 FTE, effective at the beginning of the 2013/14 school year;

2.) **Classified Personnel**
   A.) Rescinding of layoff for Tamar Gates, Adult Education ELL Learner Aide;
   B.) Rescinding of layoff for Larry Wagner, WIA/EL Civics Clerical Support;
   C.) Hire of Blake LeCount, Instructional Aide II-Special Education/Medical, effective 8/13/2013;
   D.) Hire of Julie Gregerson, Instructional Aide II-Special Education/Medical, effective 8/13/2013;
   E.) Change in position for Jennifer Peterson, to Instructional Aide II-Special Education /Medical, effective 8/13/2013;

3.) **Adult Education Personnel**
   A.) Rescinding of layoff for Lisa Stine, Adult Education teacher;

4.) **Administrative Personnel**
   A.) Rescinding of layoff for Anita Bagwell, SMHS Principal/Adult Ed Director;

5.) **2013 Extended School Year Program (Special Education)**
   A) Hire of Brad Sparks, Instructional Aide II-Special Education, in the 2013 Extended School Year program;
   B) Hire of Jennifer Peterson, Instructional Aide II-Special Education, in the 2013 Extended School Year program;
   C) Hire of Will Carrara, Lifeguard for the 2013 Extended School Year program, at $10.00 per hour;
3.) **2013 Summer Bridge Program**
A) Hire of Debi Fairchild, as the NUHS Summer Bridge Teacher (funded by Title I program);
B) Hire of Sadie Wight, as the BRHS Summer Bridge Teacher;
C) Hire of Margarita Mejia-Jorjana, as the NUHS Summer Bridge Teacher (funded by Title I program);

4.) **Temporary/Coaching Personnel**
A) Hire of Nick Espedal, as BRHS Frosh Boys Basketball Coach, for the 2013/14 season;
B) Hire of Sam Haley-Hill to direct the NUHS 2013-14 Spring play for $2,000.00 (funded by NU ASB);
DATE:       June 7, 2013
TO:         Trisha Dellis/Karen Soenram
FROM:       Jim Nieto

SUBJECT: Donation to Bear River High School

I would like to recommend to the Nevada Joint Union High School District Board of Trustees that they accept a donation of $1,200.00 from Virgil and Jacqueline Traynor. These funds will be deposited into the Bear River High School ASB Ag Mechanics account. A copy of the check is attached.

Thank you.
AGREEMENT FOR CONSULTANT SERVICES

This Agreement is made and entered into this __th day of __, 2013, by and between the Nevada Joint Union High School District ("District"), a California public school district, and Emily Brown ("Consultant").

WITNESSETH

WHEREAS, the District wishes to make available to it students professional counseling services; and

WHEREAS, Consultant is willing and able to provide such services to District students pursuant to the terms and conditions of this Agreement.

NOW, THEREFORE, the parties agree as follows:

1. Consultant will provide the following services beginning on August 13, 2013:

   Work with the STARS Student Assistance Program to provide assessment and therapeutic interventions with referred students and parents under the supervision of the SAP Coordinator and the STARS Volunteer Coordinator. Services may include individual, group and family counseling; collaboration with administrative, counseling, nursing, and certificated and classified staff; and participation in community collaborative meetings. The consultant/intern will keep therapy records, as well as records related to attendance and services rendered.

2. Consultant will provide the services hereunder without any charge whatsoever to the District, its students, staff, representatives or agents.

3. Consistent with the process set forth in Education Code section 45125.1 Consultant agrees to undergo fingerprinting and cooperate in a background check before rendering any services hereunder.
4. The District will, to the extent permissible under the state and federal pupil privacy laws, assist Consultant as necessary for Consultant to perform the services hereunder. However, Consultant acknowledges and agrees that private information pertaining to students, including but not limited to pupil records, shall not be provided by the District to Consultant, unless proper consent has been obtained.

5. Either party may request changes in the nature or scope of services provided under this Agreement. Such changes must be authorized in advance by the District in writing, and incorporated into this Agreement as an amendment.

6. Consultant warrants that s/he has the necessary expertise to perform the services. Consultant further warrants that s/he will perform said services in a legally adequate manner in conformance with all Federal, State and local laws and guidelines.

7. Consultant agrees that, as applicable, s/he will observe the privacy provisions related to pupil records as set forth in the California Education Code and the federal Family Educational Rights and Privacy Act. In the event Consultant encounters a potential violation of the pupil privacy laws, s/he shall contact District management as soon practical.

8. Consultant shall defend, indemnify, and save and hold harmless the District, its officers, agents and employees, and representatives from and against any claims, suits or actions of every name, kind and description brought forth, or on account of, personal injury or bodily injury (including death) of any person, including (but not limited to) workers and the public, or damage to property, resulting from or arising out of Consultant’s negligence or willful misconduct in the performance of this Agreement, save and except those matters arising from District’s negligence or willful misconduct. The parties intend that this provision shall be broadly construed to effectuate its purpose.

9. Consultant shall, at all times maintain in full force and effect liability insurance covering his/her activities hereunder. Insurance coverage as set forth herein shall not be
construed to relieve Consultant of liability in excess of such coverage, nor shall it preclude the District from taking such other actions as are available to it under any other provision of this Agreement or law.

10. This Agreement may, without penalty of any kind, be terminated without cause by either party.

11. This is an integrated Agreement, and contains all of the terms, considerations, understanding and promises of the parties. It shall be read as a whole.

12. In any action brought by either party to enforce the terms of this Agreement, the prevailing party shall be entitled to recover its reasonable attorney’s fees.

13. Any action arising out of this Agreement shall be brought in Nevada County, California.

14. Consultant shall provide the services hereunder as a volunteer consultant and covenants and agrees that s/he will act in accordance with such status, that it will neither hold itself out as, nor claim to be an officer or employee of the District by reason of this Agreement.

15. This Agreement shall be binding upon the heirs, successors, executors, administrators and assigns of the respective parties hereto.

16. Consultant shall not engage in unlawful employment discrimination, including but not limited to, employment discrimination based upon a person’s race, religious creed, color, national origin, ancestry, disability or medical condition, marital status, citizenship, gender, or sexual orientation.
AVID® IMPLEMENTATION AGREEMENT

This AVID Implementation Agreement ("Agreement") for AVID membership, materials, and training is entered into by and between the AVID Center, a California non-profit corporation ("AVID Center") and the school system named in Attachment A ("School System").

Article I. AVID Membership Benefits

1.1 AVID Mission and Purpose:

AVID’s mission is to close the achievement gap by preparing all students for college readiness and success in a global society.

AVID Center is a non-profit corporation formed to strengthen and support the AVID community through: a focus on service to schools to ensure the quality implementation of the AVID College Readiness System; national leadership in education; and innovation through current research.

1.2 AVID Membership:

"AVID Members" or "AVID Member School Sites" are those School Sites listed in Attachment A as implementing one or more AVID programs—Elementary and/or Secondary—and with a Site Status of either "New" or "Existing". Annual membership runs concurrently with the Term of this Agreement. Sites listed in Attachment A as "planning" are not considered AVID Members and are not eligible for membership.

1.3 AVID College Readiness System and Materials:

School System is entitled to implement the applicable AVID program(s) only at the AVID Member School Sites listed in Attachment A, and to use the licensed AVID trademarks, libraries, and student materials for the AVID Member School Sites' AVID College Readiness System pursuant to the provisions of this Agreement.

Sections with "Secondary" or "District Director" in the header title herein will only apply if Secondary is listed in any AVID Member School Site’s Program Name on Attachment A. Sections with "Elementary" or "Elementary Liaison" in the header title herein will only apply if Elementary is listed in any AVID Member School Site’s Program Name on Attachment A.
1.4 **AVID Center Support for Secondary:**

AVID Center agrees to provide support to School System for its Secondary AVID Member School Sites through the District Director and in conjunction with AVID Center's national and/or divisional offices. Membership for School System and Member School Sites implementing the Secondary Program includes support from AVID Center's national and/or divisional offices in the following ways:

- access to training for the AVID site team(s) and AVID elective teacher(s) through AVID Summer Institute;
- access to training for the District Director through the two-year AVID District Leadership Training (ADL), divisional/state meetings and Summer Institute;
- access to other quality continuing professional learning trainings or services such as AVID Path Trainings, AVID Weekly, AVID Test Prep, and others;
- coordination with School System's District Director to collect, report, and analyze data from School System and Member School Sites;
- review the quality of implementation through the Certification process;
- access to ongoing AVID College Readiness System development through various divisional workshops and online offerings;
- permission to use the AVID Trademarks as described in Section 4.2 below;
- electronic newsletters and access to the resources available through the password-protected MyAVID area of AVID Center's website;
- an AVID yearbook and ACCESS academic journals for School System and each Member School Site listed in Attachment A as implementing the Secondary Program; and
- assistance in disseminating information about AVID to potential new AVID middle school and high school sites within School System.

1.4a **AVID Center Support for AVID Elementary:**

AVID Center agrees to provide support to School System for its Elementary AVID Member School Sites through the Elementary Liaison and in conjunction with AVID Center national and/or divisional offices. AVID Elementary support includes:

- access to training for the AVID Elementary site team(s) through AVID Summer Institute;
- access to training for the AVID Elementary Liaison at AVID Summer Institute and through the two-year AVID Elementary Leadership Training;
- coaching and implementation guidance during coaching visits;
- AVID Center technical assistance for the Elementary Liaison;
- coordination with School System's Elementary Liaison to collect, report, and analyze data from Member School Sites;
- permission to use the AVID Trademarks as described in Section 4.2 below;
- Elementary AVID Weekly membership, an AVID yearbook, and ACCESS academic journals for each Member School Site listed in Attachment A as implementing the Elementary program; and
- assistance in disseminating information about AVID to potential new AVID Elementary sites within School System.
1.5 **AVID Reports:**

AVID Center agrees to provide School System with reports on AVID data collected in School System.

1.6 **AVID Summer Institute:**

AVID Center agrees to provide School System and its listed AVID Member School Sites access to AVID Summer Institute. School System and its listed AVID Member School Sites may attend strands at AVID Summer Institutes including the Implementation strands appropriate for their level of implementation (i.e. Elementary and/or Secondary). Planning districts and sites are restricted from attending any of the Implementation strands offered but can attend all other strands offered for their program level.

1.7 **Licensing Benefits:**

Membership includes a license to use the AVID Trademarks to promote the Member School Sites' implementation of the AVID College Readiness System, to use and implement the AVID Methodologies, and to copy the student activity sheets from the AVID Materials for educational purposes relating to AVID, all pursuant to the provisions of this Agreement. Licensing runs concurrently with the Term of this Agreement.

1.8 **Annual Membership/License Fee:**

School System agrees to pay AVID Center an annual membership/license fee based on the total number of Member School Sites in School System's AVID program according to the pricing schedule set forth in Attachment A.

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**Article II. School System Responsibilities**

2.1 **AVID Secondary Methodology:**

School System agrees to implement AVID according to AVID guidelines and teaching methodologies (collectively "AVID Methodologies") set forth in the AVID publications, guidebooks, and materials (collectively "AVID Materials") or otherwise established by AVID Center, as the same may be modified and/or updated by AVID from time to time at AVID's discretion. School System will implement the AVID Methodologies in the AVID elective class and in academic subject area classes. School System will not materially deviate from the AVID Methodologies without the prior written consent of the Executive Director of AVID Center. School System is responsible for each of its AVID Member School Sites' compliance with this Agreement.
2.1a **AVID Elementary Methodology:**

AVID Elementary classrooms will embed the AVID Methodologies across the curriculum and school day as designated in the implementation resources. School System will not materially deviate from the AVID Methodologies without the prior written consent of the Executive Director of AVID Center.

2.2 **AVID Secondary Student Selection:**

School System agrees to select students for AVID in accordance with the selection criteria established in the AVID Eleven Essentials. AVID Eleven Essentials may be modified and/or updated by AVID from time to time at AVID’s sole discretion. Any modifications or updates will be made available to the School System and its AVID Member School Sites via the MyAVID portal.

2.2a **AVID Elementary Student Selection:**

AVID Elementary serves all students of the AVID Member School Sites listed on Attachment A as implementing the Elementary program and does not require a student selection process.

2.3 **AVID Secondary Qualified Staff:**

School System agrees to maintain, at its expense, at least one AVID District Director. The District Director will enroll in and complete or have previously completed the two year AVID District Leadership (ADL) training. School System also agrees to pay the ADL training, materials and support cost ("District Director Professional Learning Services Price") set forth in Attachment A for its District Director(s). AVID District Director responsibilities are listed in Article III below. School System will ensure that its District Director(s) comply with all of the provisions of Article III below.

2.3a **AVID Elementary Qualified Staff:**

School System agrees to maintain, at its expense, at least one Elementary Liaison. AVID Center recommends that the School System maintains one Elementary Liaison for every 10-15 AVID Member School Sites implementing the AVID Elementary program. The Elementary Liaison will receive training at an AVID Summer Institute and will enroll in and complete the two year AVID Elementary Leadership Training. School System also agrees to pay the AVID Elementary Leadership training, materials, and support cost ("Elementary Liaison Professional Learning Services Price") set forth in Attachment A. AVID Elementary Liaison responsibilities are listed in Article III below and include providing AVID Member School Sites implementing the AVID Elementary program with on-site support, articulation and data collection as it relates to AVID Elementary.
2.4 **AVID Secondary Staff Training:**

School System agrees to provide, at its expense, ongoing training for site coordinators and AVID site teams at AVID Member School Sites.

**A. AVID Summer Institute:** School System agrees to ensure that each secondary site in their initial year of implementing AVID and listed as “new” on Attachment A send a team of eight (8) members to an AVID Summer Institute. AVID Center recommends sending a site team that includes the principal, counselor, AVID coordinator, and core subject area teachers. AVID Center recommends AVID Member School Sites implementing the second year of the Secondary program send teams of at least five (5) members and encourages AVID Member School Sites to continue to send teams to its Summer Institute in subsequent years to maintain and enhance the quality of AVID at their sites. The AVID District Director may attend at no additional cost and shall not be included in the minimum number of participants required per site team.

The AVID Summer Institute has three different registration rates—“Early Bird,” “Regular,” and “Late.” All rates can be found online at [www.avid.org](http://www.avid.org). If School System signs and returns this Agreement on or after May 2, 2013, the Regular Registration rate will apply to each participant listed on Attachment A. School System understands that travel, lodging, per diem costs and any other costs are not included in the price of the participant registration.

**B. School System Professional Learning:** School System agrees to conduct AVID professional learning for AVID Member School Sites in the School System based on AVID’s national model of providing site coordinator workshops and site team conferences. Agenda for professional learning sessions will be based on school needs, on AVID’s national model for coordinator workshops, on topics and agendas provided in the AVID District Leadership training materials, and on the content areas related to educational reform initiatives in public schools in School System's state.
2.4a AVID Elementary Staff Training:

School System agrees to provide at its expense, ongoing training for all AVID Elementary administrators, classroom teachers and support staff through AVID Summer Institute teams.

A. AVID Summer Institute: All AVID Member School Sites in Year 1 or Year 2 of implementing the AVID Elementary program will send a minimum of four (4) members to an AVID Summer Institute. The AVID Elementary site team will include a site administrator and lead teachers. The AVID Elementary Liaison may attend at no additional cost and shall not be included in the minimum number of participants required per site team.

The AVID Summer Institute has three different registration rates, “Early Bird,” “Regular,” and “Late.” All rates can be found online at www.avid.org. If School System signs and submits this Agreement on or after May 2, 2013, the Regular Registration rate will apply to each participant listed on Attachment A. School System understands that travel, lodging, per diem costs and any other costs are not included in the price of the participant registration.

B. AVID Elementary Coaching Package: School Systems that have AVID Member School Sites in Year 1 and/or Year 2 of implementation of the AVID Elementary program will be required to schedule an AVID Elementary Coaching Package. This package of two (2) consecutive on-site days allows for individualized coaching to address unique needs of each district and Elementary Liaison. AVID Center will work with the Elementary Liaison to schedule the days. The School System may request additional days at the rate of $1,800.00 per day.

2.5 Data Collection:

On at least an annual basis, according to the timeline established by AVID Center, School System shall collect data pertaining to student demographics, course enrollment, site characteristics and related outcomes specified by AVID Center and provide that data to AVID Center via their secure web portal. School System shall also submit such individual student academic and disciplinary data concerning AVID participants as AVID Center may specify. AVID Center’s data collection process conforms to the privacy protections specified in the federal Family Educational Rights and Privacy Act (FERPA). AVID Center will maintain as confidential any personally identifiable student information or information that is privileged or confidential under federal or state law and that is conspicuously marked by School System as “privileged” or “confidential” before School System delivers to AVID Center. AVID Center will destroy all individual student data when it is no longer needed for reporting purposes. School System reserves the right to withhold, revise, and/or edit certain confidential data such as student names, Social Security numbers and any other information the disclosure of which would violate FERPA. AVID Center agrees not to use any of the data collected under this Paragraph 2.5 in a manner that would violate, or cause School System to violate, any applicable provision of FERPA.
2.6 **AVID Curriculum Library:**

The AVID teachers and students benefit from the classroom strategies and activities provided in the AVID Curriculum Library. Each type of Curriculum Library—Elementary, Middle Level, High School—consists of a set of AVID publications and materials.

2.6a **Curriculum Library, Secondary:**

School System agrees to purchase at least one (1) complete AVID Curriculum Library for each AVID Member School Site implementing the Secondary program and listed as "new" in Attachment A prior to each AVID Member School Site's initial implementation of AVID. AVID Curriculum Library prices are set forth in Attachment A. School System shall be entitled to use AVID Secondary libraries only at the AVID Member School Sites listed in Attachment A with the Program Name including Secondary and for which the materials were originally purchased. AVID libraries are non-transferable. School System and its individual AVID Member School Sites agree to ensure that each AVID classroom has adequate AVID curriculum materials. The use of the AVID Curriculum Libraries, which are part of the AVID Materials, will also be subject to the provisions of Article IV below.

2.6b **Curriculum Library, Elementary:**

School System agrees to purchase at least one (1) complete AVID Elementary Implementation Library for each AVID Member School Site implementing the Elementary program and listed as "new" in Attachment A prior to each AVID Member School site's initial implementation of AVID. Curriculum Library prices are set forth in Attachment A. School System shall be entitled to use AVID Elementary Implementation Libraries only at the AVID Member School Sites listed in Attachment A with the Program Name including Elementary and for which the materials were originally purchased. AVID Elementary Implementation Libraries are non-transferable. School System and its AVID Member School Sites agree to ensure that each AVID classroom has adequate AVID materials. The use of the Curriculum Libraries, which are part of the AVID Materials, will also be subject to the provisions of Article IV below.
2.6c **Curriculum Shipment(s):**

AVID Center will ship curriculum libraries upon full execution of this agreement, once materials have been produced, if conditions of Article VII herein are fulfilled, and in accordance with the delivery date requested by School System as indicated on Attachment A as the "Requested Delivery Date". Curriculum will be shipped to the addresses listed on Attachment A as provided by School System. School System confirms that this date and location reflect the best time and location for receipt of shipment. School System should allow a few weeks on either side of the Requested Delivery Date as unforeseen circumstances may occur in the supply chain. Please allow additional time if Requested Delivery Date is within three (3) weeks of AVID Center's receipt of a fully executed copy of this Agreement. The Requested Delivery Date is provided for School System's convenience only. AVID Center's collection and School System's provision of such date does not constitute an affirmation of fact or promise nor does it create an obligation of law or in equity on behalf of AVID Center if materials do not arrive within the given timeframe. School System agrees that AVID Center makes no remedial promise and does not expressly intend to create a warranty or guarantee for any loss or damage, whether material or immaterial, arising from the late or early shipment of materials.

**Article III. AVID District Director (Secondary) and/or Elementary Liaison**

3.1 **Role of the AVID District Director (Secondary):**

In order to disseminate the AVID Secondary program effectively and to build a strong District AVID College Readiness System, AVID Center coordinates training and networking of district leaders known as AVID District Directors. The primary role of the AVID District Director is to coordinate support for the AVID Secondary program within School System. These individuals accept responsibility for ensuring the implementation of the AVID Secondary program according to the AVID Methodologies and for facilitating the development of site conditions that ensure effective AVID implementation. AVID District Directors attend four (4) sequential AVID District Leadership trainings (ADL) in various locations to be announced throughout a two-year period. Included in ADL Sessions 1-4 are site visits to AVID Member School Sites and curriculum which develop district and regional capacity to deepen existing programs, build new programs, and provide ongoing support and professional learning to the AVID College Readiness System and coordinators.
3.1a Role of the AVID Elementary Liaison:

In order to implement quality grade level effectiveness and to build strong AVID Feeder Patterns, AVID Center coordinates training and networking of district leaders known as Elementary Liaisons. The primary role of the Elementary Liaison is to coordinate support and provide articulation opportunities for AVID Elementary sites. These individuals accept responsibility for ensuring the implementation of AVID Elementary key components according to the AVID Elementary Essentials and for facilitating the development of AVID Feeder Patterns and site conditions that ensure effective elementary implementation. Elementary Liaisons attend four (4) sequential AVID Elementary Leadership trainings throughout a two-year period. Trainings consist of AVID Methodologies, understanding the role and responsibilities of the Elementary Liaison, and learning about AVID’s online resources, data collection, certification, and continued professional learning. Elementary Liaisons attend the Elementary Administrator and/or Elementary Liaison Strands at AVID Summer Institute with their teams and help develop the feeder patterns vision and plan for quality implementation. The Elementary Liaison attends and supports ongoing professional learning through AVID Coaching Packages.

3.2 Time Allocation for the AVID District Director:

The ability of the District Director to plan and conduct AVID activities is impacted by what proportion of the Director's job responsibilities is designated for AVID. Should School System have five (5) or more AVID Member School Sites, AVID Center recommends that a substantial portion of the District Director's time be allocated to AVID oversight. AVID Center recommends that full-time allocation or multiple District Directors be considered for rural districts with ten (10) or more AVID Member School Sites, and for urban or suburban districts with twenty (20) or more AVID Member School Sites.

3.2a Time Allocation for the AVID Elementary Liaison:

The ability of the Elementary Liaison to plan and conduct AVID activities is impacted by what proportion of the Elementary Liaison’s job responsibilities is designated for AVID. Should School System have five (5) or more AVID Member School Sites, AVID Center recommends that a substantial portion of the Elementary Liaison’s time be allocated to AVID Elementary oversight. AVID Center recommends that full-time allocation or multiple AVID Elementary Liaisons be considered for rural districts with ten (10) or more AVID Elementary Sites and for urban or suburban districts with twenty (20) or more AVID Elementary Sites.

3.3 Secondary Professional Learning:

The District Director coordinates workshops for AVID coordinators, training for AVID tutors, site team conference(s) for AVID site teams, and site team participation in the AVID Summer Institute(s).
3.3a **Elementary Professional Learning:**

The Elementary Liaison coordinates feeder pattern articulation meetings (with administrators, teachers, and support staff), site support, and participates in the AVID Summer Institute(s) according to the elementary training cycle.

3.4 **Secondary Technical Support to Sites:**

The District Director periodically visits each AVID Member School Site, at minimum, once per academic quarter. A site visit includes AVID classroom observation and coaching of the AVID coordinator, observation of subject area teachers who have participated in AVID professional learning, meeting with the AVID site team to facilitate progress towards goals identified in the Site Team Plan, and meeting with the principal to promote administrative support for and institutionalization of AVID.

3.4a **Elementary Technical Support to Sites:**

The Elementary Liaison visits sites, observes classrooms, coaches administration, teachers and support staff to facilitate progress toward goals identified, and to promote institutionalization of AVID Elementary Essentials. The Elementary Liaison attends AVID Elementary Leadership Training and provides ongoing professional learning for all AVID Elementary sites.

3.5 **Data Collection and Research:**

The District Director and/or Elementary Liaison coordinates the collection of data as requested by the national AVID Center, and uses resources within the School System or region, as available, in order to monitor progress and success of regional AVID College Readiness Systems.

3.6 **Building a Structure of Support:**

The District Director and/or Elementary Liaison coordinates the establishment of an AVID District team or advisory group that is made up of top-level district administration, site-level representation and representatives from local post-secondary institutions. The AVID District team or advisory group ensures the implementation and fidelity of the AVID system and collaborates on issues regarding student access to, and success in, rigorous college preparatory courses.

3.7 **Outreach:**

The District Director and/or Elementary Liaison responds to inquiries from his or her community regarding AVID dissemination by providing information sessions and publicity.
3.8 **Secondary Partnerships with Postsecondary Institutions:**

The District Director works with college and university staff to coordinate student outreach, tutor employment, AVID summer bridge programs, and support for secondary AVID students at AVID Member School Sites enrolling at the postsecondary institutions.

3.9 **Secondary Special Events:**

The District Director facilitates AVID events (e.g. AVID student writing contest, AVID student conference, AVID family conference).

3.9a **Elementary Special Events:**

The Elementary Liaison facilitates AVID elementary events (e.g. end of year recognition events, transition events and feeder pattern articulation meetings).

3.10 **Partnership with AVID Center:**

The District Director and/or Elementary Liaison coordinates communication with AVID Center regarding contracts for consultant services, technical assistance for district or regional planning, and the AVID certification process. The District Director also maintains open communication and collaboration with AVID Center by mailing information about regional AVID activities, by participating in AVID conferences, by networking via phone/ FAX/ email, by contributing to the AVID international academic journal, etc.
AVID District Leadership Training for District Directors (Secondary):

AVID District Leadership Training (ADL) Sessions are designed to prepare and support the AVID District Director. The four sessions are taken in sequential order over a two year period at various facilities throughout the country (the School System should periodically check www.avid.org or their divisional contact for listings). The District Director is to maintain a portfolio and additionally participate in online and web-hosted meetings coordinated by AVID Center. Upon completion of all four sessions, the District Director becomes certified by AVID as a District Director and continues their training by attending ongoing national, divisional, or state AVID Center meetings.

A. AVID provides AVID District Leadership (ADL) Training as part of the District Director Professional Learning Services fee. ADL training is for district level personnel responsible for start-up and quality assurance of the AVID Secondary program as described above and takes place over two years. ADL includes two small-group trainings per year which consist of AVID methodologies, understanding the role and responsibilities of the District Director, and learning about our online resources, data collection, certification, and continued professional learning.

The District Director Professional Learning Services Fee is $15,000.00 per District Director, payable over two years at $9,000.00 for the first year and $6,000.00 for the second year. If additional district level training is required due to turnover or supplemental support, the School System may be eligible to receive a discount at the discretion of AVID Center. The service fee does not include travel, meals, or any other expenses.

The ADL Training Schedule is split into two years. Year 1 of training includes Summer Institute, Session 1, and Session 2. Time allocated for these trainings consists of three (3) days over the summer for Summer Institute and two and a half (2½) days for each session, one (1) in the fall and one (1) in the spring. Year 2 of training includes two (2) Summer Institutes, Session 3, and Session 4. Time allocated for these trainings consists of three (3) days over the summer between training years, and two and a half (2½) days for each session, one (1) in the fall and one (1) in the spring, followed by a final three (3) days over the summer.

B. Summer Institute – District Director leads the district’s AVID site team facilitation at the AVID Summer Institute. The District Director attends Summer Institute as part of their ongoing training; therefore, the Summer Institute registration fee for the District Director is included in the total District Director Professional Services Price.

C. Materials – After attending the first ADL session, the District Director will be provided with a sample set of all Middle Level and High School curriculum, materials, binders, CDs, and supplemental materials needed for district support.

D. AVID National Office & Divisional Support – AVID Center will provide support from our national office, divisional offices, and state offices. This support will consist of phone calls, emails, and district visits at the discretion of AVID Center.
3.11a AVID Elementary Leadership Training:

AVID Elementary Leadership Training Sessions are designed to prepare and support the Elementary Liaison. The four sessions are taken in sequential order over a two year period. The location of the trainings may vary (the School System should periodically check www.avid.org or contact the AVID Elementary team for listings).

A. AVID provides the following services to the district for start-up and quality assurance of the program: AVID Elementary Leadership Training is for the designated Elementary Liaison and takes place over two years. AVID Elementary Leadership Training includes two small-group trainings per year which consist of AVID methodologies, understanding the role and responsibilities of the Elementary Liaison, and learning about the AVID College Readiness System, as well as our online resources, data collection, certification, and professional learning opportunities.

The Elementary Liaison Professional Learning Services Fee is $9,000.00 per Liaison, payable over two years at $5,400.00 for the first year and $3,600.00 for the second year. The service fee does not include travel, meals, or any other expenses.

The Elementary Leadership Training Schedule is split into two years. Year 1 of training includes Summer Institute, Session 1, and Session 2. Time allocated for these trainings consist of three (3) days over the summer for Summer Institute and two and a half (2½) days for each session, one (1) in the fall and one (1) in the spring. Year 2 of training includes two (2) Summer Institutes, Session 3, and Session 4. Time allocated for these trainings consist of three (3) days over the summer between both training years, and two and a half (2 ½) days for each session, one (1) in the fall and one (1) in the spring, followed by a final three (3) days over the summer.

B. Summer Institute - The Elementary Liaison is required to attend Summer Institute with new implementing elementary sites. The Elementary Liaison attends Summer Institute as part of their ongoing training; therefore, the Summer Institute registration fee for the Elementary Liaison is included in the total Elementary Liaison Professional Learning Services Price.

C. Materials –the Elementary Liaison will be provided with an Elementary Implementation Library set at about the same time the site(s) will get their order per the signed Agreement.

D. AVID National, Divisional, State Office Support – AVID Center will provide support from our national office, divisional offices, state offices, and/or independent consultants. This support will consist of phone calls, emails, and visits at the discretion of AVID Center.

Article IV. Licenses and Proprietary Rights
4.1 Copyright License:

Subject to School System's performance of all the provisions of this Agreement, AVID Center hereby grants to School System during the Term a non-exclusive, non-transferable license, without the right to sublicense, to distribute, reproduce, and display the AVID Materials and the AVID Methodologies solely to implement AVID at the Member School Sites as listed in Attachment A, and for no other purpose. For each Member School Site listed in Attachment A, this license extends only to the AVID Materials and AVID Methodologies corresponding to the AVID Program Name(s) (e.g. Elementary, Secondary, etc.) listed for that AVID Member School Site.

A. School System may distribute, reproduce, and display the AVID Materials only to appropriate staff and students of the AVID Member School Sites listed in Attachment A, for the sole purpose of implementing the specified AVID Programs at the AVID Member School Sites and for no other purpose. School System will not permit any of the AVID Materials or AVID Methodologies to be used by anyone other than the AVID Member School Sites.

B. Further, School System will only distribute, display, photocopy, reproduce or otherwise duplicate, those AVID Materials and AVID Methodologies corresponding to the specific AVID Program(s) listed for each AVID Member School Site in Attachment A. (For example, if Attachment A specifies both the Elementary and Secondary AVID Programs at ABC School Site, but only specifies the Elementary AVID Program at XYZ School Site, School System will not distribute, display, photocopy, reproduce, duplicate, or otherwise make available the Secondary AVID Program Materials and Methodologies to XYZ School Site).

C. School System and its individual school sites will not distribute, display, photocopy, reproduce or otherwise duplicate, all or any part of the AVID Materials or AVID Methodologies to anyone other than the AVID Member School Sites without AVID Center's prior written consent.

D. Should School System wish to make any of the AVID Materials or AVID Methodologies accessible to its AVID Member School Sites through the Internet, it will do so on a password-protected website, and it will ensure that only appropriate staff and students of the AVID Member School Sites are allowed access to the website.

E. Should School System wish to make electronic versions of any of the AVID Materials or AVID Methodologies available for download by its AVID Member School Sites, it will ensure that only appropriate staff and students of the AVID Member School Sites are allowed access to those materials, and it will require that those staff and students agree not to distribute, reproduce, display, or transfer those materials to anyone other than appropriate staff and students of the AVID Member School Sites before downloading those materials.

F. School System and its individual school sites shall not modify or otherwise alter the AVID Materials or AVID Methodologies in any way, or create or distribute any derivative works of the AVID Methodologies or the AVID Materials in any way. School System also agrees not to use or adopt the AVID Methodologies or AVID Materials with respect to any educational or other program except solely to implement AVID under the provisions of this Agreement.

G. School System and its individual school sites acknowledge that they do not have the right to sell, sublicense, transfer, or lease any of the AVID Materials or AVID Methodologies to any person or entity.
4.2 Trademark License:

Subject to School System's performance of all the provisions of this Agreement, AVID Center hereby grants to School System during the Term a non-exclusive, non-transferable, indivisible license, without the right to sublicense, to use the AVID® trademarks (collectively "AVID Trademarks"). (a) only as they are incorporated in the AVID Materials, and (b) only on advertising flyers and written promotional materials created by School System or the AVID Member School Sites listed in Attachment A in order to promote and implement AVID at those Member School Sites. School System agrees that it will use its best efforts to use the AVID Trademarks in a professional manner in order to preserve and enhance AVID Center's substantial goodwill associated with the AVID Trademarks. School System agrees that it or its individual school sites will not use any of the AVID Trademarks as a corporate or business entity name, as a fictitious business name or as a trade name, and will not use any name in such capacity that is confusingly similar to the AVID Trademarks. School System further acknowledges and agrees that it and its AVID Member School Sites cannot modify or otherwise alter any of the AVID Trademarks or use any other designs or logos in conjunction with its use of the AVID Trademarks. School System cannot use the AVID Trademarks for any educational or other program other than to implement AVID at the Member School Sites listed in Attachment A consistent with the above license. School System and its AVID Member School Sites will always use the proprietary symbol ® immediately adjacent to the respective AVID Trademarks as noted above with respect to their use of the AVID Trademarks. If School System or its Member School Sites desire to use or place the AVID Trademarks on any products, things, or other merchandising items in order to promote AVID, it must first seek and obtain permission from AVID Center by completing AVID Center's Request to Use AVID Center Trademark Form and complying with any of AVID Center's conditions for approval. Any such additional uses of the AVID Trademarks approved by AVID Center shall also be subject to the terms of this license and the other provisions of this Article IV.

4.3 Rights Reserved:

Notwithstanding anything to the contrary in this Agreement, all rights not specifically granted in this Agreement to School System shall be reserved and remain always with AVID Center.

4.4 Proprietary Rights:

The parties agree that AVID Center shall solely own and have exclusive worldwide right, title and interest in and to the AVID Trademarks, AVID Materials and AVID Methodologies, to all modifications, enhancements and derivative works thereof, and to all United States and worldwide trademarks, service marks, trade names, trade dress, logos, copyrights, rights of authorship, moral rights, patents, know-how, trade secrets and all other intellectual and industrial property rights related thereto ("Intellectual Property Rights"). School System shall not challenge, contest or otherwise impair AVID Center's ownership of the AVID Trademarks, AVID Materials or AVID Methodologies, or any of AVID Center's applications or registrations thereof, or the validity or enforceability of AVID Center's Intellectual Property Rights related thereto. School System also agrees not to submit any applications or otherwise attempt to register for itself or others any of the AVID Trademarks, AVID Materials or AVID Methodologies.
4.5 **Enforcement:**

The parties agree that except to the limited extent expressly set forth in Paragraphs 4.1 and 4.2 above, AVID Center will be irreparably harmed and money damages would be inadequate compensation to AVID Center in the event School System breaches any material provision of Article IV. Accordingly, all of the provisions of this Agreement shall be specifically enforceable by injunctive and other relief against School System without the requirement to post a bond, in addition to any other remedies available to AVID Center, for School System's breach of any provision of this Agreement.

4.6 **Proprietary Notices:**

School System agrees not to remove, alter or otherwise render illegible any trademark, copyright or other proprietary right notices or other identifying marks from the AVID Materials or any permitted copies thereof.

4.7 **Infringement:**

School System agrees to notify AVID Center of any conduct or actions on the part of third parties of which it becomes aware that might be deemed an infringement or other violation of AVID Center's rights in the AVID Trademarks, AVID Materials or AVID Methodologies. In such event, AVID Center shall have the sole right to bring an action for infringement or other appropriate action with respect thereto. AVID Center shall exclusively control the prosecution and settlement of any such action. School System agrees to fully cooperate with AVID Center in any such action and provide AVID Center with all information and assistance reasonably requested by AVID Center.

4.8 **Compliance with Laws:**

School System agrees that the AVID Trademarks, AVID Materials and AVID Methodologies will be used in accordance with all applicable laws and regulations and in compliance with any regulatory or governmental agency that has jurisdiction over School System and its educational programs.

**Article V. Quality Control Procedures**

5.1 **Quality Standards:**

To ensure the successful implementation of AVID, School System agrees to comply with the quality standards described in the AVID Materials and in the AVID training sessions or otherwise established by AVID Center from time to time (collectively "AVID Quality Standards").
5.2 Annual Certification:

School System agrees to participate in AVID Center’s annual certification process whereby each AVID Member School Site completes a self-study that is certified by School System’s AVID District Director. AVID Center will train School System’s AVID District Director in the certification process and will provide consultation and review. School System will forward the results of this annual certification to AVID Center in a timely fashion. AVID Center will make the final determination of each Member School Site’s certification status.

5.3 AVID Quality Assurances:

AVID Center has the right in its sole discretion to review School System’s compliance with the AVID Quality Standards, including, without limitation, the annual certification process described above. The Certification process provides a two-year timeline to encourage site level program improvement, if necessary, in AVID Member School Sites. If as part of the Annual Certification process or otherwise AVID Center suggests certain changes be made to School System’s AVID College Readiness System, School System agrees to implement such changes. As per Certification guidelines, AVID Member School Sites that do not meet the AVID Quality Standards or do not implement AVID Center’s suggested changes may be designated “affiliate” AVID Member School Sites. Should AVID Member School Sites and/or School System not meet the AVID Quality Standards or implement AVID Center’s suggested changes for multiple years, they may be asked to discontinue AVID at the end of a school year.

Article VI. Period of Agreement

6.1 Term:

The Term (“Term”) of this Agreement shall be as set forth in Attachment A unless earlier terminated as provided herein.

6.2 Cessation of the AVID College Readiness System:

AVID Center requests that if School System determines that it will permanently cease using or implementing the AVID College Readiness System at the end of the school year, School System should notify AVID Center in writing by May 31 of that year. AVID Center retains the right to verify that any School System that conducted the AVID College Readiness System in prior years but has indicated it is discontinuing or has discontinued AVID has: (a) ceased to offer the particular AVID Program at the school site(s), (b) ceased any further use of the AVID Materials and AVID Methodologies, and (c) ceased any further use or display of the AVID Trademarks.

Article VII. Compensation
7.1 Agreement and Purchase Order:

School System must include, along with this signed Agreement, a fully and completely executed Purchase Order for the entire Agreement as detailed on Attachment A and any other applicable and incorporated attachments. AVID Center will not fulfill any services or materials, including the shipment of any libraries without a fully executed Purchase Order and this signed Agreement. The terms and conditions of this Agreement shall control for all Purchase Orders issued pursuant to this Agreement; no terms and conditions on Purchase Orders will apply to this Agreement.

7.2 Fulfillment, Invoicing, Payment Terms:

AVID Center will invoice School System for the entire Agreement upon receiving this executed Agreement and the executed Purchase Order as detailed in Attachment A and any other applicable and incorporated attachments. School System hereby agrees to pay AVID Center for any and all fees detailed in Attachment A and any other applicable and incorporated attachments. The School System agrees to pay the total invoice amount which is due net 30 days from the date of the invoice. If School System requires any special invoicing other than as indicated above, School System MUST request so in writing at the time of execution of this Agreement.

7.3 Fulfillment, Invoicing, Payment Terms; If No Purchase Order Is Required by School System:

If the policy of the School System states that no Purchase Order is required for purchases or that this executed Agreement suffices as the School System's authorization for purchase, the School System must initial below representing and warranting to AVID Center that the School System is fully able to pay any and all fees as invoiced on Attachment A and any other applicable and incorporated attachments without an additional Purchase Order. AVID Center will invoice School System for the entire Agreement, as detailed on Attachment A and any other applicable and incorporated attachments, upon receiving this executed Agreement. The School System agrees to pay the total invoice amount which is due net 30 days from the date of the invoice. If School System requires any special invoicing other than as indicated above, School System MUST request so in writing at the time of execution of this Agreement.

INITIALS

Article VIII. Status of Parties
8.1 **Independent Contractors:**

AVID Center and School System are independent contractors and their relationship is that of a licensor and licensee. This Agreement is not intended to create a relationship of employment, agency, partnership, joint venture, or similar arrangement between the parties. Neither party shall have any power or authority to bind or commit the other party in any respect, contractually or otherwise. In no event shall either party, or any of its respective officers, agents, or employees, be considered the officers, agents, or employees of the other party.

**Article IX. Authority**

9.1 **AVID Center Warranty:**

AVID Center warrants that the person signing this Agreement is authorized to enter into this Agreement on behalf of the non-profit AVID Center and to bind AVID Center to perform all of its obligations under this Agreement. AVID Center warrants that it is a 501 (c)(3) non-profit educational corporation and the developer and sole source distributor of the AVID College Readiness System.

9.2 **School System Warranty:**

School System warrants that it has obtained all necessary approvals and taken all necessary steps to enter into this Agreement. The person signing on behalf of School System warrants that he or she has the authority to enter into this Agreement on behalf of School System and to bind School System to perform all of its obligations under this Agreement.

**Article X. Termination**
10.1 Termination for Cause:

Subject to the last sentence of this Paragraph 10.1, either party has the right to terminate this Agreement at any time if the other party is in material breach of any warranty, term, condition or covenant of this Agreement (including, but not limited to, School System being materially out of compliance with the intellectual property licenses and related provisions of this Agreement, or with the AVID Quality Standards) and (i) fails to cure that breach within thirty (30) days (or ten (10) days in the case of a breach involving the nonpayment of fees) of receiving notice from the non-breaching party which specifies such material breach and demands cure thereof, or (ii) fails to provide the non-breaching party assurance that the breach will be cured within a longer period of time which is acceptable to the non-breaching party. In the case of a breach by School System that is not cured as described above, AVID Center shall have the right to terminate School System’s right to conduct all programs or part of an AVID program at one or more specific AVID Member School Sites, by giving written notice to School System of the sites so terminated, without terminating this Agreement with respect to the other programs at the particular AVID Member School Site and/or other AVID Member School Site(s) subject to this Agreement. Any termination under this Paragraph 10.1 will become effective automatically upon expiration of the cure period in the absence of a cure or mutually agreed-upon resolution. Notwithstanding the foregoing, any breach by School System of any of the provisions of Article IV shall be deemed non-curable and AVID Center shall have the right to immediately terminate this Agreement upon the breach by School System of its obligations under Article IV.

10.2 Other Terminations:

Notwithstanding Paragraph 10.1 above, either party may terminate this Agreement: (a) immediately upon the bankruptcy, dissolution, or insolvency of the other party, or (b) upon thirty (30) days’ prior written notice to the other party.

10.3 Cessation of Use:

Upon termination or expiration of this Agreement: (a) the licenses in Article IV shall automatically terminate and revert to AVID Center, (b) School System shall thereafter immediately discontinue AVID in all of its school sites, and cease using the AVID Materials, AVID Methodologies or the AVID Trademarks in any way, and (c) School System shall pay any unpaid balances to AVID Center and remain liable for its obligations or other actions that accrued or occurred prior to the termination date.

10.4 Cumulative Remedies:

All rights and remedies conferred herein shall be cumulative and in addition to all of the rights and remedies available to each party at law, equity or otherwise. In addition, Sections 4.3, 4.4, 4.5, 4.6, 7.1, 7.2, 7.3 and all of the provisions of Articles X and XI shall survive the termination or expiration of this Agreement.

Article XI. General Provisions
11.1 **Governing Law and Venue:**

If any action at law or in equity is brought to enforce or interpret the provisions of this Agreement, then (i) if School System is the party initiating that action (e.g., as plaintiff), this Agreement shall be interpreted under California law, the action shall be submitted to the exclusive jurisdiction of the applicable court in San Diego, California, and venue for the action shall be San Diego, California; and (ii) if AVID is the party initiating the action (e.g., as plaintiff), this Agreement shall be interpreted under the law of the State in which School System is located, the action shall be submitted to the exclusive jurisdiction of the applicable court in the city and State where School System is located (set forth in § 3 of Attachment A), and venue for the action shall be that city and State.

11.2 **Entire Agreement:**

All Attachments to this Agreement are fully incorporated herein. This Agreement, including Attachments, constitutes the entire agreement between the parties regarding this subject matter hereof and supersedes all prior oral or written agreements or understandings regarding this subject matter. This Agreement can only be amended by a written document signed by both parties.

11.3 **Limitation of Liability:**

NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, WHETHER FORESEEABLE OR NOT, THAT ARE IN ANY WAY RELATED TO THIS AGREEMENT, THE BREACH THEREOF, THE USE OR THE INABILITY TO USE THE AVID COLLEGE READINESS SYSTEM, THE RESULTS GENERATED FROM THE USE OF THE AVID COLLEGE READINESS SYSTEM, LOSS OF GOODWILL OR PROFITS AND/OR FROM ANY OTHER CAUSE WHATSOEVER.

11.4 **Severability:**

If any provision of this Agreement is judicially determined to be invalid, void or unenforceable, the remaining provisions shall remain in full force and effect.

11.5 **Attorney's Fees:**

In the event a dispute arises regarding this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs, in addition to other relief to which it is entitled.
11.6 **Assignment:**

School System acknowledges that the favorable terms of this Agreement were granted solely to School System, and that the substitution of any party by School System would destroy the intent of the parties. Accordingly, School System shall have no right to assign, delegate, transfer or otherwise encumber this Agreement or any portion thereof without AVID Center’s prior written consent, which can be withheld in its sole discretion.

11.7 **Notice:**

All notices, requests or other communications under this Agreement shall be in writing, and shall be sent to the designated representatives of the parties at the addresses set forth below their signatures on this Agreement or in Attachment A, and shall be deemed to have been duly given on the date of service if sent by facsimile or electronic mail, or on the day following service if sent by overnight air courier service with next day delivery and with written confirmation of delivery, or five (5) days after mailing if sent by first class, registered or certified mail, return receipt requested. Each party is required to notify the other party in the above manner of any change of address.

11.8 **Countersignatures:**

This Agreement may be executed in several counterparts that together shall be originals and constitute one and the same instrument.

11.9 **Waiver:**

The failure of a party to enforce any of its rights hereunder or at law or in equity shall not be deemed a waiver or a continuing waiver of any of its rights or remedies against the other party, unless such waiver is in writing and signed by the party to be charged.

11.10 **Facsimile and Electronic Signatures:**

The parties hereto (i) each agree to permit the use, from time to time and where appropriate under the circumstances, of signatures sent via facsimile or electronically in a .pdf file or other digital format in order to expedite the transaction(s) contemplated by this Agreement; (ii) each intend to be bound by its respective signature sent by that party via facsimile or electronically in a .pdf file or other digital format; (iii) are each aware that the other, and the other’s agents and employees, will rely on signature pages sent via facsimile or electronically in a .pdf file or other digital format; and (iv) each acknowledge such reliance and waive any defenses to the enforcement of this Agreement or of other documents effecting the transactions contemplated by this Agreement based on the signature page being a facsimile, .pdf copy or other digital format. The parties covenant to each other that each time they send a signature page via facsimile or electronically in a .pdf file or other digital format; they will in a timely manner send the other party the countersigned signature page(s).
IN WITNESS WHEREOF, the parties have executed this Agreement on the dates below their respective signatures, but such dates shall not alter the Term of this Agreement as specified in Attachment A

AVID Center, a California Non-Profit Corporation 501(c)(3) Nevada Joint Union High School District CA

Signature: AVID Center Authorized Signature: Superintendent or Designee

Printed or Typed Name

Printed or Typed Name

Title Title of Designee

Date Date

AVID Center
9246 Lightwave Avenue, Suite 200
San Diego, CA 92123
Employer ID # 33-0522594
Attachment A

AVID Implementation Pricing Schedule:

1. School System:
   Legal Name of Entity: Nevada Joint Union High School District
   Federal Employer ID #: 94-6030009
   District NCES #: 626880

2. Term of Agreement:
   July 1, 2013 to June 30, 2014

3. Agreement Processing and Billing Procedures:

   Contact for Contracts: Melissa Madigan
   Title: Principal
   District Name: Nevada Joint Union High School District
   Business Address: 11645 Ridge Road
   City, State, Zip Code, Country: Grass Valley, CA, 95945, USA
   Telephone: 530-274-5270
   E-Mail: mmadigan@njuhsd.com

   Billing Contact: Melissa Madigan
   Title: Principal
   District Name: Nevada Joint Union High School District
   Business Address: 11645 Ridge Road
   City, State, Zip Code, Country: Grass Valley, CA, 95945, USA
   Telephone: 530-274-5270
   E-Mail: mmadigan@njuhsd.com
4. District Director:
   AVID District Director (DD):
   Title: Melissa Madigan
   Principal
   Nevada Joint Union High School District
   11645 Ridge Road
   Grass Valley, CA, 95945, USA
   530-274-5270
   mmadigan@njuhsd.com
5. Member Schools:

School System will offer the AVID program in one (1) total school(s) during the 2013 - 2014 school year.

<table>
<thead>
<tr>
<th>School Name</th>
<th>Grades AVID Program Implemented</th>
<th>Program Name</th>
<th>Site Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ghidotti Early College High School</td>
<td>9, 10, 11, 12</td>
<td>Secondary</td>
<td>Existing</td>
</tr>
</tbody>
</table>

Subtotal Schools

<table>
<thead>
<tr>
<th>Secondary</th>
<th>1</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Schools:</td>
<td>1</td>
</tr>
</tbody>
</table>
6. Fee Schedule:

<table>
<thead>
<tr>
<th># of Schools</th>
<th>AVID Secondary Membership/License Fee per School Site</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 9</td>
<td>$3,385.00</td>
</tr>
<tr>
<td>10 to 19</td>
<td>$3,005.00</td>
</tr>
<tr>
<td>20 to 29</td>
<td>$2,820.00</td>
</tr>
<tr>
<td>30 to 39</td>
<td>$2,155.00</td>
</tr>
<tr>
<td>40 to 59</td>
<td>$2,010.00</td>
</tr>
<tr>
<td>60 to 79</td>
<td>$2,010.00</td>
</tr>
<tr>
<td>80 to 99</td>
<td>$1,850.00</td>
</tr>
<tr>
<td>100 to 119</td>
<td>$1,850.00</td>
</tr>
</tbody>
</table>

One (1) Secondary school(s) X $3,385.00 = $3,385.00
Total Membership Price = $3,385.00

7. District Director Professional Learning Services:

District Director(s): Melissa Madigan

ADL Training Status: New, Year 1, will attend Sessions 1 & 2

Melissa Madigan: Year 1 (Special Pricing) $2,000.00
Total District Director Professional Learning Services Price = $2,000.00
*Year 1 and Year 2 Professional Learning Fee Covered by PO 131051 and is reduced below

TOTAL 2013-2014 IMPLEMENTATION PRICE

Total Implementation Price $5,385.00
Less Amount Covered by PO 131051 ($2,000.00)
Contract signed and returned on or before June 30, 2013 $3,385.00
Plus applicable taxes
ITEM “H”

DISCUSSION/ACTION ITEMS
H. DISCUSSION/ACTION ITEM

#1 Superintendent Employment Contract

This will be distributed at the board meeting.
ITEM "I"

POLICY REVIEW
AR 5131.61
Student Athlete Mandatory Random Drug Testing

Drug testing, including testing for the presence of illegal drugs and alcohol, will be required during the term of the athletic activity for students who participate in competitive high school extracurricular athletic activities. The term of the activity in which a student is subject to testing shall be determined by the California Interscholastic Federation's established seasons for each sport. A complete list of covered activities is set forth in Exhibit A.

Consent
Prior to participating in any activity covered by this policy, a student, and if the student is a minor (under the age of 18), his/her parent or guardian, will be required to complete and sign the District's Informed Consent Agreement. The agreement will state that the student, and his/her parent or guardian, if applicable, understands that by participation in the extracurricular activity the student agrees to subject himself/herself to the District's drug testing policy. No student will be allowed to participate in practice or competition until this form is completed, signed and on file with the District. One signed form will be sufficient to authorize testing for all covered athletic activities in which a student participates during a given year.

Testing Procedure
Random testing will be conducted no more than twice per month during the term of each sport's season. A percentage, not to exceed 15%, of the students participating in each sports program that is in season will be tested during the season. Teams with fewer than seven (7) students shall have no more than one student selected. The administration will determine the percentage of students to be tested on an annual basis. For purposes of calculating the number of students to be tested, boys' and girls' teams constitute separate programs. Co-ed teams constitute single programs. A program consists of all the teams (varsity, junior varsity, sophomore, freshmen teams, etc.) competing in a particular sport.

Students shall be selected for testing by lottery drawing or other random means from a pool of all students participating in a given sports program at the time of the drawing. The individual in charge of selecting students for testing will be an employee from the testing agency, not a District employee. This individual shall take all reasonable steps to assure the integrity, confidentiality and random nature of the selection process including, but not necessarily limited to, assuring that the student identification numbers of all students currently participating in covered activities are included in the pool, assuring that the person drawing names has no way of knowingly choosing or failing to choose particular students for testing, assuring that the identity of students drawn for testing is not known to those involved in the selection process and assuring direct observation of the selection process by the athletic director or principal. The fact that a student athlete is selected for testing will not be confidential since students may see one another at the testing location or walking to or from the testing location. Testing shall occur within 48 hours of the lottery. Students selected for testing will be
notified in writing after the lunch break on the day of the test. The student shall be immediately escorted to the location of the test, unless the student refuses to submit to testing, in which case the student shall be subject to the consequences for Refusal to be Tested set forth below.

Scope of Testing
Prohibited drugs include any controlled substance, the use of which is prohibited by Chapter 2 (commencing with section 11053) of Division 10 of the California Health and Safety Code in the absence of a valid prescription, alcohol and any intoxicant, to the extent that students have used any of these substances illegally. Testing will be performed for one or more prohibited drugs and/or their metabolites. A list of the substances for which testing may be performed is set forth in Exhibit B. Students shall not be tested for the presence of any substance other than a prohibited drug or alcohol, nor shall they be tested for the existence of any physical condition other than drug intoxication and/or the presence of prohibited drugs or alcohol in their systems.

Testing Protocol
The District will schedule all testing. District personnel shall designate a certain area in the high school building as the collection site. Collection sites and scheduling procedures may vary for testing that occurs during school breaks. Initial screening tests will be conducted by personnel provided by an outside testing agency. Those personnel or "test administrators" shall be trained in appropriate procedures for administering the test, recognizing adulteration of samples and evaluating test results.

Specimen Collection
Students to be tested shall present verification of their identities to the test administrator, if the test administrator does not personally know them. Only a current driver's license or High School I.D. card will be accepted. In the absence of acceptable proof of identification, designated District personnel may verify a student's identity to the test administrator.

1. Urine Collection
Students shall be asked to remove any jackets or coats and to wash and dry their hands prior to collection of the specimen. Students must leave their purses, packs, wallets and similar items outside the collection site to prevent access to adulterants. These procedures must be completed in the presence of the test administrator, who shall be the same gender as the student providing the specimen.

A student shall be given a choice of at least two sealed drug-testing kits. The student's selected kit shall be opened in full view of the student. The student shall then be directed to a private area for production of a urine specimen. All students providing urine samples shall be given the option of doing so alone in an individual stall with the door closed, with the test administrator outside the closed stall door. The collection and testing process shall be performed in a manner that
protects student privacy to the maximum extent and ensures the validity and accuracy of the test results.

After testing, the student must immediately present the specimen to the test administrator prior to washing his/her hands or flushing the toilet. The specimen shall remain in the student's visual field while the test administrator conducts the following procedures:

1. The test administrator shall measure the specimen and record its temperature;
2. The test administrator shall then divide the specimen into at least two parts and shall conduct initial screening using one of the parts;
3. If that screening yields a negative result, the entire specimen will be discarded, except where a portion of the specimen needs to be retained to conduct confirmatory testing for alcohol as provided below;
4. If the screening yields an inconclusive or presumptively positive result, the remaining portions of the specimen shall be sealed and transmitted as a split specimen to a testing laboratory that has been certified or approved by the federal Substance Abuse and Mental Health Services Administration for confirmatory testing; and
5. The student shall be requested to initial and date a form identifying the specimen.

If a student is unable to produce a urine specimen at the time for testing, the student will be given the choice to either wait at the testing location until he/she is able to produce a urine specimen, or to go to his/her class or other regularly-scheduled school activity and return to produce a urine specimen later that same day, provided the student remains under the direct supervision of a District officer or employee until such time as the test is completed.

2. Saliva Collection
Initial screening for alcohol will be conducted using saliva specimens. Saliva screening shall be conducted prior to the urine screening described above. Saliva specimens shall be collected via a strip that the student is asked to place in his/her mouth for a short period of time. The test administrator will then review the strip in the student's presence for reactivity. If the initial screening for alcohol is negative, no further testing for alcohol shall be performed, but the student will still be required to produce a urine sample so that testing for other prohibited substances can be completed. If the initial screening is positive, the student's urine sample described above shall be divided into as many parts as are needed to permit the testing laboratory to conduct confirmatory testing for the presence of ethyl glucuronide (EtG), a metabolite of alcohol, as well as any other confirmatory testing or re-testing that is required pursuant to these regulations.

Initial Test Results
District personnel will make a reasonable effort to notify a minor student's parent that the student has been tested within one school day following the initial test, unless a parent has already been notified of the student's selection for testing
prior to the test. District personnel shall not be informed of the results of initial testing. Testing personnel shall report the results of initial testing to the adult student, or if the student is a minor, to the parent or guardian, immediately upon completing the testing. Inconclusive and presumptively positive tests shall be followed by confirmatory testing as provided in these regulations.

Confirmatory Testing
The testing laboratory shall conduct confirmatory testing using gas chromatography/mass spectrometry (GC/MS) techniques or other techniques that produce equally reliable results.

For substances other than alcohol, tests shall not be considered positive unless the substance to be tested or its metabolite is present at a level equal to or greater than the cutoff level established by the United States Department of Health and Human Services for that substance in connection with federally-mandated workplace drug testing programs. For alcohol, cutoff levels shall be set to exclude positive tests due to environmental exposure or incidental ingestion of those substances. See Exhibit C for alcohol cutoff levels.

Notification of Confirmatory Test Results
The laboratory shall make a reasonable effort to notify the student and the parent or guardian of a minor student of the results of confirmatory testing within one business day following receipt of the test results.

Medical Review Officer (MRO) Review
The MRO is an individual from the selected testing agency. The “MRO” shall review all positive confirmatory test results and shall make a reasonable effort to contact the student and a parent or guardian, if the student is a minor, within one business day of receiving a positive confirmatory test result from the laboratory and offer an opportunity to discuss the test results.

Students may be requested to provide verification of prescriptions or other relevant medical information. Students and their parent or guardian shall be permitted two business days following the MRO’s initial contact to obtain any needed information and to confer with the MRO. The MRO shall notify the laboratory of the MRO’s conclusions within one business day following the MRO’s conference with the student and his/her parent or guardian or within one business day after receiving notice that the student and his/her parent or guardian do not wish to schedule a conference with the MRO or expiration of the time for the student and parent to schedule and participate in a conference with the MRO. If the MRO is unable to reach either the student or parent/guardian after making reasonable efforts to contact them for three business days, the MRO shall notify the laboratory of the MRO’s conclusions without input from the student or parent/guardian. Test results that the MRO concludes are caused by medicine prescribed for the student or by the legal ingestion of any substance, including alcohol, shall be reported as negative.
Notification of MRO’s Conclusions
The MRO shall make a reasonable effort to notify the student and a parent or guardian, if the student is a minor, of the MRO’s conclusions within one business day following receipt of those conclusions. The MRO shall report the name(s) of all student(s) who have been excluded to the District within one business day following receipt of the MRO’s conclusions. District personnel will also make a reasonable effort to notify students and a parent or guardian, if the student is a minor, of the exclusion within one school day following the District’s receipt of the information. Once a student is excluded, then the consequences stipulated by these regulations will be enforced, except as provided below.

Appeal
The District shall provide a reasonable opportunity for the student and a parent or guardian, if the student is a minor, to comment on or explain a positive test result to the Principal or designee in a confidential setting prior to taking any action to exclude the student from participation in an extracurricular activity. The meeting with the Principal or designee shall be conducted within one school day following notice to the student of a final positive test. If the District is unable to notify a student of a final positive test after making reasonable attempts to do so for two school days, the District shall proceed to impose consequences. A student shall have the right to appeal the Principal’s decision regarding an exclusion based on a random drug testing result to the Superintendent or designee. Consequences for positive testing shall not be held in abeyance pending appeals past the Principal’s level, unless the Principal or Superintendent determines that unusual circumstances justify holding them in abeyance.

Right to Review Test Results
Students and the parent or guardian of minor or dependent students have the right to review and receive a copy of any records the District maintains related to the student’s testing. Written test results will be maintained by the MRO for at least six months following testing. If a student or parent/guardian requests written test results in connection with an appeal, the MRO shall make every reasonable effort to provide the results within one school day of receiving the request and shall provide them before the Principal’s meeting with the student and parent or guardian. Otherwise, the MRO shall provide the written results to the student or parent/guardian within five working days of receiving a timely written request for test results.

Refusal to be Tested
Should a student and/or minor student’s parent or guardian refuse to permit testing of the student when the student has been selected for random testing under this regulation, the student will be excluded from participation in covered athletic activities to the same extent the student would have been if the student had tested positive, and shall not be permitted to participate in covered athletic activities until the applicable period of exclusion has expired and the student has produced at least one contemporaneous negative drug test.
Alteration or Manipulation of Specimens
The use of substances and methods to alter the integrity of specimens or the validity of test results is prohibited. Examples of prohibited alteration or manipulation include catheterization, urine substitution or adulteration, and modification of renal excretion by the use of diuretics or masking substances or agents. Should a student and/or minor student's parent or guardian alter or manipulate a specimen when the student has been selected for random testing under this regulation, the student will be subject to consequences to the same extent the student would have been if the student had tested positive; additionally, the student shall not be permitted to participate in covered athletic activities until the student has satisfied the conditions to continue participating in athletic activities as specified in these regulations.

Violations
The following constitute violations for purposes of imposing consequences on students pursuant to these regulations:
1. Positive test results;
2. Refusal to take a drug test, unjustified delay in reporting for testing, or unjustified failure to produce a specimen for screening;
3. Violation of testing protocols by student;
4. Manipulating, altering or attempting to alter or manipulate the integrity of a specimen or the validity of the collection and testing process.

Any of the foregoing violations will lead to consequences under these regulations, as provided below.

Confidentiality of Test Results
If the District is made aware of testing information, the District will limit disclosure of information acquired through drug testing to the student, the parent or guardian of a minor or dependent student, the test administrator, laboratory and medical review personnel, and District officials, employees and agents with a need to know, typically including the student’s coach, the Principal, any counselor assisting the student in connection with intervention or rehabilitation services and any school official considering the student’s appeal of consequences imposed for a violation of these regulations. Test results and other personal and confidential information regarding a student acquired as a result of the testing process shall not otherwise be released without the student’s or minor student's parent or guardian’s written consent, except where disclosure is compelled by law.

Consequences for a Positive Test
Consistent with the District Athletic Code, Students who test positive or violate these regulations for the first time may request to continue the current season of their athletic activity or try out for the next season by completing the following:

Days 1 through 7 (calendar days)
- Suspension from all athletic and school activities
- Sign Athletic Code Suspension Contract
Days 8 through 14 (calendar days)
- Attend all practices without participating
- Show proof of enrollment in an approved drug diversion program
- Submit to mandatory drug and alcohol testing
- Sign a comprehensive discipline contract (if applicable)

Days 15 through 30 (calendar days)
- The athlete may participate in practices, but may not participate in any competitions or scrimmages
- The athlete must actively be attending the approved drug diversion program as scheduled (above)
- The athlete must be in compliance with the terms of their comprehensive contract (if applicable)
- The athlete who has completed their diversion class prior to 30 days may request to return to normal athletic participation

After day 30
- The athlete may then return to normal participation in their chosen athletic activity provided they are actively attending their drug diversion program and fulfill the requirements of the comprehensive contract

Any portion of the above requirements not completed will carry over into the student's next participatory athletic activity season.

If a student tests positive or violates these regulations a second time, the student will be banned from competing for one calendar year from the suspension date. Before returning to athletics, the athlete must complete a drug/alcohol diversion program and agree to participate in drug testing at the administration's request.

Students shall not be subject to any other form of discipline or penalized academically as a result of a violation of these regulations. A student's notice of suspension will not be included as part of the student's mandatory permanent pupil records which is defined by California Code of Regulations, commencing at title 5, section 432. Furthermore, a notice of suspension will not be reported to law enforcement authorities.
BP/AR 5131.61 Exhibit A
Student Athlete Mandatory Random Drug Testing

Activities Covered in BP/AR 5131.61
1. Football
2. Cheer
3. Cross Country Boys
4. Cross Country Girls
5. Tennis Boys
6. Tennis Girls
7. Swim/Dive Boys
8. Swim/Dive Girls
9. Water Polo Boys
10. Water Polo Girls
11. Volleyball
12. Wrestling
13. Basketball Boys
14. Basketball Girls
15. Softball
16. Baseball
17. Track & Field Boys
18. Track & Field Girls
19. Soccer Boys
20. Soccer Girls
21. Badminton Boys
22. Badminton Girls
23. Golf Boys
24. Golf Girls
25. LaCrosse
AR 5131.61 Exhibit B
Student Athlete Mandatory Random Drug Testing

Scope of Testing

As part of the Student Athlete Mandatory Random Drug Testing Program, the substances for which students may be tested includes, but is not limited to, the following:

- Alcohol
- Cocaine
- Marijuana/THC
- Methamphetamine
- Opiates
- Oxycodone
- Steroids
AR 5131.61 Exhibit C
Student Athlete Mandatory Random Drug Testing

In providing specific levels to the testing vendor, they will be directed to use the following levels:

1. The threshold level for alcohol is: 500 ng/mL
2. The cutoff concentration for drug tests are outlined in the following table:

<table>
<thead>
<tr>
<th>Initial Test Analyte</th>
<th>Initial Test Cutoff Concentration</th>
<th>Confirmatory Test Analyte</th>
<th>Confirmatory Test Cutoff Concentration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marijuana metabolites</td>
<td>50 ng/mL</td>
<td>THCA</td>
<td>15 ng/mL</td>
</tr>
<tr>
<td>Cocaine metabolites</td>
<td>150 ng/mL</td>
<td>Benzolecgonine</td>
<td>100 ng/mL</td>
</tr>
<tr>
<td>Opiate metabolites</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Codeine/Morphine</td>
<td>2000 ng/mL</td>
<td>Codeine</td>
<td>2000 ng/mL</td>
</tr>
<tr>
<td>6-Acetylmorphine</td>
<td>10 ng/mL</td>
<td>6-Acetylmorphine</td>
<td>10 ng/mL</td>
</tr>
<tr>
<td>Phencyclidine</td>
<td>25 ng/mL</td>
<td>Phencyclidine</td>
<td>25 ng/mL</td>
</tr>
<tr>
<td>AMP/MAMP</td>
<td>500 ng/mL</td>
<td>Amphetamine</td>
<td>250 ng/mL</td>
</tr>
<tr>
<td>MDMA</td>
<td>500 ng/mL</td>
<td>MDMA</td>
<td>250 ng/mL</td>
</tr>
<tr>
<td>MDA</td>
<td></td>
<td>MDEA</td>
<td></td>
</tr>
</tbody>
</table>

¹Delta-9-tetrahydrocannabinol-9-carboxylic acid (THCA)
²Morphine is the target analyte for codeine/morphine testing.
³Either a single initial test kit or multiple initial test kits may be used provided the single test kit detects each target analyte independently at the specified cutoff.
⁴Methamphetamine is the target analyte for amphetamine/methamphetamine testing.
⁵To be reported positive for methamphetamine, a specimen must also contain amphetamine at a concentration equal to or greater than 100 ng/mL.
⁶Methylenedioxyamphetamine (MDMA)
⁷Methylenedioxyamphetamine (MDA)
⁸Methylenedioxymethylamphetamine (MDEA)

On an initial drug test, you must report a result below the cutoff concentration as negative. If the result is at or above the cutoff concentration, you must conduct a confirmation test.

On a confirmation drug test, you must report a result below the cutoff concentration as negative and a result at or above the cutoff concentration as confirmed positive.
INFORMED CONSENT AGREEMENT FOR THE RANDOM DRUG TESTING OF
STUDENT ATHLETES PURSUANT TO BP/AR 5131.61

Pursuant to Nevada Joint Union High School District’s Board Policy and Administrative
Regulation 5131.61, in order for a student to participate in a covered extracurricular athletic
activity, as listed below, the student or his/her parent or guardian if the student is a minor (under
the age of 18), must consent to the District’s random drug testing policy. **No student will be
allowed to participate in practice or competition until this informed consent agreement is
completed, signed and filed with the District.**

By signing and dating this form, the student or the student’s parent or guardian, if the student is a
minor, acknowledges that by participating in the indicated covered activity, the student willingly
subjects himself/herself to the District’s random drug testing policy and procedure, as described
in BP/AR 5131.61.

Student’s Name: ________________________________

Please indicate which covered extracurricular athletic activities you plan on participating in
during the 2013/2014 school year:

___ Football
___ Cheer
___ Cross Country Boys
___ Cross Country Girls
___ Tennis Boys
___ Tennis Girls
___ Swim/Dive Boys
___ Swim/Dive Girls
___ Water Polo Boys
___ Water Polo Girls
___ Volleyball
___ Basketball Boys
___ Basketball Girls
___ Softball
___ Baseball
___ Track & Field Boys
___ Track & Field Girls
___ Soccer Boys
___ Soccer Girls
___ Badminton Boys
___ Badminton Girls
___ Golf Boys
___ Golf Girls
___ LaCrosse
___ Wrestling

By signing below, I acknowledge that I have received, read and understand the District’s BP/AR
5131.61, copies of which have been provided to me as a part of the Nevada Joint Union High
School District Athletic Code, and I hereby give my consent to random drug and alcohol testing
of the above-named student pursuant to the District’s BP/AR 5131.61

__________________________________  _______________________
Student Signature                                      Date

__________________________________  _______________________
Signature Parent/Guardian of Minor Student              Date