MULTIDISTRICT AGREEMENT

This agreement, entered into this first day of January, 2014, by and between THE SCHOOL BOARD OF BRADFORD COUNTY, FLORIDA, a body corporate, hereinafter called "Bradford County" and THE SCHOOL BOARD OF CLAY COUNTY, FLORIDA, a body corporate, hereinafter called "Clay County".

WITNESSETH:

That for and in consideration of the mutual covenants and conditions hereto entered by and between the parties herein, it is agreed as follows:

1. There are certain children of public school age residing in areas adjacent to Clay County who attend public school in Clay County because they are in need of serviced or programs offered in Clay County that is not available in their resident county. Those pupils recommended by the Staffing Committee with permission of the Superintendent of the Bradford County Schools, may attend designated public school centers owned and operated

by The School Board of Clay County contingent upon availability of space and other resources and upon payment of compensation by the Bradford County as hereinafter set forth and subject to the terms and conditions of this agreement.

- 2. Bradford County students who may be placed in Clay County pursuant to this Agreement are those who are qualified, under State Board of Education Rules 6A-6.03011 6A-6.03026,

 FAC, as: (1) Visually impaired, part-time and full-time, students, ages 3-5, (2) Visually impaired, full-time, students in grades K-8, and (3) Deaf or Hard of Hearing, part-time and full-time, students in grades Prekindergarten (ages 3-5) 5.
- Bradford County will comply with polices of the Special Programs and Procedures for
 Exceptional Students of Clay County, as specified in the current State Board of Education
 Rule 6A-6.03411, FAC, which govern the above named programs.

The Director of Exceptional Student Education of Bradford County will forward to the

Director of Exceptional Education of Clay County, documentation of eligibility, including

copies of all evaluation reports and staffing committee recommendations, as well as the initial individual education plans and parental permission, according to the Special Programs and Procedures for Exceptional Students of Clay County as specified in State Board of Education Rule 6A-6.03011-6A-6.03311, FAC.

- 4. The Director of Exceptional Education of Clay County (or designee) will provide to the Director of Exceptional Student Education of Bradford County, copies of each student's final placement papers following review and authorization for placement.
- Initial screening and evaluation, as required in the Special Programs and Procedures for

 Exceptional Students of Clay County, shall be the responsibility of qualified Bradford County

 personnel.
- 6. Annual review of the student's Individual Educational Plan (IEP) and required reevaluations, as specified in the Special Programs and Procedures for Exceptional Students shall be the

reevaluation action will be provided upon the request to the Director of Exceptional Student

Education of Bradford County. In the case of a student receiving instruction in both

Bradford and Clay Counties, creation of the IEP, interim reviews and reevaluations will be

the joint responsibility of Bradford County and Cay County personnel.

- 7. Transportation of pupils residing in Bradford County, with authorization to attend public school in Clay County, shall be the responsibility of the School Board of Bradford County.
 Pupils so authorized shall be subject to all rules and regulations prescribed for all other pupils in the Clay County Public Schools.
- 8. Program and staff supervision for programs located in Clay County, serving students from adjacent school districts under approved multidistrict agreements, shall be the responsibility of Clay County personnel.
- 9. FTE will be reported by the district(s) of instruction. In the case of a student attending full

instruction in Clay County. If the student receives instruction in both Bradford and Clay

County, the student will be enrolled in Bradford County and reported for instruction by both

districts. FTE will be earned based on the course records submitted by each district.

- 10. Consultation of Clay County School Board Instructional support staff for the deaf/hard of hearing and visually impaired to support school-based deaf/hard of hearing and visually impaired services for Bradford County residents served in Clay County, as follows:
 - a. Consultation with program support staff for the deaf/hard of hearing for a
 maximum of three (3) days per year.
 - b. Consultation with program support staff for the visually impaired for a maximum of three (3) days per year.
 - c. Audiological evaluations of referred and enrolled deaf/hard of hearing impaired

students for a maximum of three (3) days per year.

- 11. Access to appropriate Clay County inservice activities shall be available to appropriate Bradford County personnel.
- 12. Payment by Bradford County to Clay County for instructional support services to Bradford County hearing impaired and visually impaired students enrolled in Clay County schools as specified in item 10 shall include:
 - a. Reimbursement to Clay County of up to six days service for instructional support personnel at the daily rate of pay for designated staff when such services are requested by the Bradford County Exceptional Student Education Director and approved by the Clay County Director of Exceptional Education.
 - b. Reimbursement to Clay County of up to three days service for audiological services at the daily rate of pay for designated staff when requested by the Bradford County Exceptional Student Education Director and approved by the Clay County, Director

of Exceptional Education

- c. Reimbursement by Bradford County to Clay County, for any cost in excess of the FEFP generated and entitlement funds, for the provision of a needed service for students (e.g., interpreter, one-to-one teacher assistant, specialized equipment, or consultation).
- 13. This agreement shall commence January 2014, and end June 30, 2014.

Thereafter, this Agreement shall automatically renew for the immediate successive school year with the consent of both parties. This agreement may terminate in the event that (1) there are insufficient funds for renewal of this Agreement or (2) either party gives prior written notification of termination to the other party at least six months prior to the next school year, unless both parties agree otherwise.

IN WITNESS WHEREOF, the parties hereto have caused these present to be executed by their duly authorized Chairmen of their respective Boards, and their Corporate Seals to be affixed thereto, and attested by their duly authorized Superintendent of Schools, acting as Ex-Officio Secretary, respectively,

	THE SCHOOL BOARD OF BRADFORD COUNTY, FLORIDA, a body corporate
	BY:
	Chairman
(CORPORATE SEAL)	ATTEST:
	Superintendent, Bradford County Public Schools
	THE SCHOOL BOARD OF CLAY COUNTY, FLORIDA, a body corporate
	BY:
	Carol Studdard, Chairman
(CORPORATE SEAL)	ATTEST:
FORM APPROVED:	Charlie Van Zant, Jr., Superintendent, Clay County Public Schools