FOLLOW ALL PROCEDURES ON BACK OF THIS FORM

Contract # 230168

Number Assigned by Purchasing Dept.

BOARD MEETING DATE:

DATE: 1.24.23

June 29, 2023

WHEN BOARD APPROVAL IS REQUIRED DO NOT PLACE ITEM ON AGENDA UNTIL



FINAL STATUS

CONTRACT REVIEW

		REVIEW IS COMPLETED Must Have Board Approval over \$100,000.00					
Date Submitted: May 22, 2023							
Name of Contract Initiator: Ryan Widdowson/Heather Teto Telephone #: 336-6908/6906							
	School/Dept Submitting Contract: Federal Programs/Elem. Ed. Cost Center # 9106/9006						
Vendor Name: Curriculum Associ							
Contract Title: Ellevation Platform	Subscription and i-Ready						
Contract Type: New Renewal Amendment Extension Previous Year Contract # 220060 and 220159							
Contract Term: July 1, 2023 - Jun	Contract Term: July 1, 2023 - June 30, 2024 Renewal Option(s):						
	ation) + \$489,142.50 (iReady) = \$509,362.50						
THE RESIDENCE CONTRACTOR OF THE PROPERTY OF TH	RACT PACKAGE DIRECTLY TO PURCHASING DEPT						
	420.5100369.9106.0000.4030.000.4						
	100.5100369.9111.1124.0000.000.0						
☐ NO COST MASTER (COUNTY WID	E) CONTRACT - SEND CONTRACT PACKAGE DIRECTLY	TO PURCHASING DEPT					
	D FROM SCHOOL IA FUNDS – SEND CONTRACT PACKA	GE DIRECTLY TO SBAO					
REQUIRED DOCUMENTS FOR CONTR	RACT REVIEW PACKAGE (when applicable):						
SBAO Template Contract or other Contract							
	late Contract) - When using the Addendum A, this Statement MUST BE ind A are hereby incorporated into this Agreement and the same shall govern						
conditions herein stated."	ware nereby incorporated into this Agreement and the same shan govern	and prevail over any conjucting terms and/or					
	iability & Workers' Compensation that meet these requirements:	e rated as A- or hetter					
	nty, Florida as an Additional Insured and Certificate Holder. Insurer must be Irrence & \$2,000,000 General Aggregate.	e rated as A- or better					
	ngle Limit (\$5,000,000 for Charter Buses).	<u>წ</u> თ Щ					
Workers' Compensation = \$100,000 Mini		SII 20					
must provide Workers' Compensation co	on Insurance, vendor/contractor must sign a Release and Hold Harmless For overage!.	m. If not exempt, vendor/contractor					
	(https://apps.fldfs.com/bocexempt/) (If Applicable)						
Release and Hold Harmless (If Applicable)	SBND UULD	14210					
	**AREA BELOW FOR DISTRICT PERSONNEL ONLY **	C DEPARTMENT					
CONTRACT REVIEWED BY:	COMMENTS BELOW BY REVIEWIN	G DEPARTMENT					
Purchasing Department	Sole Source / Curriculum						
Review Date	Fix page numbers DNO	V					
5/24/23							
School Board Attorney	School Board Attorney See Changes in RED Platform Tac Privacy tolics						
OF C							
Review Date 6/2/23							
Other Dept. as Necessary	n bremail	<u> </u>					
E. Car	Revised Dain Store Hares	ement Signed					
Review Date () 77 73							
4 41 62							
PENDING STATUS: □YES □NO	IF YES, HIGHLIGHTED COMMENTS ABOVE MUS	T BE CORRECTED BY INITIATOR					



INDEPENDENT CONTRACTOR SERVICES AGREEMENT

This CONTRACTOR Services Agreement ("Agreement") is made as of the effective date set forth below, by and between the SCHOOL BOARD OF CLAY COUNTY, Florida (hereinafter referred to as "SBCC"), a body corporate pursuant to s. 1001.40, Florida Statute, whose principal place of business is 900 Walnut Street, Green Cove Springs, Florida 32043 and Curriculum Associates LLC (hereinafter referred to as "CONTRACTOR"), whose principal place of business is 153 Rangeway Road, North Billerica, MA 01862

WHEREAS, the SBCC is engaged in the activity of providing educational opportunities to children; and

WHEREAS, CONTRACTOR has experience, skill, and expertise in delivering the services and/or products described in this Agreement; and

WHEREAS, the SBCC is interested in procuring the services and/or products of CONTRACTOR, as best fits the needs of the school district as determined by the SBCC; and

WHEREAS, CONTRACTOR desires to provide their services and/or products to the _____Clay County District Schools School/Department,

NOW, THEREFORE, in consideration of the premises and of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties hereby agree as follows:

- 1. The Company, Vendor, Agency, or Consultant, of Contract for Goods and Services, hereafter collectively and individually referred to as the "CONTRACTOR".
- 2. CONTRACTOR represents that it is an independent contractor and that it requires that the SBCC treat it as such. CONTRACTOR agrees:
 - a. That it has no rights to any benefits extended by the SBCC to its employees [including without limitation, sick leave, vacation time, insurance coverage, etc.];
 - b. That it will not take a position contrary to their status as an independent contractor, and agrees to accept the responsibilities placed on independent contractors by federal and state law [accordingly, the SBCC will not make the deductions or contributions that an employer may be required to make with respect to its employees, and the undersigned will be responsible for all federal and state tax and fund obligations, including without limitation, income tax, Social Security, unemployment compensation, etc.];
 - c. CONTRACTOR agrees, as an independent contractor and not an employee of the SBCC, it is responsible for providing their own Worker's Compensation Insurance and social security/self-employment contributions.
- 3. CONTRACTOR acknowledges and accepts responsibility for all risks of injury and loss associated with the performance of this Agreement. In addition to any other statutory or common law obligation to indemnify and defend the SBCC, CONTRACTOR shall indemnify, defend, and hold harmless the SBCC, its officers, and employees from any third party claim, loss, damage, penalty, or liability arising from the negligent acts, omissions, misfeasance, malfeasance, or intentionally wrongful conduct of CONTRACTOR, its employees, or agents relating to the performance of duties imposed upon CONTRACTOR by this Agreement. Such indemnity shall not be limited by benefits payable by or for CONTRACTOR under worker's compensation, disability, or any other employee benefits or insurance programs or policies. Contractor shall timely provide to the SBCC written notice of any claim, complaint, or demand asserted against CONTRACTOR related to the performance of this Agreement. CONTRACTOR's obligations under this section shall survive the termination of this Agreement.
- 4. CONTRACTOR agrees to be bound by, and at its own expense comply with, all federal, state, and local laws, ordinances, and regulations applicable to the services. CONTRACTOR shall review and comply with the confidentiality requirements of federal and state law and the SBCC policy regarding access to and use of records.

- 5. Reservation of Sovereign Immunity: No provision or language in the underlying contract shall be construed or interpreted to increase the scope or dollar limit of the SBCC's liability beyond that which is set forth in Section 768.28 of the Florida Statutes. Nor shall any such language be construed or interpreted to waive the SBCC's sovereign immunity from suit, or to require the SBCC to indemnify CONTRACTOR or any other person, corporation or legal entity of any kind or nature whatsoever for injury or loss resulting from any acts or omissions other than those which arise from the actionable negligence of the SBCC. The SBCC expressly reserves all other protections and privileges related to its sovereign immunity.
- 6. CONTRACTOR will perform the services in a thorough, efficient, and professional manner, promptly and with due diligence and care, and in accordance with the best practices of the profession, utilizing qualified and suitable personnel, equipment and materials. CONTRACTOR warrants and represents to the SBCC that it possesses the expertise, capability, equipment and personnel to properly perform the services and that it is properly and legally licensed to perform the services. CONTRACTOR acknowledges that the SBCC is relying on the warranties and representations made by CONTRACTOR.
- 7. <u>Method of Payment:</u> Services and/or Products satisfactorily received shall be compensated in accordance with Attachment A and the following terms:
 - a. Procurement is performed in accordance with applicable law, State Board of Education Rules, Clay County School Board Policy and other applicable rules and regulations which govern. CONTRACTOR shall be paid in accordance with the Local Government Prompt Payment Act (218.70, et seq., Florida Statutes) upon submission of detailed invoices to the appropriate location listed on the District Purchase Order and/or the School Internal Account Purchase Order, and only after delivery and acceptance of the services and/or products provided.
 - b. Services and/or Products, as authorized by and listed in Attachment A, shall be compensated by Fixed Fee (includes direct and indirect costs) / Flat Rate (cost for scope of work) / etc. Payment for subscription-based software licenses is due and payable in advance, upon thirty (30) days' receipt of invoice.
 - c. Direct reimbursement for travel expenses, as authorized by and listed in Attachment A, shall be made in accordance with the requirements and rates found at F.S. 112.061 and any applicable SBCC policies.
 - d. Incurrence of other direct expenses, if any, must be pre-approved in writing by the SBCC.
 - e. Unless otherwise required by law, the SBCC's payment obligations (if any) arising from the underlying Agreement are contingent upon an annual appropriation by the School Board and the availability of funds to pay for the contracted services and/or products provided. If such funds are not appropriated for the underlying Agreement and results in its termination, such conditions/events shall not constitute a default by the SBCC.
- 8. The SBCC and CONTRACTOR have mutual rights to terminate this Agreement with or without cause and without penalty or further payment, at any time upon thirty (30) days written notice to the other party. However, if it is determined by the SBCC that the work is not being performed as agreed herein, CONTRACTOR shall be deemed to be in default, and the SBCC reserves the right to cancel this Agreement immediately.
- 9. Force Majeure: Neither party to this Agreement shall be liable for delays or failures in performance under this Agreement (other than obligations relating to payment, confidentiality, and protection of ownership and intellectual property rights) resulting from acts or events beyond the reasonable control of such party (a "Force Majeure Event"), including acts of war, terrorism, acts of God, earthquake, flood, embargo, riot, sabotage, labor dispute, wide spread outbreak of disease or pandemic, governmental act, failure of the internet, power failure, or energy, utility, or telecommunications interruptions, provided that the delayed party: (i) gives the other party prompt notice of such cause; and (ii) uses its reasonable commercial efforts to promptly correct such failure or delay in performance. In the event that a Force Majeure Event lasts for more than 90 days, and the party experiencing the initial delay cannot correct its failure or delay in performance during that period of time, despite using its reasonable commercial efforts to do so, the other party may terminate the affected portions of this Agreement.
- 10. This Agreement shall not be modified or amended except in writing, duly agreed to and executed by the parties.
- 11. CONTRACTOR shall not assign this Agreement in whole or in part, without the express written consent of the SBCC Purchasing Department, except in connection with the sale or transfer of all or substantially all outstanding assets or equity of CONTRACTOR.
- 12. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida and venue shall be in Clay County, Florida.

- 13. No other representations or promises shall be binding on the parties hereto except those representations or promises contained herein.
- 14. In the event that any part, term, or provision of this Agreement is, in a court of competent jurisdiction, found to be illegal or unenforceable, the validity of the remaining portions and provisions will not be affected, and the rights and obligations of the parties shall be construed and enforced as if this Agreement did not contain the particular part, term, or provision held to be so invalid.
- 15. Should any litigation be commenced in connection with this Agreement, the prevailing party shall be entitled to reasonable attorney fees and court costs.
- 16. The parties hereto represent that they have reviewed this Agreement and have sought legal advice concerning the legal significance and ramifications of this Agreement.
- 17. CONTRACTOR shall retain records associated with the services and/or products provided herein for a period of three years following final payment. CONTRACTOR shall, with reasonable written notice, provide the SBCC access to these records during the above retention period.
- 18. <u>Jessica Lunsford Act:</u> SBCC is required to conduct background screening of CONTRACTOR (including its employees, agents, and sub-contractors) (go to <u>Clay County District Schools website</u> for fingerprinting procedures). CONTRACTOR represents and warrants to the SBCC that CONTRACTOR is familiar with Sections 1012.32, 1012.321, 1012.465, 1012.467, and 1012.468 of the Florida Statutes regarding background investigations. CONTRACTOR covenants to comply with all requirements of the above-cited statutes at CONTRACTOR's sole expense and shall provide the SBCC proof of such compliance upon request. For the avoidance of doubt, CONTRACTOR employees providing services on school district property will not have direct, unsupervised contact with students, so the requirement set forth herein is not applicable.

Certification: By executing this Agreement, CONTRACTOR swears and affirms under penalty of perjury that all of its employees, and agents will comply with these procedures, as applicable, the requirements of the Jessica Lunsford Act, SBCC's finger printing procedures, and the laws of the State of Florida. Failure to comply with these procedures, the Act, SBCC's finger printing procedures, and the law of the State of Florida shall constitute a material breach of the Agreement, and SBCC may avail itself of all remedies pursuant to law. CONTRACTOR agrees to indemnify and hold harmless SBCC, its officers, employees, and agents, from and against any and all claims or causes of action, including without limitation those for personal injury, death, property damages, and attorney fees, arising out of or relating to CONTRACTOR's failure to comply with any of the above.

- 19. E-Verify: CONTRACTOR named herein, and its subcontractors, are required to register with and use the U.S. Department of Homeland Security's (DHS) E-Verify system to verify the work authorization status of all newly hired employees. By executing this Agreement, the CONTRACTOR certifies that it, and any sub-contractors with which it contracts, are registered with, and use, the E-Verify system for all newly hired employees, and acknowledges that it must obtain an affidavit from its subcontractors in accordance with Section 448.095(2)(b) Fla. Stat. that the subcontractor does not employ, contract with or subcontract with any unauthorized alien. The CONTRACTOR must maintain a copy of such affidavit for the duration of the Agreement. This section serves as notice to the CONTRACTOR that, pursuant to the terms of Section 448.095(2)(c) 1 and 2, Florida Statutes, the SBCC shall terminate this Agreement if it has a good faith belief that the CONTRACTOR has knowingly violated Section 448.09(1), F.S.. If the SBCC has a good faith belief that the subcontractor, without the knowledge of the CONTRACTOR, has knowingly violated Section 448.09(1) or 448.095(2), F.S., the SBCC shall notify the CONTRACTOR and order the CONTRACTOR to immediately terminate the contract with the subcontractor. If the SBCC terminates an Agreement with a CONTRACTOR pursuant to sec. 448.095(2)(c), F.S., the CONTRACTOR will not be awarded a public contract for at least one year after the date of such termination.
- 20. The CONTRACTOR certifies that CONTRACTOR is in compliance with the requirements of law regarding equal employment opportunity for all persons without regard to age, race, color, religion, sex, national origin, or disability and is not on the Discriminatory Vendor List pursuant to Florida Statute 287.134.
- 21. CONTRACTOR shall, at CONTRACTOR's sole expense, procure and maintain during the term of this Agreement, at least the following minimum insurance coverage, which shall not limit the liability of CONTRACTOR:

General Liability Policy:

Auto Liability Policy:

Worker's Compensation Policy:

\$5,000,000.00 (if charter or common carrier)

*Exempt, need signed WCAF

\$100,000

*If the CONTRACTOR is exempt from Worker's Compensation insurance obligations, the CONTRACTOR must sign the Worker's Compensation Acknowledgment Form (WCAF) attached hereto as <u>Exhibit # 1</u>.

All policies of insurance shall be rated "A-" or better by the most recently published A.M. Best Rating Guide and shall be subject to the SBCC approval as to form and issuing company. The SBCC shall be named as certificate holder and as an *additional insured* in the comprehensive general (including property damage) liability policy within five (5) days after execution of this Agreement. CONTRACTOR shall furnish the SBCC's Representative copies of insurance certificates evidencing that it maintains at least the insurance coverage required hereunder, and which contain the following or equivalent clause: "Before any reduction, cancellation, modification or expiration of the insurance policy, thirty (30) days prior written notice thereof shall be given to the SBCC." CONTRACTOR is NOT authorized to proceed with the services until all the insurance certificates have been received and accepted.

Receipt of certificates or other documentation of insurance or policies declaration pages or copies of policies declaration pages by the SBCC, or by any of its representatives, which indicate less coverage than required does not constitute a waiver of CONTRACTOR's obligation to fulfill the insurance requirements herein.

- 22. CONTRACTOR shall not solicit or accept brokerage or any other fees or remuneration from any provider of the SBCC insurance program.
- 23. CONTRACTOR recognizes and acknowledges that by virtue of entering into this Agreement and providing services hereunder, CONTRACTOR, its agents, employees, officers, and subcontractors may have access to certain confidential information and processes, including confidential student information, personal health information, financial records, and access to the SBCC networks (hereinafter "Confidential Information"). CONTRACTOR agrees that neither it nor any CONTRACTOR agent, employee officer, or subcontractor will at any time, either during or subsequent to the term of this Agreement, disclose to any third party, except where permitted or required by law or where such disclosure is expressly approved by the SBCC in writing, any Confidential Information. In addition, for Confidential Information held in CONTRACTOR'S i-Ready® products and following expiration of said Agreement and receipt of written request from SBCC, CONTRACTOR, its agents, employees, officers, and subcontractors shall either destroy or return to the SBCC all Confidential Information. For the avoidance of doubt, data which may have been created and archived for disaster recovery purposes will be destroyed over time pursuant to CONTRACTOR'S data retention and destruction policies, consistent with industry standards. For that Confidential Information held in CONTRACTOR'S Ellevation products, SBCC shall have 30 days following the termination or expiration of this Agreement to provide CONTRACTOR with a written request for a one-time, delimited file export of its Confidential Information via SFTP. With ninety (90) days of such written request, the SBCC reserves the right to determine whether or not Confidential Information has been destroyed and such confirmation may include inspecting the CONTRACTOR's facilities and equipment upon written request and conducted in a manner which limits disruption to CONTRACTOR'S business operations. CONTRACTOR understands and agrees that it is subject to all federal and state laws and SBCC rules relating to the confidentiality of student information. Contractor further agrees to comply with the Family Educational Rights and Privacy Act ("FERPA") 34 C.F.R. § 99. Contractor shall regard all student information as confidential and will not disclose personally-identifiable student records or information to any third party without appropriate legal authorization. Access to SBCC data or networks shall require a SBCC Data-Sharing and Usage Agreement and shall only be authorized by the SBCC IT Department. For purposes of this Agreement, "Confidential Information" does not include de-identified data, which refers to data generated from usage of Curriculum Associates' proprietary software solutions from which all personally identifiable information has been removed or obscured so that it does not identify any individual and there is no reasonable basis to believe that the information can be re-identified or otherwise used to identify any individual ("De-identified Data"). Curriculum Associates maintains the perpetual right to use Deidentified Data for product development, product functionality and research purposes, as permitted under FERPA.
- 24. CONTRACTOR is required to comply with the Florida Public Records Law, Chapter 119, Florida Statutes, in the performance of CONTRACTOR's duties under this Agreement, and will specifically:

- a. Keep, maintain, and produce upon request and within a reasonable period of time all data created or collected in the performance of its duties under this Agreement ("Agreement Data") which come within the definition of a "public record" under Chapter 119.
- b. Provide to the SBCC, upon its request and free of charge, a copy of each record which CONTRACTOR seeks to produce in response to a public records request.
- c. Ensure all Agreement Data considered exempt under Chapter 119 are not disclosed except as authorized by law.
- d. Upon completion of its obligations under the Agreement, transfer to the SBCC, at no cost, all Agreement Data in CONTRACTOR's possession or otherwise keep and maintain such data/records as required by law. All records transmitted to the SBCC must be provided in a format that is compatible the SBCC's information technology systems.
- e. The SBCC is authorized to collect, use or release social security numbers (SSN) of CONTRACTOR and their employees for the following purposes, which are noted as either required or authorized by law to be collected. The collection of social security numbers is either specifically authorized by law or imperative for the performance of the District's duties and responsibilities as prescribed by law (Sections 119.071(5)(a)2 and 3, Florida Statutes):

Criminal history and criminal background checks/Identifiers for processing fingerprints by Department of Law Enforcement, if SSN is available [Required by Fla. Admin. Code 11 C-6.003 and Fla. Stat. § 119.071(5)(a)6]

Vendors/Consultants that District reasonably believes would receive a 1099 form if a tax identification number is not provided including for IRS form W-9 [Required by 26 C.F.R. § 31.3406-0, 26 C.F.R. § 301.61091, and Fla. Stat. § 119.071(5)(a)2 and 6]

CONTRACTOR's failure to comply with the provisions set forth in this section shall constitute a default and material breach of this Agreement, which may result in termination by the SBCC without penalty.

IF CONTRACTOR HAS QUESTIONS REGARDING THE APPLICATION OF CHAPTER 119, FLORIDA STATUTES, OR CONTRACTOR'S DUTY TO PROVIDE PUBLIC RECORDS RELATING TO THIS CONTRACT, CONTRACTOR SHALL CONTACT THE SBCC'S CUSTODIAN OF PUBLIC RECORDS AT 900 WALNUT STREET, GREEN COVE SPRINGS, FLORIDA 32043, OR AT 904-336-6500, OR AT: PRR@myoneclay.net

25. Government Funding: Funding for this Agreement may be provided in whole or in part by one or more Government funding agencies (Federal, State, Local). As a result, CONTRACTOR shall comply with applicable Laws, Regulations, Executive Orders, and Governmental Agency Rules and Policies included but not limited to Florida Department of Education (DMS, SREF); Florida Statutes Chapter 287, 489; Code of Federal Regulations Titles: 2 – Grants and Agreements (2 C.F.R. §200), Title 7 – Agriculture (NSLP), Title 34 – Education (EDGAR, FERPA), Title 44 – Emergency Management and Assistance (FEMA); U.S. Code Titles: 20, 31, 40, 4.

To the extent that the SBCC is using Government Funds as a source of payment for this Agreement, CONTRACTOR shall execute and deliver to the SBCC the following forms, attached hereto as Exhibit #2: (a) EDGAR Certification; (b) Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion; (c) Drug-Free Workplace Certification; (d) Non-Collusion Affidavit; and (e) Disclosure of Potential Conflict of Interest.

In the event of any conflict or inconsistency between the terms and conditions of this Agreement and any terms or conditions set forth in any other document relating to the transactions contemplated by this Agreement, the terms and conditions set forth in this Independent Contractor Services Agreement shall prevail.

[signature page follows]

SBCC'S Representative with CONTRACTOR is: Ryan Widdowson/Heather Teto					
Education					
L 32043					
ldowson@myoneclay.net/heather.teto@myoneclay.net					
Accepted and Agreed to:					
CONTRACTOR					
By: 02 H 2 2/el					
Print Name: Robert Waldron					
Title: Chief Executive Officer					
Date: May 18, 2023					
Title: Chief Executive Officer					

Attachment A

SCOPE OF SERVICES AND/OR PRODUCTS

Attachment A-1 - Ellevation Platform - Q-30546
Attachment A-2 - i-Ready - Q-316628.4
Term:
Term: The term of this Agreement shall commence on July 1, 2023 and continue untinue 30, 2024 , unless earlier terminated as set forth in Agreement.
The term of this Agreement shall commence on July 1, 2023 and continue unti
The term of this Agreement shall commence on July 1, 2023 and continue unti
The term of this Agreement shall commence on July 1, 2023 and continue untinue 30, 2024, unless earlier terminated as set forth in Agreement. Fee: The CONTRACTOR shall provide services and/or products described in Attachment A, at the rate of
The term of this Agreement shall commence on July 1, 2023 and continue untinue 30, 2024 , unless earlier terminated as set forth in Agreement. Fee:

Exhibit #1

WORKERS COMPENSATION ACKNOWLEDGEMENT FORM (WCAF)

The undersigned Contractor/Vendor ("Contractor") represents and acknowledges that it is an independent contractor and is not provided coverage under any self-insured workers compensation program of the School Board of Clay County, Florida (the "Board" or "District"), any primary workers compensation insurance policy purchased by or on behalf of the District, any excess workers compensation insurance purchased by or on behalf of the District, any risk sharing arrangement, risk sharing pool, or any state reimbursement fund for workers compensation payments made by the District, based on the following understandings and representations by the Contractor:

- 1. Contractor is not an "Employee" as defined under Chapter 440 of the Florida Statutes. The Parties agree that Chapter 440 describes remedies for employers and employees in place of Florida common law and limits the rights of independent contractors like the undersigned.
- 2. Contractor maintains a separate business with its own work equipment, material, and accommodations.
- 3. Contractor has a different federal employer identification number than the District or is a sole proprietor who is not required to obtain a federal employer identification number under state or federal regulations.
- 4. Contractor receives compensation for services rendered or work performed, and such compensation is paid to a business rather than to an individual.
- 5. Contractor maintains at least one bank account in the name of the Contractor or associated persons or entities for the purposes of paying business expenses related to the services rendered or work performed for the District.
- 6. Contractor performs work or is able to perform work for entities other than the District at the Contractor's election without the necessity of completing an employment application or process.
- 7. Contractor either provides its own workers compensation coverage or has elected to be exempt from workers compensation coverage.
- 8. Contractor has provided proof of other insurance, including liability insurance, to the District in the amounts required by the District.
- 9. Contactor had an opportunity to review and consult with legal counsel regarding this document.
- 10. Contactor understands that the District is relying upon the truthfulness and accuracy of representations in this acknowledgement as a material basis for the District entering into the underlying agreement(s) with Contractor.

Name of Contractor/Vendor: Curric	culum Associates, LLC	
Signature of Authorized Representative:	QH2 2/2L	
Printed Name of Authorized Representa	tive:Robert Waldron	
Title of Authorized Representative:	Chief Executive Officer	
Date: May 18, 2023	_	-2015 ACORD CORPORATION, All rights reserved,
•	CORD name and logo are registered	

Exhibit # 2 (a)

EDGAR CERTIFICATIONS

All purchases involving the expenditure of federal funds must be compliant with the Education Department General Administrative Regulations ("EDGAR"). The following certifications and provisions are required and apply when the School Board of Clay County, Florida ("SBCC" "School Board") expends federal funds for any purchase resulting from this procurement process. Pursuant to 2 C.F.R. § 200.326, all contracts, including small purchases, awarded by the District shall contain the procurement provisions of Appendix II to Part 200, as applicable.

REQUIRED CONTRACT PROVISIONS FOR NON-FEDERAL ENTITY CONTRACTS UNDER FEDERAL AWARDS APPENDIX II to C.F.R. PART 200

(A) Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Pursuant to Federal Rule (A) above, when School Board expends federal funds, School Board reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.

Pursuant to Federal Rule (B) above, for all contracts involving Federal funds in excess of \$10,000, School Board reserves the right to terminate the contract (i) for convenience, and/or (ii) for cause by issuing a certified notice to the vendor.

(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

Pursuant to Federal Rule (C) above, when School Board expends federal funds on any federally assisted construction contract, the equal opportunity clause is incorporated by reference herein.

(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

Pursuant to Federal Rule (D) above, when School Board expends federal funds during the term of an award for all contracts and subgrants for construction or repair, Vendor will be in compliance with all applicable Davis-Bacon Act provisions.

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29

EDGAR CERTIFICATIONS (continued)

CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

Pursuant to Federal Rule (E) above, when federal funds are expended by School Board, Vendor certifies that Vendor will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act during the term of an award resulting from this procurement process.

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

Pursuant to Federal Rule (F) above, when federal funds are expended by School Board, Vendor certifies that Vendor will be in compliance with all applicable provisions of Federal Rule (F) during the term of an award resulting from this procurement process.

(G) Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended Contracts and subgrants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401 7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Pursuant to Federal Rule (G) above, when federal funds are expended by School Board, Vendor certifies that Vendor will be in compliance with all applicable provisions of Federal Rule (G) during the term of an award resulting from this procurement process.

(H) Energy Policy and Conservation Act (2 CFR §910.120, 10 CFR §600.236). Vendor agrees to comply with the mandatory standards and policies relating to energy efficiency contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

Pursuant to Federal Rule (H) above, when federal funds are expended by School Board, Vendor certifies that Vendor will be in compliance with all applicable provisions of Federal Rule (H) during the term of an award resulting from this procurement process.

(I) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Pursuant to Federal Rule (I) above, when federal funds are expended by School Board, Vendor certifies that during the term of an award resulting from this procurement process, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, ort voluntarily excluded from participation by any federal department or agency.

(J) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

Pursuant to Federal Rule (J) above, Vendor certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The Vendor further certifies that: (1) No Federal appropriated funds have been

EDGAR CERTIFICATIONS (continued)

paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement. (2) If any funds other than Federal appropriated funds have been paid to any person for influencing or attempting to influence an officer or employee of any agency, Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions. (3) The undersigned shall require that the language of this certification be included in the award documents for all covered subawards in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.

RECORDS ACCESS AND RETENTION

Records Access (34 CFR 80.36 (i)(10): All vendors, contracts and subcontractors shall give access to the SBCC, the appropriate Federal agency, the Comptroller General of the United States, or any of their duly authorized representative to any books, documents, papers, and records of the vendor which are directly pertinent to this specific bid/contract for the purpose of making audit, examination, excerpts and transcriptions.

Records Retention (2 C.F.R. § 200.333): Financial records, supporting documents, statistical records and all other non-Federal entity records pertinent to a Federal award must be retained for a period of three (3) years from the date of submission of the final expenditure report or, for Federal awards that are renewed quarterly or annually, from the date of the submission of the quarterly or annual financial report, respectively, as reported to the Federal awarding agency or passthrough entity in the case of a subrecipient.

RECOVERED MATERIALS

Recovered Materials (2 CFR §200.322): Contractor must comply with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Vendor agrees to comply with all federal, state, and local laws, rules, regulations and ordinances, as applicable. It is further acknowledged that vendor certifies compliance with all provisions, laws, acts, regulations, etc. as specifically noted above.

	Curriculum Associates, LLC	
Vendor's Name:	0.	
Signature of Authorized Representative:	Eng DAME	
Print Name of Authorized Representative:	Emily McCann	

Exhibit # 2 (b)

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION - LOWER TIER COVERED TRANSACTIONS

This certification is required by the Department of Education regulations implementing Executive Order 12549, Debarment and Suspension, 34 CFR Part 85, for all lower tier transactions meeting the threshold and tier requirements stated at Section 85.110.

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to whom this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations.
- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion Lower Tier Covered Transactions," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Non-Procurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Instructions for Certification:

- 1. The prospective lower tier participant certifies, by submission of this proposal that neither it nor its principals are:
- a) presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency;
- b) have not within a three-year period preceding this application been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in performing a public (federal, state or local) transaction or contract under a public transaction; or for violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements or receiving stolen property;
- c) are not presently indicted for or otherwise criminally or civilly charged by a government entity (federal, state or local) with commission of the offenses enumerated in this certification; or
- d) have not within a three-year period preceding this application had one or more public transaction (federal, state or local) terminated for cause or default.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Name of Vendor: Curriculum Associates, LLC	
Emily McCann	Senior VP, Marketing
Printed Name	Title of Authorized Representative
Signature: Signature:	Date: 05/16/2023
(7	

Exhibit # 2 (c)

DRUG-FREE WORKPLACE CERTIFICATION

Preference shall be given to vendors/contractors certifying their compliance with a drug-free workplace in accordance with Section 287.087, Florida Stat. as follows:

<u>Preference to businesses with drug-free workplace programs -</u> Whenever two or more bids, proposals, or replies that are equal with respect to price, quality, and service, are received by the State or by any political subdivision for the procurement of commodities or contractual services, a bid, proposal, or reply received from a business that certifies that it has implemented a drug-free workplace program shall be given preference in the award process. Established procedures for processing tied bids, proposal, or replies shall be followed if none of the tied vendor has a drug-free workplace program. In order to have a drug-free workplace program, a business shall:

- 1. Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions what shall be taken against employee for violations of such prohibition.
- 2. Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3. Give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4. In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee shall abide by the terms of the statement and shall notify the employer of any conviction of, or plea of guilty or nolo contendero to, any violation of Chapter 893 or of any controlled substance law of the United States or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5. Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- 6. Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

CONTRACTOR NAME: Curriculum Associates, LLC

AUTHORIZED CONTRACTOR REPRESENTATIVE SIGNATURE:

Emily McCann
(Printed Name)

Senior VP, Marketing

O5/16/2023
(Date)

Exhibit # 2 (d)

NON-COLLUSION AFFIDAVIT

State of FLORIDA) County of CLAY)
My name is (INSERT NAME Emily McCann). I hereby attest that I am authorized to execute this affidavit on behalf of my firm, its owners, directors, and officers. I have personal knowledge of the price(s), guarantees and the total financial commitment represented in the firm's offer and/or contract.
(1) The firm's prices and amounts offered have been arrived at independently and without consultation, communication or agreement with any other contractor or respondent.
(2) Neither the final nor approximate prices or amounts offered have been disclosed to any other firm or person who is a respondent or potential respondent, nor were they disclosed prior to opening of offers.
(3) The offer from my firm is made in good faith and no attempt has been made to induce any firm of person to refrain from submitting an offer, or to submit an offer higher than our offer, or to submit any intentionally high or noncompetitive offer or other form of complementary offer.
(4) (INSERT NAME OF COMPANY Curriculum Associates, LLC) its affiliates, subsidiaries officers, directors, employees are not currently under investigation by any governmental agency and have not in the last three years been convicted or found liable for any act prohibited by State or Federa law in any jurisdiction, involving conspiracy or collusion with respect to bidding, proposing or offering on any public contract, except as follows:
I attest that (INSERT NAME OF COMPANY Curriculum Associates, LLC) understands and acknowledges that the above representations are material and important, and will be relied on by The School Board of Clay County, Florida, in awarding the contract for which this offer is submitted. understand and my firm understands that any misstatement of material representations herein shall be treated as fraudulent or otherwise intentional concealment of the true facts relating to submission of offers for this contract.
CONTRACTOR NAME: Curriculum Associates, LLC
AUTHORIZED CONTACTOR REPRESENTATIVE SIGNATURE:
Emily McCann (Printed Name) (Signature)
Senior VP, Marketing 05/16/2023 (Date)

Exhibit # 2 (e)

DISCLOSURE OF POTENTIAL CONFLICT OF INTEREST AND CONFLICTING EMPLOYMENT OR CONTRACTUAL RELATIONSHIP

Section 112.313 (3) and (7), Florida Statutes, sets forth restrictions on the ability of SBCC employees acting in a private capacity to rent, lease, or sell any realty, goods or services to SBCC. It also places restrictions on SBCC employees concerning outside employment or contractual relationships with any business entity which is doing business with SBCC.

Contractor must disclose the names of any employees who are employed by Contractor who are also an employees of SBCC. Persons identified below may have obligations and restrictions applicable to them under Chapter 112, Florida Statutes.

Name of Contractor's Employee	SBCC Title or Position of Contractor's Employee	SBCC Department/School of Contractor's Employee
Check one of the following and	<u>sign:</u>	
☑ I hereby affirm that there are of SBCC.	no known persons employed by C	Contractor who are also an employed
☐ I hereby affirm that all known of SBCC have been identified a	•	ontractor who are also an employee
Eig 2+118_ Signature	Curriculum	Associates, LLC
Signature		Company Name



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 4/14/2023

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

COVERAGES	CERTIFICATE NUMBER: 1819039386	REVISION NUI	MBER:		
		INSURER F :			
		INSURER E:			
North Billerica MA 01862		INSURER D: Westchester Surplus Lines Insurance	Co 10172		
Curriculum Associates LLC 153 Rangeway Road		INSURER c : Hartford Casualty Ins Co	29424		
INSURED	257957	เพรบRER в : Trumbull Insurance Company	27120		
		INSURER A: Hartford Fire Insurance Co	19682		
		INSURER(S) AFFORDING COVERAGE	NAIC#		
Natick MA 01760		E-MAIL ADDRESS: MCoppolaOMalley@easterninsurance.com			
Eastern Insurance Group LLC 233 West Central St		PHONE (A/C, No, Ext): 781-309-9482	FAX (A/C, No): 781-586-7763		
PRODUCER		CONTACT NAME: Marisa Coppola O'Malley			

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR		TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s
Α	Х	CLAIMS-MADE X OCCUR	Y		08UUNBA6769	1/1/2023	1/1/2024	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 300,000
	Х	Abuse & Molestat						MED EXP (Any one person)	\$ 10,000
	Х	\$1M Occ/\$2M Agg						PERSONAL & ADV INJURY	\$1,000,000
	GEN	L'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
	Х	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
		OTHER:							\$
8	AUT	OMOBILE LIABILITY			08UENBA7382	1/1/2023	1/1/2024	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
		ANY AUTO						BODILY INJURY (Per person)	\$
1		OWNED X SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
	Х	HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
С	Х	UMBRELLA LIAB X OCCUR			08XHUBA6907	1/1/2023	1/1/2024	EACH OCCURRENCE	\$ 15,000,000
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ 15,000,000
		DED X RETENTION \$ 10,000							\$
Α		RKERS COMPENSATION			08WBAE7J6L	1/1/2023	1/1/2024	X PER OTH-	
	ANY	PROPRIETOR/PARTNER/EXECUTIVE N	N/A					E.L. EACH ACCIDENT	\$ 1,000,000
	(Mar	ICER/MEMBEREXCLUDED?	11/2			1		E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
D		ressional Liability & er Liability			F15306580004	1/1/2023	1/1/2024	Each Claim/Agg Prof/Cyber Deductible	\$5,000,000 \$250,000/\$250,000
			<u> </u>		101 1100 110	L			

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
School Board of Clay County and Clay County District Schools are named as Additional Insured for General Liability Policy.

CERTIFICATE HOLDER	CANCELLATION
Clay County District Schools	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
900 Walnut Street Green Cove Springs FL 32043	AUTHORIZED REPRESENTATIVE ### AUTHORIZED REPRESENTATIVE

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Curriculum Associates, LLC Price Quote - Q-30546 Attachment A-1

Version: 1 Quote Date:

Quote Expiration Date: 9/1/2023

This price quote from Curriculum Associates, LLC having an address at 153 Rangeway Road, North Billerica, MA 01862 ("Company") has been prepared for the Customer Name identified as "Customer" below. Customer's use of Ellevation subscriptions shall be subject to the Ellevation Terms and Conditions of Use, which can be found at https://ellevationeducation.com/platform-legal-notices.

Company: Curriculum Associates, LLC

Representative: Susy Garcia

Email: susy.garcia@ellevationeducation.com

Phone: 617-307-5755

Address: 153 Rangeway Road,

North Billerica, MA 01862

Start Date: 7/1/2023

Customer: School District of Clay County, FL

Contact Name: Ryan Widdowson

Email: ryan.widdowson@myoneclay.net

Phone: (904) 284-6500 Address: 900 Walnut Street,

Green Cove Springs, FL 32043

End Date: 6/30/2024

Subscription Fees

Product	Quantity	Unit Price	Total Fees
Ellevation Platform	1,230	\$14.00	\$17,220.00

Subscription Total: \$17,220.00

Services Fees

Product	Quantity	Unit Price	Total Fees
Online Training - 3 Hr (Strategies)	1	\$2,000.00	\$2,000.00
Online Webinar Training - 1 Hr (Strategies)	1	\$1,000.00	\$1,000.00
		Services Total:	\$3,000.00

Total Investment - Q-30546

	Grand Total:	Grand Total: \$20,220.00	
Invoicing Schedule: Up Front, In Full	Payment Term: Net 30	Contract Term: 12	

Account Number: 4418064408 | Account Name: Curriculum Associates, LLC

Bank Name: Wells Fargo Bank - San Francisco, CA

ABA Routing: 121000248

Tax ID: 26-3954988

To the extent your purchase is subject to sales tax, tax will be applied at final invoicing. If tax exempt, please submit valid exemption certificate with PO and quote in order to avoid processing delays. Exemption certificates can also be submitted to exempt@cainc.com.

Curriculum Associates^a

Prepared For:

Heather Teto Clay County District Schools 900 Walnut St, Green Cv Spgs, FL 32043

5/9/2023

Dear Heather Teto.

Thank you for requesting a price quote from Curriculum Associates. The chart below provides a summary of the products and i- Ready Partner Services included. If you have any questions or would like any changes, please contact us.

Implementation Starting: 2023-2024 Quote ID: 316628.4 Valid through: 12/31/2023

Product	List Price	Net Price
i-Ready	\$390,570. 00	\$351,513.00
Toolbox	\$114,370. 00	\$97,214.50
Professional Development	\$36,000.0 0	\$36,000.00
i-Ready Partners Services	\$42,000.0 0	\$0.00

i-Ready Partners Services Includes:

<u>Initial Implementation Services</u>: Provisioning, Initial Rostering, Hosting, Technology Assessment

Account Management: Account Manager You Know On A First Name Basis, Implementation Guidance, Realtime Achievement Data After Every Assessment, Ongoing Data Management

Staff Development Consultation and Resources: Consultative services to help you plan and make the most of

Professional Development sessions; Access to Online Educator Learning (OEL) Digital Courses, and i-Ready Central Self-Service Resources

Technical Support: Proactive Network Monitoring & Issue Notification, Annual Health Check, Technical Support

\$582,940.00	List Total:
\$98,212.50	Savings:
\$0.00	Shipping/Tax/Other:
AND DESCRIPTION OF THE PARTY OF	The second secon

Fotal: \$484,727.5

Thank you again for your interest in Curriculum Associates.

Sincerely

Angela Gitto

agitto@cainc.c

om

Please submit this quote with your purchase order

Curriculum Associates

Quote ID: 316628.4

Date: 5/9/2023

Valid through: 12/31/2023

Prepared For:

Heather Teto Clay County District Schools 900 Walnut St, Green Cv Spgs, FL 32043 heather.teto@myoneclay.net Your Representative:

Angela Gitto

agitto@cainc.com

Total Building Enrollment: 756, Grade Range: PK - 5						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
-Ready Assessment and Personalized Instruction Math Site License 501- 300 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students I Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
Charles E Bennett ES 1 S Oakridge Ave, Green Cv Spgs, F	L 32043			Sch	ool Subtotal:	\$15,987.00
Charles E Bennett ES 1 S Oakridge Ave, Green Cv Spgs, F Total Building Enrollment: 574, Grade Range: PK - 6						
	L 32043 Grade	Item#	Qty	Sch	Net Price	\$15,987.00 Total
Total Building Enrollment: 574, Grade Range: PK - 6		Item # 14944.0	Qty 1			Total
Total Building Enrollment: 574, Grade Range: PK - 6 Product Name i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students	Grade			List Price	Net Price	Total \$12,519.00
Total Building Enrollment: 574, Grade Range: PK - 6 Product Name i-Ready Assessment and Personalized Instruction Math Site License 501-	Grade Multiple	14944.0	1	List Price \$13,910.00	Net Price \$12,519.00	Total \$12,519.00 \$3,468.00
Total Building Enrollment: 574, Grade Range: PK - 6 Product Name i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data	Grade Multiple Multiple	14944.0 28270.0	1	List Price \$13,910.00 \$4,080.00	Net Price \$12,519.00 \$3,468.00	Total \$12,519.00 \$3,468.00 \$0.00
Total Building Enrollment: 574, Grade Range: PK - 6 Product Name i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data	Grade Multiple Multiple	14944.0 28270.0	1	List Price \$13,910.00 \$4,080.00	Net Price \$12,519.00 \$3,468.00 \$0.00	Total \$12,519.00 \$3,468.00 \$0.00 \$15,987.00
Total Building Enrollment: 574, Grade Range: PK - 6 Product Name i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data	Grade Multiple Multiple	14944.0 28270.0	1	List Price \$13,910.00 \$4,080.00	Net Price \$12,519.00 \$3,468.00 \$0.00 Subtotal:	Total \$12,519.00 \$3,468.00 \$0.00

Total Building Enrollment: 399, Grade Range: PK - 6						
Product Name	Grade	ltem #	Qty	List Price	Net Price	Total
-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$13,655.50
Coppergate ES 3460 Copper Colts Ct, Middleburg, FL 320	068					
Total Building Enrollment: 483, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351-500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	nool Subtotal:	\$13,655.50
Discovery Oaks ES 950 Oakleaf Plantation Pkwy, Orange	Park, FL	32065	131	4		
Total Building Enrollment: 812, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 801- 1200 Students 1 Year	Multiple	14945.0	1	\$17,890.00	\$16,101.00	\$16,101.0
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	Multiple	28271.0	1	\$5,060.00	\$4,301.00	\$4,301.0
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.0
					Subtotal:	\$20,402.00
					Shipping:	\$0.0
					Tax:	\$0.0
					I GA.	Ψ0.0

School Subtotal: \$20,402.00

Total Building Enrollment: 560, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501- 800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Total Building Enrollment: 700, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	nool Subtotal:	\$15,987,00

Total Building Enrollment: 452, Grade Range: K - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$13,655.50

Total Building Enrollment: 735, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501- 800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	nool Subtotal:	\$15,987.00

Total Building Enrollment: 833, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 801- 1200 Students 1 Year	Multiple	14945.0	1	\$17,890.00	\$16,101.00	\$16,101.00
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	Multiple	28271.0	1	\$5,060.00	\$4,301.00	\$4,301.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$20,402.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$20,402.00

Total Building Enrollment: 742, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Total Building Enrollment: 483, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	nool Subtotal:	\$13,655.50

Total Building Enrollment: 562, Grade Range: K - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501- 800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Total Building Enrollment: 399, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$13,655.50

Total Building Enrollment: 912, Grade Range: PK - 5						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 801- 1200 Students 1 Year	Multiple	14945.0	1	\$17,890.00	\$16,101.00	\$16,101.00
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	Multiple	28271.0	1	\$5,060.00	\$4,301.00	\$4,301.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$20,402.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	nool Subtotal:	\$20,402.00

Total Building Enrollment: 441, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$13,655.50

Total Building Enrollment: 973, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 801- 1200 Students 1 Year	Multiple	14945.0	1	\$17,890.00	\$16,101.00	\$16,101.00
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	Multiple	28271.0	1	\$5,060.00	\$4,301.00	\$4,301.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$20,402.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$20,402.00

Grade	Item #	Qty	List Price	Net Price	Total
Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
				Subtotal:	\$15,987.00
				Shipping:	\$0.00
				Tax:	\$0.00
			Sch	ool Subtotal:	\$15,987.00
3	3 5 5		7-17		
3		- 1	7-47		
Grade	Item #	Qty	List Price	Net Price	Total
	Item # 14943.0	Qty 1	List Price \$11,820.00	Net Price \$10,638.00	Total \$10,638.00
The second secon	Multiple Multiple	Multiple 14944.0 Multiple 28270.0	Multiple 14944.0 1 Multiple 28270.0 1	Multiple 14944.0 1 \$13,910.00 Multiple 28270.0 1 \$4,080.00 Multiple 27939.0 1 \$1,500.00 . .	Multiple 14944.0 1 \$13,910.00 \$12,519.00 Multiple 28270.0 1 \$4,080.00 \$3,468.00 Multiple 27939.0 1 \$1,500.00 \$0.00 Subtotal: Shipping:

i-Ready Partners Implementation Support - Provisioning + Tech Support

+ Hosting + Data Management + Implementation Planning + Data

Reviews + and Check ins 1 Year

27939.0

Multiple

\$1,500.00

\$0.00

Subtotal:

Shipping:

School Subtotal:

Tax:

\$0.00

\$0.00 \$0.00

\$13,655.50

\$13,655.50

Ridgeview ES 421 Jefferson Ave, Orange Park, FL 32065				ساسکایات		
Total Building Enrollment: 539, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Total Building Enrollment: 462, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351- 500 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$13,655.50

Shadowlawn ES 2945 County Road 218, Green Cv Spgs, FL 32043

Total Building Enrollment: 672, Grade Range: PK - 6

Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Spring Park ES 3530 County Road 315, Green Cove Springs, FL 32043

Total Building Enrollment: 800, Grade Range: K - 6

Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00

Swimming Pen Creek ES 1630 Woodpecker Ln, Middlebur	g, 1 L 321	700				
otal Building Enrollment: 434, Grade Range: PK - 6		120	Deler			
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
Ready Assessment and Personalized Instruction Math Site License 351- 00 Students 1 Year	Multiple	14943.0	1	\$11,820.00	\$10,638.00	\$10,638.00
Ready Learning Teacher Toolbox Access Math Per Site 351-500 students Year	Multiple	28269.0	1	\$3,550.00	\$3,017.50	\$3,017.50
Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$13,655.50
					Shipping:	\$0.00
					Tax:	\$0.0
				Sch	ool Subtotal:	\$13,655.5
Thunderbolt ES 2020 Thunderbolt Rd, Fleming Islan, FL 32	2003					
Total Building Enrollment: 726, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.0
-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.0
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.0
					Subtotal:	\$15,987.0
					Shipping:	\$0.0
					Tax:	\$0.0
				Sch	nool Subtotal:	\$15,987.0
Tynes ES 1550 Tynes Blvd, Middleburg, FL 32068						
Total Building Enrollment: 980, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 801- 1200 Students 1 Year	Multiple	14945.0	1	\$17,890.00	\$16,101.00	\$16,101.0
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	Multiple	28271.0	1	\$5,060.00	\$4,301.00	\$4,301.0
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.0
		1	\		Subtotal:	\$20,402.0

Shipping:

Tax: \$0.00 School Subtotal: \$20,402.00

\$0.00 \$0.00

otal Building Enrollment: 623, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
Ready Assessment and Personalized Instruction Math Site License 501-	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
Ready Partners Implementation Support - Provisioning + Tech Support - Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	শ	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.00
					Shipping:	\$0.00
					Tax:	\$0.00
				Sch	ool Subtotal:	\$15,987.00
Wilkinson ES 4965 County Road 218, Middleburg, FL 3206	8					
Total Building Enrollment: 644, Grade Range: PK - 6						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	Multiple	14944.0	1	\$13,910.00	\$12,519.00	\$12,519.00
-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	Multiple	28270.0	1	\$4,080.00	\$3,468.00	\$3,468.00
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1 Year	Multiple	27939.0	1	\$1,500.00	\$0.00	\$0.00
					Subtotal:	\$15,987.0
					Shipping:	\$0.0
					Tax:	\$0.0
				Sch	nool Subtotal:	\$15,987.00
Clay County District Schools 900 Walnut St, Green Cv Sp	ogs, FL 3	2043			900	
Total Building Enrollment: 25038, Grade Range: PK - 12						
Product Name	Grade	Item #	Qty	List Price	Net Price	Total
Professional Development Gratis Session - Must Be Processed as Order to Schedule	Multiple	34650.0	9	\$0.00	\$0.00	\$0.0
Professional Development i-Ready Assessment and Personalized Instruction Advanced User Session	Multiple	20064.0	18	\$2,000.00	\$2,000.00	\$36,000.0
					Subtotal:	\$36,000.0
					Shipping:	\$0.0
					Tax:	\$0.0

Total	4500.040.00
List Total:	\$582,940.00
Savings:	\$98,212.50
Merchandise Total:	\$484,727.50
Voucher/Credit:	\$0.00
Estimated Tax:	\$0.00
Estimated Shipping:	\$0.00
Total:	\$484,727.50

Special Notes

All i-Ready purchases require professional development.

15% Blended Learning Discount applied to Toolbox contingent upon purchase of i-Ready.

F.O.B.: N. Billerica, MA 01862

Shipping: Shipping based on MDSE total Terms: Net 30 days, pending credit approval

Fed. ID: #26-3954988

Please submit this quote with your purchase order

Y29

Curriculum Associates

Quote ID: 316628.4

Date: 5/9/2023

Valid through: 12/31/2023

Prepared For:

Heather Teto Clay County District Schools 900 Walnut St, Green Cv Spgs, FL 32043 heather.teto@myoneclay.net Your Representative:

Angela Gitto

agitto@cainc.com

i-Ready

Product Name	Item #	Qty	List Price	Net Price	Total
i-Ready Assessment and Personalized Instruction Math Site License 351-500 Students 1 Year	14943.0	9	\$11,820.00	\$10,638.00	\$95,742.00
i-Ready Assessment and Personalized Instruction Math Site License 501-800 Students 1 Year	14944.0	14	\$13,910.00	\$12,519.00	\$175,266.00
i-Ready Assessment and Personalized Instruction Math Site License 801-1200 Students 1 Year	14945.0	5	\$17,890.00	\$16,101.00	\$80,505.00
			i-Re	ady Subtotal:	\$351,513.00

Toolbox

Product Name	Item #	Qty	List Price	Net Price	Total
i-Ready Learning Teacher Toolbox Access Math Per Site 351-500 students 1 Year	28269.0	9	\$3,550.00	\$3,017.50	\$27,157.50
i-Ready Learning Teacher Toolbox Access Math Per Site 501-800 students 1 Year	28270.0	14	\$4,080.00	\$3,468.00	\$48,552.00
i-Ready Learning Teacher Toolbox Access Math Per Site 801-1200 students 1 Year	28271.0	5	\$5,060.00	\$4,301.00	\$21,505.00
			Tool	box Subtotal:	\$97,214.50

Professional Development

Product Name	Item #	Qty	List Price	Net Price	Total
Professional Development Gratis Session - Must Be Processed as Order to Schedule	34650.0	9	\$0.00	\$0.00	\$0.00
Professional Development i-Ready Assessment and Personalized Instruction Advanced User Session	20064.0	18	\$2,000.00	\$2,000.00	\$36,000.00
	P	rofessio	nal Developm	ent Subtotal:	\$36,000.00

i-Ready Partners Services

Product Name	Item #	Qty	List Price	Net Price	Total
i-Ready Partners Implementation Support - Provisioning + Tech Support + Hosting + Data Management + Implementation Planning + Data Reviews + and Check ins 1	27939.0	28	\$1,500.00	\$0.00	\$0.00
Year		i-Ready	Partners Servi	ces Subtotal:	\$0.00

Total	\$502.040.00
List Total:	\$582,940.00
Savings:	\$98,212.50
Merchandise Total:	\$484,727.50
Voucher/Credit:	\$0.00
Estimated Tax:	\$0.00
Estimated Shipping:	\$0.00
Total:	\$484,727.50

Special Notes

All i-Ready purchases require professional development.

15% Blended Learning Discount applied to Toolbox contingent upon purchase of i-Ready.

F.O.B.: N. Billerica, MA 01862

Shipping: Shipping based on MDSE total Terms: Net 30 days, pending credit approval

Fed. ID: #26-3954988

Please submit this quote with your purchase order

Y29

Curriculum Associates

Information on Professional Development Sessions and COVID-19

Protecting the health and safety of the educators we serve and their students, as well as the health and safety of our employees, is of paramount importance to Curriculum Associates. While it is our preference to deliver PD sessions in person, circumstances related to COVID-19 may require us to provide sessions virtually instead. Curriculum Associates' policy is to only provide PD sessions in person where one of our employees can reach the session site by car and where adequate safety measures are in place to protect the health of our session leaders and participants. Curriculum Associates reserves the right to switch any session from in-person to virtual if we cannot reach a session site by car, if adequate safety measures cannot be put in place, or if Curriculum Associates determines that it would otherwise put it employees at risk to provide an in-person session.

If your school or district will not permit visitors at the time of a scheduled session, Curriculum Associates would be happy to provide an equivalent live, virtual session via videoconference. Similarly, Curriculum Associates will comply with your school or district's health and safety requirements regarding on-site visitors if we are given adequate advance notice. Our PD Operations team will work with school or district personnel to hold sessions in a manner that protects the safety of educators and your school community as well as Curriculum Associates employees.

We are pleased to be able to serve you in these challenging times and look forward to providing productive learning sessions to your staff. Any questions regarding scheduling in-person or virtual training sessions should be directed to pdoperations@cainc.com.

Curriculum Associates

Notice for Usage of Teacher Toolbox Materials

Thank you for your interest in Teacher Toolbox! Teacher Toolbox is a digital collection of instructional materials, designed to support teachers in delivering research-based instruction, remediation, and enrichment to students in Grades K–8.

Your Teacher Toolbox subscription provides access to Teacher Toolbox content for Grades K–8. During this time, educators may use Teacher Toolbox materials during whole class and small group instruction, for individual assignments, and may post student-facing Teacher Toolbox PDFs on a password-protected learning management system (LMS). Please be aware that files expire on June 30 of each year for purposes of Teacher Toolbox maintenance and updates. If you add files to an LMS, this expiration date may require that you re-load these files after this date.

i-Ready Partners

Unparalleled Service and Educator Support

The *i-Ready Partners* team was born from our core value: the quality of our services is as important as the quality of our products. Know that when you implement our programs, your local *i-Ready Partners* will be there to support your team every step of the way.

Service Components

Our *i-Ready Partners* team is tasked with helping you implement our programs to meet ambitious district goals. *i-Ready Partners* support includes:

- An Account Manager You Know on a First-Name Basis: Dedicated account managers are your point of connection to a powerful network of i-Ready experts focused on making your implementation successful.
- Consultative Professional Development Planning: Tailored professional development plans ensure that PD is tied to your implementation goals and that educators are equipped to optimize the use of our programs from day one.
- Real-Time Achievement Data after Every Assessment: Detailed student achievement analytics to empower data-driven practices in classrooms.
- Educational Consultants to Help You Know What's Coming Next: Educational consultants to keep you up to speed on our latest research, development, and best practices.
- **Technical Support and Health Checks:** Proactive support that anticipates and heads off issues before they start—and is there for you should they arise.



Account Management



Professional Development



Educational Consultants



Achievement Analytics



Technical Support

Your *i-Ready*Partners Team

Dedicated to helping you implement *i-Ready* programs and achieve your district goals



Curriculum Associates

Placing an Order

Email: Orders@cainc.com Fax: 1-800-366-1158

Mail:

ATTN: CUSTOMER SERVICE DEPT. Curriculum Associates LLC 153 Rangeway Rd

North Billerica, MA 01862-2013

Please visit CurriculumAssociates.com for more informationabout placing orders or contact CA's customer service department (1-800-225-0248) and reference quote numberfor questions.

Please attach quote to all signed purchase orders.

If tax exempt, please submit a valid exemption certificate with PO and quote in order to avoid processing delays. Exemption certificates can also

be submitted to exempt@cainc.com.

Shipping Policy

Unless otherwise noted, shipping costs are calculated as follows:

Order Amount	Freight Amount
\$74.99 or less	Max charge of \$12.75
\$75.00 to \$999.99	12% of order
\$1,000 to \$4,999.99	10% of order

Order Amount	Freight Amount
\$5,000.00 to \$99,999.99	9% of order
\$100,000 and more	7% of order

Please contact your local CA representative or customer service (1-800-225-0248) for expedited shipping rates. The weight limit for an expedited order is 500lbs.

The enhanced shipping and handling services listed below are available upon request subject to the availability of our carrier partners. Please notify us of these delivery requests prior to submitting your PO so that we can include the service on your quote appropriately:

Interior Location Delivery

\$50/shipment location

White Glove Delivery Service \$350/shipment location

If our carrier partners are unable to deliver to the location instructed on the PO or you need to change the time or location of delivery, one or more of the following fees may be applicable:

Delivery Address Change

\$100/shipment location

Freight Storage

\$150/day/shipment location

Freight Carrier Redelivery

\$100/shipment location

Unless otherwise expressly indicated, the shipping terms for all deliveries is FOB CA's Shipping Point (whether to a CA or third party facility). Risk of loss and title is passed to purchaser upon transfer of the goods to carrier, standard shipping charges (listedabove) are added to the invoice or included in the unit price unless otherwise specified.

Supply chain challenges outside of Curriculum Associates' control may impact inventory availability for print product. We recommend submission of purchase orders as soon as possible to help ensure timely delivery.

Payment Terms

Payment terms are as follows:

- · With credit approval: Net 30 days
- · Without credit approval: payment in full at time of order
- Accounts must be current before subsequentshipments are made

To ensure payment processing is timely and environmentally conscious, CA encourages ACH payments. If you would like to pay via ACH, please request remittance information by emailing AR@cainc.com.

Please send any payment notifications to payments@cainc.com. Credit card payments are only accepted for purchases under \$50,000.

Invoice Receipt Preference

CA is pleased to offer electronic invoice delivery. Electronic invoice delivery allows CA to deliver your invoice in a timely and environmentally friendly manner. To request electronic invoice delivery please contact the CA Accounts Receivable team at invoices@cainc.com or by fax (1-800-366-1158). Please reference your quote number, provide a valid email address where the invoice should be directed, and indicate you would like to opt into electronic invoice delivery.

Terms of Service

Customer's use of i-Ready® shall be subject to the i-Ready Terms and Conditions of Use, which can be found at i-ready.com/support. Customer's professional-development sessions will expire two years following the date of your purchase order and are subject to the Professional Development Terms of Service, which can be found at i-ready.com/support.

Return Policy

Except for materials sold on a non-refundable basis, purchaser may return, at purchaser risk and expense, purchased materials with pre-approval from CA's Customer Service department within 12 months of purchase. Please examine your order upon receipt. Before returning material, call CA's Customer Service department (1-800-225-0248 option 4) for return authorization and documentation. When returning material, please include your return authorization number and the return form that will be provided to you by CA's Return department. i-Ready®, Toolbox®, and BRIGANCE® Online Management Systems may be returned for a pro-rated refund for the remaining time left on the contract. We do not accept returns on unused i-Ready or Toolbox licenses®, materials that have been used and/or are not in "saleable condition," and individual components of kits or sets including but not limited to BRIGANCE® Kits, Ready® student and teacher sets, Ready Classroom® student and teacher sets, and Magnetic Reading classroom kits.

Data-Sharing and Usage Agreement Clay County District Schools

This agreement establishes the terms and conditions under which the Clay County District Schools can acquire, share, and use data. Either party may be a provider of data to the other party or be a recipient of data from the other. The purpose of this agreement is to provide for the Parties' sharing of certain respective Student Data from student education records, pursuant to s. 34 CFR 99.31(a)(6) and s. 1002.221, Florida Statutes, in order that the District and Data Recipient may improve the advancement of achievement throughout Clay County.

For purposes of this agreement, Student Data, student education records, PII, and confidential information, does not include de-identified data, which refers to data generated from usage of *i-Ready*® from which all personally identifiable information has been removed or obscured so that it does not identify any individual and there is no reasonable basis to believe that the information can be re-identified or otherwise used to identify any individual ("De-identified Data"). Curriculum Associates maintains the perpetual right to use De-Identified Data for product development, product functionality and research purposes, as permitted under the Family Educational Rights and Privacy Act (FERPA).

- 1. The confidentiality of data pertaining to individuals will be protected as follows:
 - A. The data recipient will not release the names or addresses of individuals or information that could be deemed as personally identifiable information of an individual, nor will the recipient present the results of data analysis (including but not limited to graphics or maps) in any manner that would reveal an individual's personally identifiable information.
 - B. Both parties shall comply with all Federal and State laws and regulations governing the confidentiality of the information that is the subject of this Agreement.
 - C. Both parties agree that personally identifiable information (PII) will be as defined in Florida State Statute 501.171.
 - D. Both parties agree to follow Florida's public records laws and laws relating to records retention located in Florida State Statute chapter 119 and Florida's General Records Schedule GS1-SL.
- 2. Any use, disclosure, or re-disclosure of the confidential information provided by each Party to the other Party not expressly permitted by this agreement is unauthorized and prohibited. Each Party must ensure that their respective authorized personnel are aware of the prohibitions regarding the use, disclosure, and re-disclosure of any information provided pursuant to this agreement. Notwithstanding the terms, either Party may disclose confidential information if disclosure is required by law in response to a valid order of a court of competent jurisdiction or authorized government agency, provided that the disclosing Party must provide the other Party prompt notice of the order and at the other party's request and expense, reasonably cooperate with efforts to receive a protective order or otherwise limit disclosure.
- 3. The data recipient will not release data to a third party without prior approval in writing from the data provider.
- 4. The data recipient will not share, publish, or otherwise release any findings or conclusions derived from the analysis of data obtained from the data provider without prior written approval from the data provider.
- 5. Data transferred pursuant to the terms of this Agreement shall be utilized solely for the purposes set forth in the "Contract/agreement" with the "Data Recipient".
- 6. All data transferred to Clay County District Schools shall remain the property of the "vendor" and shall be destroyed or returned to the "vendor" within sixty (60) days upon termination of the contract/agreement. The district shall send written notice to the other party confirming this requirement has been achieved. This covenant shall survive the expiration or termination of this agreement.
- 7. All data transferred from Clay County District Schools shall remain the property of the school district and shall be destroyed or returned to the school district within sixty (60) days upon termination of the contract/agreement and receipt of written request. Notwithstanding the foregoing, backup data which may have been created and archived for disaster recovery purposes, will be destroyed over time pursuant to Curriculum Associates' data retention and destruction policies, consistent with industry standards. Upon written request, Curriculum Associates shall send written notice to the district confirming this requirement has been achieved. This covenant shall survive the expiration or termination of this agreement.
- 8. Any third party granted access to data, as permitted under condition #2, above, shall be subject to terms and conditions at least as stringent as those set forth herein. The primary "vendor" will be responsible for presenting the signed agreement to the district on behalf of the third party.

Data-Sharing and Usage Agreement Clay County District Schools

- 9. Both parties agree that PII data stored will be encrypted while in transit and rest.
- 10. To promote to the fullest extent permissible and in compliance with federal law and Florida Statutes (including but not limited to Sections 1002.22 and 1002.97, Florida Statutes, and Family Educational Rights and Privacy Act (FERPA) codified at 20 U.S.C. 1232g and its regulations codified at 34 CFR part 99) regarding the sharing of Student Data in student education records and information relevant to the purpose of this agreement.
 - 11. The Parties hereby agree to share electronic Student Data across systems, in full compliance with state and federal confidentiality requirements, particularly FERPA, for purposes of each Party's educational studies and for the improvement of student education.
 - 12. The Parties acknowledge that, during the term of this agreement, confidential information of a special and unique nature will be disclosed to each other. Each Party will protect the confidential information received from the other party in a manner that will not permit the personal identification of a child or the parents, including guardians, by persons other than those authorized to receive the records, and each Party shall protect the confidential information from unauthorized access, use or re-disclosure.
 - 13. Each Party shall establish a mutually agreed upon limitation regarding the number of users with access to the student information; it being understood that each Party's authorized personnel (whether paid or non-paid staff) must be under the direct control of the Party with respect to the use and maintenance of the records to be disclosed pursuant to this agreement.
 - 14. Each Party shall take all steps necessary to safeguard the confidentiality of the data received. Each Party must develop, implement, maintain and use reasonable and appropriate administrative and internal controls, and technical and physical security measures to preserve the confidentiality, integrity, and availability of all data electronically maintained, used, stored, or transmitted pursuant to this agreement. A review of these controls may be requested by either party to ensure their adequacy and implementation.
 - appropriate administrative actions include appropriate disciplinary policies for any of each Party's respective authorized
 employees who may violate the requirements set forth in this agreement (including but not limited to, in appropriate
 circumstances, termination of employment).
 - 15. Neither Party shall possess nor assert any lien or other rights against or to confidential information of the other Party.
 - 16. Each Party agrees to report in writing within three (3) business days to the other Party any use, disclosure, or re-disclosure of confidential information not authorized by this agreement. Such report must identify:
 - the nature of the unauthorized use, disclosure, or re-disclosure;
 - the data used, disclosed, or re-disclosed;
 - the person or entity, if known, who made the unauthorized use or received the unauthorized disclosure, or re-disclosure;
 - what the reporting Party has done or will do to notify affected persons and to mitigate any deleterious effect of the unauthorized use, disclosure, or redisclosure;
 - what corrective action the Party has taken or will take to prevent future similar unauthorized use, disclosure, or re-disclosure.
 - 17. Data Recipient agrees that the District shall have the right to review, prior to Data Recipient publishing any report or findings related to the Student Data, in order for the District to verify proper techniques are used to avoid any unauthorized disclosure of Student Data.

Company: Curriculum Associates, LLC	Clay County District Schools
Name: Robert Waldron, CEO	_{Name:} Ethan Caren
Date: May 25, 2023	_{Date:} 6/27/2023
Signature: QHQ ZILL	Signature: Than R. Caren