CONTRACT FOR TECHNOLOGY SUPPORT

THIS CONTRACT ("Agreement") is made between,a loca education agency ("LEA"), and Educational Service Unit No. 8 ("ESU 8").			
WHEREAS, the LEA desires to contract with ESU 8 for technology support-related services;			
NOW, THEREFORE, in consideration of the foregoing, the parties agree as follows:			
1. Term of Agreement. This Agreement shall be in effect for a period of one year to begin on or around August 1, 2017 and end on or about July 31, 2018 unless terminated as provided herein.			
 Duties. ESU 8 shall: A. Troubleshoot computer problems and repair onsite when possible. B. Upgrade computer operating systems as school requests. C. Patch computer operating systems as updates are released. D. Ensure that virus software is kept up-to-date. E. Assist with spyware suppression. F. Develop security strategies. G. Help with software issues or training. H. Consulting on technology purchases. 			
3. Payments - Fees and Costs. The LEA agrees to pay ESU 8 as follows for the services provided herein (please complete):			
Schools contracting for technology support with ESU 8 must commit to a minimum of a two hour block of time per week. That block of time must be used by that school and not shared between two or more districts. Additional hours over the contracted hours will be billed at the rate of \$75 per hour.			
Costs:			
 ☐ 74 hours per year = \$4,500 per year. (\$60.81 per hour) ○ 2 hours per week for 37 weeks 			
☐ 148 hours per year = \$8,000 per year. (\$54.05 per hour)○ 4 hours per week for 37 weeks			
 208 hours per year = \$10,500 per year. (\$50.48 per hour) 4 hours per week for 52 weeks 			
 416 hours per year = \$20,000 per year. (\$48.08 per hour) 8 hours per week for 52 weeks 			
☐ Other (Hours and weeks of service desired Price TBD.)			
☐ As needed basis = \$75 per hour			

- **4. Insurance.** ESU 8 shall maintain, at its own expense, the following insurance coverage with the following limits:
 - A. Comprehensive Commercial General Liability Insurance: \$1,000,000 for all claims arising out of a single occurrence, with a \$2,000,000 aggregate.
 - B. Comprehensive Automobile Liability Insurance, including hired and non-owned vehicles, if any, in the amount of \$1,000,000 for each accident covering personal injury, bodily injury, and property damage.
 - C. Workers' Compensation Insurance with an employer's liability coverage of at least:
 - (1) Bodily Injury by Accident: \$500,000 each accident; and
 - (2) Bodily Injury by Disease: \$500,000 policy limit, \$500,000 each employee.

ESU 8 shall submit valid certificates evidencing the effectiveness of the foregoing insurance policies to the LEA upon request.

- **5. Time for Performance.** The services required by this agreement shall be completed in a timely manner and in accordance with any applicable statutes, rules, or regulations.
- **6. No Third-Party Rights.** This Agreement shall not provide third parties with any remedy, claim, liability, reimbursement, cause of action or other right or privilege.
- 7. Indemnification. To the fullest extent permitted by law, the LEA shall indemnify and hold harmless ESU 8 and its employees from and against any and all claims, damages, losses and expenses, including but not limited to professional fees, arising out of or resulting from its performance of this Agreement, provided that such claim, damage, loss or expense is attributable to bodily injury, sickness, disease or death, or to injury to or destruction of property including loss of use resulting therefrom, but only to the extent caused in whole or in part by any act or omission of ESU 8, any subcontractor, anyone directly or indirectly employed by them or anyone for whose acts they may be liable, regardless of whether or not such claim, damage, loss or expense is caused in part by the LEA.
- 8. Unemployment Compensation. ESU 8 shall pay to the Unemployment Compensation Fund of the State of Nebraska and the State Unemployment Insurance Trust Fund unemployment combined tax and interest due under the Employment Security Law on wages paid to individuals employed in the performance of the Agreement as required by Neb. Rev. Stat. § 48-657.
- **9. E-Verify.** All parties to this Agreement shall use a federal immigration verification system to determine the work eligibility status of employees hired on or after October 1, 2009 and who are physically performing services within the State of Nebraska.

10. Writte sent to the parties a		nunications regarding this Agreement shall be esses:
ESU 8:	Educational Servi Attn: Business M P.O. Box 89 Neligh, NE 68756	
LEA: Attn: Address:		
E-Mail:		
certified mail and sh	all be deemed suffi	effective as of the date of mailing by registered or iciently given if sent to the addressee at the ress as may hereafter be specified by notice in
under this Agreeme	nt in a timely and p Agreement, the otl	ent. If either party fails to fulfill its obligations roper manner or if either party violates any ner party shall have the right to terminate this
have read this Agree Agreement constitute representations, pro- contained shall be of	ement, fully unders tes the entire Agree omises, agreements of any force and effe	and Amendments. The parties certify that they tand its terms and conditions, and agree that this ement between ESU 8 and the LEA and that no s, or undertakings, written or oral, not herein ect. This Agreement shall be subject to signed by a duly authorized representative of
13. Applic State of Nebraska.	:able Law. This Ag	greement shall be governed by the laws of the
Signature of Admini Local Educational A		Signature of Administrator Educational Service Unit No. 8
(Printed name and t	itle)	(Printed name and title)
Date		Date