VERIZON WIRELESS LIMITED DISTANCE LEARNING AUTHORIZED CUSTOMER AGREEMENT

This **Authorized Customer Agreement** ("Authorized Customer Agreement" or "Agreement") is made by and between Cellco Partnership d/b/a Verizon Wireless, on behalf of itself and those of its affiliates providing services under this agreement ("Verizon Wireless" or "Verizon") and the Board of Education of the City of Chicago, a body politic and corporate commonly known as Chicago Public Schools on behalf of the 11 schools included in Exhibit D, having its principal place of business at One North Dearborn, 9th Floor, Chicago, Illinois 60602_("Authorized Customer" or "Customer"), a Qualifying School (as defined below), with Verizon Wireless/Verizon and Authorized Customer/Customer referred individually as "Party" and collectively the "Parties."

WHEREAS, Verizon entered into an Agreement on August 4, 2020 ("Region 4 Agreement") with the Region 4 Education Service Center in Houston, Texas ("Region 4") where Verizon agreed to allow Kindergarten through 12th grade public schools from Arizona, Colorado, Iowa, Illinois, Indiana, Kansas, Michigan, Minnesota, Missouri, North Dakota, Nebraska, New Mexico, Ohio, South Dakota, and Wisconsin ("Qualifying Schools") to purchase "DISTANCE LEARNING DATA PLAN" and "EQUIPMENT OFFERING(S)" at discounted rates;

WHEREAS, Authorized Customer is a Qualifying School; and

WHEREAS, Verizon and Authorized Customer have agreed to the sale of the discounted "DISTANCE LEARNING DATA PLAN and EQUIPMENT OFFERING(S)" to Authorized Customer, who will be the customer of record, for use at the K-12 public schools listed in Exhibit D under the terms and conditions of this Agreement.

NOW THEREFORE, in consideration of the mutual promises and conditions set forth herein, and for good and valuable consideration, the sufficiency of which is acknowledged by the Parties' signatures, the Parties intending to be legally bound hereto agree as follows:

Definitions:

- 1. Effective Date: The date that this Agreement is signed by the last Party to sign below.
- **2. Equipment:** Equipment necessary to provide the "DISTANCE LEARNING" DATA PLAN, as set forth in Exhibit A. Only the Equipment set forth in this Agreement is available for purchase from Verizon Wireless.
- **3.** Legal Notice: A written communication given by one Party to the other that advises of a dispute under, or termination of, this Agreement, or that is otherwise required by this Agreement.
- 4. **Products and Services:** The plans, features, and products and services that Verizon Wireless will provide under this Agreement, as described in this Agreement, as set forth in Exhibit A.
- 5. Wireless Service: The "DISTANCE LEARNING" data service and plan, as further described in Exhibits A and B.

Term of Agreement: This Agreement term shall commence on the Effective Date. The term shall continue until the end of the COVID-19 Declaration of Emergency, as determined by the Governor of the state where Authorized Customer is located, or June 30, 2021, whichever occurs last unless terminated earlier in accordance with the terms herein

Purchases by Customer: The Region 4 Agreement negotiated rates for the "DISTANCE LEARNING DATA PLAN and EQUIPMENT OFFERING(S)" for Qualifying Schools subject to the following and the terms of this Agreement. The Authorized Customer hereby agrees that it is separately and solely liable for all obligations and payments for Data Plan equipment and services provided under this Authorized Customer Agreement. Region 4 will not be responsible for payments for Equipment or Data Plan services provided purchased under this Authorized Customer Agreement. Authorized Customer understands and agrees that it is only a beneficiary of pricing negotiated under the Region 4 Agreement for the products and services described in this Agreement, and no other provision.

Purchases made under this Authorized Customer Agreement will only be used to support Qualifying Schools within the state where Authorized Customer is located. Verizon Wireless reserves the right to terminate this Authorized Customer Agreement if it is determined that the Authorized Customer is not a Qualifying School. Authorized Customer must provision the Data Plan with Mobile Device Management software to ensure CIPA Compliance.

Customer must provide to Verizon Wireless written notice of those individuals in Customer's agency that have legal authority to purchase Equipment, Wireless Service, and Products and Services under this Agreement (these are your "Points of Contact"). Unless Customer tells Verizon Wireless otherwise, these Points of Contact will have full authority to handle all matters related to this Agreement, including authorizing or blocking Customer's employees from purchasing particular Products and Services. The person signing this Agreement shall automatically be designated as a Point of Contact. Customer can designate a third party to act as its Point of Contact as long as Customer signs Verizon Wireless's letter of agency naming the third party and indicating the scope of its authority.

Monthly Bills: Customer's billing and shipping addresses must be in Verizon Wireless's licensed service area. Verizon Wireless will bill Customer monthly, and Customer is responsible for paying all fees, charges, Taxes and Surcharges (as defined in the "Taxes; Surcharges; Exemptions" section below). Verizon Wireless generally bills monthly access fees and feature charges for the current month of service in arrears. The devices will not be enabled for international travel.

Disputed Charges: Customer must dispute any charges within 180 days of the due date of the bill by giving Verizon Wireless written notice, including the date of the bill, the disputed amount, the reason for the dispute, and any supporting documentation. Verizon Wireless will make a good faith effort to reconcile the dispute within 60 days of the date of Customer's notice.

Payment Terms: Customer is required to pay undisputed charges within 30 days of the date of each bill.

Failure to Pay: If Customer fails either to make a payment on time or to dispute charges as required, Verizon Wireless may block Customer's use of the Product and Service or take action as set forth in the applicable Service Attachment.

Taxes; Surcharges; Exemptions: If Verizon Wireless is legally required to collect taxes, fees, assessments or other charges, or if a roaming partner charges a tax (each, a "Tax"), then Verizon Wireless will bill Customer for those Taxes. Taxes may change from time to time. If Customer provides Verizon Wireless with an official Tax exemption certificate or with other evidence of exemption that Verizon Wireless finds acceptable, then Verizon Wireless will not collect Taxes covered by the exemption. If, however, Customer asks Verizon Wireless to apply an exemption and the exemption is later found not to apply, Customer will be responsible to pay the uncollected Tax, plus interest and any penalties, to the extent permitted by applicable law, regulations and/or ordinances. Verizon Wireless does not issue credits for Taxes billed before Verizon Wireless receives evidence of exemption. The Customer represents that the federal excise tax does not apply to the Customer, and the State of Illinois sales tax does not apply to the Customer by virtue of Exemption No. E9997-7109-06. The amounts paid to Verizon Wireless are inclusive of all other taxes that may be levied or based on this Agreement including, without limitation, sales, use, nonresident, value-added, excise, and similar taxes levied or imposed on the Services to be provided under this Agreement, but excluding taxes levied or imposed on the income or business privileges of Verizon. Verizon shall be responsible for any taxes levied or imposed upon the income or business privileges of Verizon. For the avoidance of doubt, the prices listed in Exhibit A are exclusive of taxes and regulatory fees, which will be applied and billed to the Customer.

LIMITATION OF DAMAGES: NEITHER PARTY, NOR ITS AGENTS OR VENDORS, SHALL BE LIABLE TO THE OTHER PARTY, ITS EMPLOYEES OR AGENTS FOR ANY INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE DAMAGES, INCLUDING WITHOUT LIMITATION LOST PROFITS, LOST BUSINESS, OR OTHER COMMERCIAL OR ECONOMIC LOSS, WHETHER SUCH DAMAGES ARE CLAIMED FOR BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), BREACH OF WARRANTY OR OTHER THEORY, AND REGARDLESS OF WHETHER OR NOT SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES UNLESS APPLICABLE LAW FORBIDS A WAIVER OF SUCH DAMAGES. UNLESS DIRECTLY CAUSED BY THE WILLFUL MISCONDUCT OF VERIZON WIRELESS, VERIZON WIRELESS SHALL NOT BE LIABLE TO CUSTOMER, ITS EMPLOYEES OR AGENTS FOR INJURY TO PERSONS OR PROPERTY, LOSSES (INCLUDING ANY LOSS OF BUSINESS), DAMAGES, CLAIMS OR EXPENSES OF ANY KIND CAUSED DIRECTLY OR INDIRECTLY BY (1) THE EQUIPMENT; (2) SOFTWARE OR APPLICATIONS ON OR USED WITH THE EQUIPMENT OR WITH WIRELESS SERVICE (OR THE USE OR LOSS OF USE THEREOF); (3) LOSS OF OR WRONGFUL ACCESS TO DATA STORED BY VERIZON WIRELESS; OR (4) ANY INTERRUPTION OF WIRELESS SERVICE. IN NO EVENT SHALL VERIZON WIRELESS OR ITS VENDORS BE LIABLE FOR LOSSES, DAMAGES, CLAIMS OR EXPENSES OF ANY KIND ARISING OUT OF THE USE OR ATTEMPTED USE OF, OR THE INABILITY TO ACCESS, LIFE SUPPORT OR MONITORING SYSTEMS OR EQUIPMENT, 911 OR E911, OR OTHER EMERGENCY NUMBERS OR SERVICES.

Confidentiality: DATA PLAN and EQUIPMENT pricing provided by Verizon Wireless will be kept 100% confidential and not released publicly in any manner unless otherwise required by law. Release of DATA PLAN and EQUPMENT pricing to Qualifying Schools is exempt from this Confidentiality provision, provided they are required to comply with this provision.

Verizon acknowledges that this Agreement and all documents submitted to the Customer related to this contract award are a matter of public record and are subject to the Illinois Freedom of Information Act (5 ILCS 140/1), subject to any permitted exceptions asserted by Verizon, and any other comparable state and federal laws and that this Agreement is subject to reporting requirements under 105 ILCS 5/10-20.44. Verizon further acknowledges that a redacted version of this Agreement shall be posted on the Customer's website at www.cps.edu.

Assignment: Any assignment requires the Parties' prior written consent, except that Verizon Wireless may assign this Agreement to any affiliate (with an affiliate being an entity that controls, is controlled by, or is under common control with Verizon Wireless) without the consent of Authorized User. The Parties agree that this Agreement shall be for the benefit of and binding on our respective successors and permitted assigns.

Force Majeure: Any failure by Verizon Wireless to perform shall be excused if caused by failure of a third-party wireless or telecommunications provider serving a particular area, power failure, national emergency, interference by any governmental agency, act of God, strike or other labor disturbance, fire, terrorism, riot, war, or any other cause beyond Verizon Wireless's reasonable control.

Notices: Verizon Wireless will provide notice of most issues related to Customer's use of the Equipment, Wireless Service or the Products and Services via mail or e-mail to Customer's Point of Contact, or via a message with Customer's monthly bill. Any Legal Notice required by this Agreement must be given in writing and delivered by registered or certified mail or express courier to the receiving Party's address and will be deemed effective upon delivery. Legal Notice, should be sent to the following addresses

If to Customer: **Board of Education of City of Chicago** Chief Procurement Officer Department of Procurement 42 W. Madison St, 2nd Floor Chicago, Illinois 60602

With a copy to:

Board of Education, City of Chicago Attention: General Counsel One North Dearborn, 9th Floor Chicago, Illinois 60602

If to Verizon: Verizon Wireless Director- Contract Mgmt., State & Local Government 10170 Junction Drive, Floor 02 Annapolis Junction, MD 20701

Governing Law; Venue; Jurisdiction: Both Parties agree that the laws of the state where Authorized Customer is located shall govern the validity, construction and performance of this Agreement.

Waiver; Severability; Survival: No provision of this Agreement shall be considered waived unless both Parties agree in writing to such waiver. Either Party's forbearance or delay in enforcing any right under this Agreement shall not be construed as a waiver of such right. If a court of competent jurisdiction holds any provision of this Agreement invalid, illegal or unenforceable, the remaining provisions of this Agreement shall remain in full force and effect. Termination of this Agreement shall not affect either Party's accrued rights or obligations under this Agreement as they exist at the time of termination, or any rights or obligations that either expressly or by implication continue after this Agreement has ended.

Counterparts: Verizon Wireless and Customer can each execute a counterpart version of this Agreement. When delivered to the other Party, each shall be deemed to be an original and all versions together shall constitute one instrument. An electronic or facsimile copy of the executed Agreement shall be deemed, and shall have the same legal effect as, an original document.

Entire Agreement: The terms and conditions of this Agreement (including Exhibits A through C) constitute the entire agreement between the Parties with respect to this subject matter. This Agreement, including any exhibits, schedules, and attachments,

supersedes any and all prior agreements and understandings on the subject matter of this Agreement. There are no other oral or written understandings or agreements between the Parties relating to the subject matter of this Agreement. This Agreement shall not be amended or modified, including by a purchase order, unless both Parties agree in writing.

The undersigned is duly authorized by the Authorized Customer to designate the "Authorized Contacts" ("Exhibit C"), who are authorized to take action with respect to the account established with Verizon Wireless to purchase equipment, add lines of service, cancel lines of service, and make changes to the account that financially bind the Authorized Customer to the terms and conditions of this Authorized Customer Agreement.

	SIGNA	TURES			
Each Party represents and warrants to the other that					
execution, delivery and performance of this Agreem			cessary company action to the exte	ent applicable; and (c) the	
person signing this Agreement on its behalf is duly a	authorized to bind it to			• ***	
Customer: DocuSigned by:		Cellco Partnership d/b/a Verizon Wireless			
Signature: Jonathan Maples	Date: December 17, 2	Signature: 020	Clifton Millon, Jr.	Date: December 14, 20	020
Printed Name: Jonathan Maples		Printed Nam	e: Clifton Miller Jr		
Title: Chief Procurement Officer		Title: Directe	or – Contract Management		
Board Authority: 20-0923-RS1					
Approved as to legal form: GP JG	$ \begin{array}{c} \overset{\text{DS}}{\not{lk}} & \overset{\text{DS}}{\not{ls}} \\ \end{array} \end{array} $				
Joseph T. Moriarty 571EC59C33144C5 Joseph T. Moriarty General Counsel					

Exhibit A

DATA PLAN AND EQUIPMENT OFFERING(S)

DATA PLAN:

Government Liable Subso	o-Machine Plan – COVID 19 Distance Learning cribers Only on Customer Provided Equipment thly access charge and no additional discounts apply.
Monthly Access Fee	\$
Domestic Data Allowance	
billing cycle. However, in the event of network congestion data u To ensure users are able to maximize their high-speed data use LTE devices approved for use on Verizon Wireless' network ca	a usage on this rate plan is not subject to speed reductions ("throttling") within a given usage on a line may result in slightly slower download speeds relative to another user. for business/educational applications, video applications will stream at 480p. Only 4G in be activated on this plan. This plan is available until the Coronavirus (COVID-19) ded Equipment is limited to devices purchased directly through an Original Equipment

Customer will be charged a monthly access of **9** per device, per month, for EQUIPMENT that does not remain in service for a minimum of six (6) months.

EQUIPMENT OFFERING(S):

- Verizon 900L/900LS Jetpack or comparable device is available for sper device ; or
- Verizon 8800L Jetpack or comparable device is available for \$ per device; or
- If additional devices (only Chromebooks, Tablets, or MiFis are allowed) are needed, only equipment purchased from Verizon hereunder or from original equipment manufacturers (OEM) may be afforded the pricing under this modification. Devices purchased from OEMs must be certified for use on the Verizon Wireless network

OPTIONAL OFFERING(S):

The following solution exhibits are Optional Offering(s). These solutions are recommended by Verizon to provide filtering, security, and compliance functionalities. Please work directly with your Verizon Account Manager for ordering and implementation.

• Asavie Moda is a network-based "all-in-one" web portal security and data management solution that enables organizations to easily and effectively manage security and productivity, along with rich reporting insights on all their mobile devices.

The Asavie Moda solution extends the security provided by the customer's Mobile Device Management platform into the network by delivering real-time visibility, control and security of the data in transit for any mobile device.

The price beie	ow reflects the month	nly access dis	counts. No addit	ional discou	ints apply.
Description	SKU Name	Plan ID	Minimum Order Quantity	Annual	Monthly
¹ Asavie Moda for MPN Gov Customers	ModaMPNG	(Annual) (Monthly)	1+	\$	ş
with the Private Net					
Products shown or Member, which is agreements. Asavi applications. Custo Wireless, at the prior representations or manufactured by A	referenced are provided solely responsible for ie can connect to seve mer may purchase Asavi ces listed above. Verizon warranties whatsoever, e savie Technologies, Inc. purchase or installation of	the representati ral different sys e licenses and se Wireless is not the ither express or in Any license for	ons and the functi tems including clou rvices ("Asavie Servi- ne licensor of the As mplied, with respect Asavie Services mu	onality, pricing d based and ices"), to be bi savie Services to them. Asavi st be obtained	g and servic server base lled by Verizo and makes n ie Services and d directly from

Verizon Wireless Private Network (Private Network) is a comprehensive solution that joins wireless devices to the organization's internal IP network using a dedicated connection that isolates data from the public Internet. It extends a corporate IP network to wireless devices, while enabling your IT department to maintain the control and manageability that it needs. With Private Network, organizations can take charge of their evolving networks by:

Avoiding the exposure of wireless devices and internal networks to the inherent risks of solicited public Internet traffic.

- Controlling which wireless devices can connect to the network.
- Controlling which network resources the wireless devices and machines can access.
- Leveraging the convenience of mobility and wireless technologies to introduce new opportunities.

With Private Network, organizations can add devices to their own internal networks, with their own IP addressing, to be managed by their own support personnel. This empowers them to make wireless solutions part of their infrastructure and extend their core-computing networks farther, faster and easier. Private Network is also compatible with Verizon Mobile Device Manager. And organizations can be confident knowing that their Private Network is backed by the coverage, speed and reliability of Verizon. We can help organizations make the most of wireless communications to securely and cost-effectively power their networks.

		Routing (DMNR)/Servi nd System (FES) [Inte	ce Based Access(SBA) met Restricted]	
The Account Set-Up	Fees below reflect any a	pplicable discount. No addi	tional discounts apply.	
Mob	ile Broadband and mete	ered data plans or feature	s only	
Configuration			Cost	
Per Account FES Connect Set-Up (One time fee)				
-	Private Network Only	Private Network with DMNR	Private Network with SBA	Static IP Only
Per Account Level Set-Up (<u>One time</u> fee)				
DMNR or SBA (Per build)			un Originia Maturalia huilt an Otan	fant Danni a Child. Orbeanbara

Note: Set-Up fees apply to new Private Network/DMNR/SBA builds (Verizon Home Agent Portal (VHAP)). This applies to New Private Networks built as Standard, Parent or Child. Subscribers that are placed into this pool will be limited to utilizing the Verizon Wireless Network for transport to and from their FES connections to the Verizon Wireless Network. Static IP addresses will be available on remote access, Mobile Broadband and Unlimited metered data plans or features only. Fees may not apply in certain VPN environments. Fees are per account level (regardless of the number of IPs ordered) selecting Static IP, and may apply in addition to \$

Static IP: Fees are per account level (regardless of the number of IPs ordered). Static IP addresses will be available on remote access, Mobile Broadband and metered data plans or features only. Static IP addresses may be reserved and should be assigned to the mobile numbers within 90 days. De-activated Static IP addresses will go into an "ageing pool" for 24 hours. After 24 hours, these Static IP addresses will be returned to reserved status for the account. Reserved Static IP addresses will be shown at the account level and can be viewed from the billing system. Feature activations will be stored in the 'data warehouse' database along with the Static IP Address for reporting. A Static IP address is associated with the device's MDN (Mobile Dialing Number). Each time the subscriber initiates a data session the Static IP address that is associated with their MDN is assigned to their device for each session. Subscribers completing an ESN (Electronic Serial Number) change will retain their Static IP address.

Eligible 3G/4G data service: Mobile Broadband, Mobile Broadband Wireless Router, Telemetry (M2M), Wireless Email, or usage-based Megabyte pricing. DMNR and SBA are optional features that can co-exist on a Customer's Private Network profile.

Verizon Mobile Device Management (MDM): Distance Learning Subscribers

These calling features reflect the	monthly access charge discount. No additional discounts apply.
Verizon MDM Feature	Access Fee
Enterprise Firmware Over the Air (FOTA) Management ¹	\$
Device Diagnostic ²	
Broadband Management ³	
Unified Endpoint Management	
Note: See attached Calling Plan and Feature Details for important information	about calling plans, features and options. VZMDM supports select devices and operating systems and may require
installation of a software agent. VZMDM features are ordered and billed separate	ately, however, all supported options will appear and cannot be blocked. The Verizon MDM postal is a cloud-based

system and accessed via an Internet Browser. 1 Enterprise Firmware-over-the-Air (<u>eFOTA</u>) Management supports Android devices, including Jetpacks and USB devices. 2 Device Diagnostics supports Android devices on OS 4.0 and higher, Apple iOS 8.0 and higher, excluding Google Pixel/Nexus devices, 3 Broadband Hotspot Management (BBHS) currently supports the 5G M1000, MHS 900L, MHS 900L, MHS 900LS, MIFi 8800L, <u>Optic</u> Speed, MIFi 7730L, AC791L, Jetpack 6620L, BPC-100 (Business Phone Connect), and USB730L. 4 Unified Endpoint Management (UEM) requires smartphones and Tablets to be under supervision with their respective device enrollment programs, prior to managing device configurations from the <u>VzMDM's</u> customers' instance.

Exhibit B

WIRELESS SERVICE ATTACHMENT

This Wireless Service Attachment to the Agreement (the "Wireless Service Attachment") sets forth additional terms and conditions specific to Wireless Services to be provided by Verizon Wireless to Customer hereunder, and is made part of the Agreement. Any capitalized but undefined terms used in this Wireless Service Attachment shall have the meanings given such terms in the Agreement.

Customer and Verizon Wireless agree that: (i) except to the extent expressly provided otherwise in this Wireless Service Attachment, all of the terms and definitions of the Agreement are applicable to Customer's use of the Wireless Service and are incorporated by reference into this Wireless Service Attachment and into any related exhibit, attachment, or schedule, and (ii) the Parties do not intend to modify the terms and conditions of the Agreement except as applicable to the Wireless Services hereunder.

1. **Definitions:** The definitions in the Authorized Customer Agreement are incorporated herein by reference.

2. Line Term and Termination

- **2.1. Failure to Pay:** If Customer fails either to make a payment on time or to dispute charges as required under the Agreement, Verizon Wireless may upon notice suspend or terminate Wireless Service to some or all of Customer's M2M Lines or deny any new line activations.
- 3. Rates and Charges: The rates and charges, the, data (including M2M service) and messaging allowances, and the Wireless Service coverage area for each M2M Line are determined by the Products and Services that Customer selects for each line. Verizon Wireless may offer Customer custom Products and Services, the terms and conditions of which are described in the Agreement. Some Products and Services may have restrictions on the type of Equipment that can be used with them. Unless Customer directs Verizon Wireless to switch the plan or feature, Verizon Wireless will not change the monthly access fees, or the non-promotional voice, data, and messaging allowances during the Line Term. Verizon Wireless may, however with 30 days' prior written notice, change rates, charges and fees, such as charges for options, features, and applications. If a line of Wireless Service is no longer under a Line Term, or if Customer changes or upgrades Equipment, or assumes liability for another line of Wireless Service, Customer will have to change to current Products and Services for that line. It may take us up to 90 days to implement this Agreement.

4. Equipment

- **4.1. Equipment Purchased from Verizon Wireless:** Customer may purchase Equipment from Verizon Wireless at a discount, subject to the requirements for such discount. Equipment and accessories cannot be purchased at discounted prices for the purpose of resale. Customer must activate any discounted Equipment on Verizon Wireless's network within 30 days of receipt Inappropriate reselling of discounted Equipment or accessories is considered a breach of the Agreement and this Attachment.. Violation of this section may, in the sole discretion of Verizon Wireless, result in the (a) limitation or discontinuance of the sale of Equipment at a discount; (b) termination of M2M Lines; (c) termination of the Agreement upon Legal Notice; (d) charging of the difference between the discounted price Customer paid and the full retail price of the Equipment; and (e) pursuit of such other legal or equitable remedies.
- **4.2. Shipping; Risk of Loss; Acceptance:** Title and risk of loss pass to Customer, and acceptance occurs, when Customer receives the Equipment at the address designated on an order. Verizon Wireless may charge Customer for shipping. Verizon Wireless will ship Equipment to Customer within five business days of receipt of an order, subject to availability. Customer may exchange any Equipment or return it for a refund within 30 days from acceptance.
- **4.3. Equipment Purchased from Original Equipment Manufacturer (OEM):** Customer may activate Equipment that Customer purchases from OEMs, but that Equipment must be on Verizon Wireless' approved Equipment list when Customer activates them. OEMs establish their own legal terms for the sale of Equipment, and Verizon Wireless has no control over their charges, terms or return policies. Verizon Wireless is not responsible for any claims related to such OEM Equipment or Customer's use of them. Equipment that Verizon Wireless has not approved may cause transmissions to fail, be blocked or misrouted, may use Wireless Service in a manner Customer does not intend, and may attempt to continue to register on Verizon Wireless's network after termination. Such activities may result in additional charges for which Customer will be responsible.

4.4. Only Equipment purchased from Verizon Wireless or directly from OEMs may be placed on the Data Plan.

- **4.5.** Lost or Stolen Equipment: If Customer loses Equipment or it is stolen, Customer may request that Verizon Wireless suspend service and billing to the affected M2M Line for up to 30 days. Until a suspension begins, Customer is still responsible for charges. After the suspension ends, service and billing for the line will resume. The time of any suspension will not count toward satisfying the Line Term.
- 5. Wireless Service Availability: Wireless Service uses radio technologies and is subject to transmission and service area limitations, interruptions, and dropped calls caused by atmospheric, topographical or environmental conditions, cell site availability, the Equipment or its installation, governmental regulations, system limitations, maintenance or other conditions or activities affecting operation. Wireless Service is only available within each applicable plan coverage area, within the operating range of the wireless systems, and with Equipment that is approved to operate on Verizon Wireless's network. In some areas, Wireless Service may be provided by a third-party roaming carrier. Customer must activate Equipment within the areas served by Verizon Wireless's owned and operated network. Verizon Wireless reserves the right to terminate any M2M Lines that roam permanently on a third-party carrier's network. Customer's lines that are in a fixed location must always be within the areas served by our owned and operated network.
- 6. Use of Wireless Service and Equipment; MTNs; SIMs: In order to protect Verizon Wireless's network, operations, and other customers, Verizon Wireless may suspend or terminate service to affected lines, deny activation of new lines or, upon Legal Notice, may terminate the Agreement, if Customer uses the Wireless Service or Equipment (a) in an illegal manner (including "spamming" or other abusive messaging); (b) in a manner prohibited by the applicable Products or Services; or (c) in a manner that has an adverse impact on our network, operations or customers. Customer shall be solely responsible for the use of the Wireless Service to transmit, receive, store or process its data in compliance with applicable law and regulations. Verizon Wireless provides applications that involve the storage of information which are not designed or intended for use with protected health information ("PHI"), as defined by the Health Insurance Portability and Accountability Act of 1996, as amended; therefore, they must not be used to create, store, transmit or receive PHI. Verizon Wireless will assign one mobile telephone number ("MTN") to each line. Customer can port a MTN to another carrier, but Customer does not have any property right in the MTN. Verizon Wireless may change, reassign or eliminate a MTN upon reasonable notice to Customer under certain circumstances, including fraud prevention, area code changes, and regulatory or statutory law enforcement requirements. If the Equipment requires a Subscriber Identity Module ("SIM") card provided by Verizon Wireless, Verizon Wireless owns any intellectual property or software on the SIM card at the time of delivery.
- 7. No Reselling or Purchases by Third Parties: Unless Verizon Wireless agrees in writing, Customer cannot resell the Products and Services, or Wireless Service or bundle the Wireless Service with or embed it into products or services that Customer provides to its own customers or to any third parties. No third party, including Customer's agents, contractors, vendors, distributors, franchisees or contract employees, is permitted to purchase Equipment, Wireless Service, or Products and Services under this Agreement. Verizon Wireless may terminate Customer's M2M Lines and, upon Legal Notice, may terminate this Agreement and pursue any other available remedies if Customer violates this section.
- 8. DISCLAIMER OF WARRANTIES: VERIZON WIRELESS IS NOT THE MANUFACTURER OF THE EQUIPMENT AND MAKES NO REPRESENTATIONS OR WARRANTIES WHATSOEVER, DIRECTLY OR INDIRECTLY, EXPRESS OR IMPLIED, AS TO THE SUITABILITY, DURABILITY, FITNESS FOR USE, MERCHANTABILITY, CONDITION, QUALITY, PERFORMANCE OR NON-INFRINGEMENT OF THE EQUIPMENT. WITH RESPECT TO VERIZON WIRELESS, CUSTOMER PURCHASES THE EQUIPMENT "AS IS." EQUIPMENT SHALL BE SUBJECT TO ANY WARRANTIES PROVIDED TO CUSTOMER BY THE EQUIPMENT MANUFACTURER.

Exhibit C AUTHORIZED CONTACTS LIST

Customer FEIN Number:

Verizon Wireless Sales Representative Name/Phone/GID:

Authorized Contact Name	Authorized Contact Title	Authorized Contact Phone	Authorized Contact Email

Exhibit D SCHOOLS SERVED

DuBois Elementary School
Kellman Corporate Community Elementary
Haley Elementary Academy
Julian High School
Langford A Elementary School
Bradwell Comm Arts and Science
Elementary School
Chalmers Elementary Specialty School
Fuller Elementary School
O'Keeffe Elementary School
Stagg Elementary School
Phillips Academy High School