Shared Services Contract Section 66:0301 (State Statute) Cooperative Summer School – 2025

Pursuant to a resolution adopted by each of the following school districts: Appleton Area School District, Brillion School District, Freedom Area School District, Hilbert School District, Hortonville School District, Kaukauna Area School District, Little Chute Area School District, Kimberly Area School District, Menasha Joint School District, Neenah School District, and Shiocton School District.

Said school districts hereby mutually agree pursuant to section 66:0301 of Wisconsin Statutes to the following conditions:

- 1. That the above parties agree and contract as a consortium for the employment of summer school classroom instruction staff;
- 2. That each separate district shall make the necessary budget adjustments to meet their individual financial obligations;
- 3. That each school district which hosts a class(es) shall be responsible for its day to day operation and student accounting procedure;
- 4. That each participating district shall be individually responsible for their application for state aids where appropriate;
- 5. That each consortium participant may accept students from school districts which are not members of the consortium and determine the fees charged;
- 6. That the terms of the contract shall cover the period of March 3, 2025 to October 3, 2025;
- 7. That minimum salaries paid to classroom teachers shall be \$24.10 per instructional period (50 to 55 minutes shall constitute an instructional period) plus 1/2 hour of pay for each two hours taught for preparation time;
- 8. That wages paid to classroom teacher assistants shall be \$11.30 per hour;
- 9. That wages paid to Special Ed. classroom teacher assistants shall be paid \$13.00 per hour; that the only fringe benefits to be paid by the consortium are the employer share of social security and other fringe benefits as applicable;
- 10. That each participating district is responsible for any additional costs of operating the summer school program as agreed upon by the consortium;
- 11. That each school district operating cooperative summer school classes shall be responsible for local maintenance, utilities, and custodial expense;

- 12. That each sending school shall determine the granting of credit to their own students;
- 13. That there shall be no charge for the use of individual school buildings or classrooms;
- 14. That the cost of operating the cooperative summer school shall be prorated at the minimum salary rate to each cooperative summer school district based upon the numbers of their students involved in the program, and that the only salary costs of operating summer school be those identified in section 7 of this agreement;
- 15. That should claims arise under employment compensation; such claims shall be paid by the individual school district in which the claim arose;
- 16. That each participating host shall be directly responsible for claims under workmen's compensation for individuals employed with the participating host district.

Dated	District	
Dunaidant	Clark	
President	Clerk	