Interagency Agreement For Kanabec County

Kanabec County Family Services Collaborative Interagency Agreement <u>Table of Contents</u>

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Kanabec County Family Services Collaborative Interagency Agreement

This agreement, made and entered into this 8th day of September, 2008 by and between Kanabec County Family Services, Kanabec County Public Health, Kanabec County Court Services, Lakes and Pines Community Action Council, Mora ISD #332, Ogilvie ISD #333, and Rum River Special Education Cooperative, hereinafter referred to as the "Parties" is as follows:

Authority and Premises:

Whereas: Minnesota Statute permits public and private child-serving agencies to come together by mutual agreement to establish a family services collaborative and to establish an integrated children's service system; and

Whereas: The Parties agree that children's needs cross over the boundaries of the categorical agencies and that services need to be coordinated across traditional systems; and

Whereas: The Parties agree that an integrated system should be built upon existing agencies and that system redesign consists in large part of redefining relationships among agencies; and

Whereas: The Parties agree that parents and community supports are key to successful care planning for children;

Now, therefore, in consideration of the mutual agreements combined herein, all participating Parties do hereby establish the Kanabec County Family Services Collaborative, hereinafter referred to as the Collaborative and do agree as follows:

Section 1: Purposes of the Collaborative

The Parties enter into this Agreement for the purposes of improving the social, emotional, educational and economic outcomes of all Kanabec County children, adolescents and their families by mitigating risk factors and enhancing protective factors for the purpose of creating an integrated service delivery system for children, adolescents and their families with multiple and special needs. The Parties agree that the Collaborative shall be founded on the latest knowledge and best practices available in relevant professional fields and service delivery approaches. The Collaborative shall perform activities that coordinate supports and services such as common intake; common multidisciplinary assessment; standardized written plan; plan coordination; standards setting; and outcome evaluation. The Collaborative shall neither replace nor duplicate existing agencies but shall recreate relationships among them to enhance the abilities of the Parties to provide a comprehensive continuum of services to the target population.

Section 2: Population to be Serviced and Service Delivery Model

A. Population to be served: Determination of eligibility for social, educational, physical or mental health, transition, or other services under this agreement shall be made by respective agencies in conjunction with the Interagency Referral Team, IEP, IIIP teams within each member school district. The Target Population shall be children who are between 0 and 21 years of age who are residents of Kanabec County and/or are residents of Mora and Ogilvie Public Schools and who have multiple problems or are at risk of developing multiple problems. Further, these shall be children who need, or are at risk of needing, coordinated multi-agency services. Need for services and supports shall be determined by screening criteria developed by the Collaborative and/or evidenced by a behavior or condition that affects the child's ability to function in a primary aspect of daily living including personal relations, living arrangements, work, school, self-care, and recreation.

The Collaborative shall also serve the families of such children. A family to be served shall be defined, minimally, as the child's primary adult caretaker(s) and other children with whom the child is residing. A family may include biological, step, or adoptive siblings or other minors with whom the child is residing.

The Board, in consultation with the Interagency Councils (Section 3 - D describes the Interagency Councils), shall define an operational target population and shall establish a plan for meeting the needs of those children and their families.

B. Service Delivery Model: The service-delivery model shall be based on an interagency, interdisciplinary model that focuses on child and family strengths and the resources of the child's community. The collaborative shall strive to develop and utilize services that are cost effective, needs-driven, and culturally competent and that include individualized informal supports and formal services.

Section 3: Composition, Powers and Duties of the Collaborative's Decision-making Bodies:

The powers and duties of this agreement shall be carried out by a Family Services Collaborative Board, the Operating Committee, Interagency Councils and Individualized Family Care Teams. In general, the Board shall function as the purchaser of supports, interventions and services.

A. Family Services Collaborative Board: Legal authority for the Collaborative shall derive from the Family Services Collaborative Board, hereinafter referred to as the "Board". The Board shall exercise revenue authority. The voting members of the Board shall be comprised of a representative of: the Kanabec County Board of Commissioners; the Director of Kanabec County Family Services; the Director of Kanabec County Public Health; the Director of Kanabec Court Services; the Kanabec County Sheriff Office; the Ministerial Association; and one (1) representative from each of the following: Mora ISD #32, Ogilvie ISD #333, and Lakes and Pines Community Action Council and non-voting members comprised of a representative from Rum River Special Education Cooperative; the chair and vice-chair of the Operating Committee, and the Collaborative Coordinator/Local Collaborative Time Study Coordinator and a total of twelve members. A process established by each represented entity shall determine appointments

of members to the Board.

The Family Services Collaborative Board shall:

- 1. Approve system parameters including expansion of the Target Population.
- 2. Approve the composition of the Interagency Councils.
- 3. Oversee an Integrated Fund, as established in Section 5 of this Agreement.
- 4. Negotiate Integrated Fund contributions, monetary or in-kind, from each Party in accordance with an approved work product to be provided to the Target Populations.
- 5. Approve annual revenue budgets at its annual meeting by approval of a majority (50%) of the Board eligible to vote. Such revenue budgets shall account for all resources available to the Collaborative, both monetary and in-kind.
- 6. Approve a Fiscal Agent(s) from among the Parties to this Agreement. The Fiscal Agent(s) shall:
 - a. Establish and maintain appropriate accounts.
 - b. Receive and maintain funds assigned by the Board.
 - c. Receive local, state, and federal grant dollars, cash, and charitable contributions and maintain in the joint service delivery account.
 - d. Disburse funds according to a budget adopted by the Board in consultation with the Kanabec County Operating Committee.
 - e. Account for revenues and expenditures and produce appropriate financial statements according to categories determined by the Board and the Councils.
 - f. Provide accounts as required by state and federal agencies.
 - g. Designate a staff person to work closely with the Collaborative Coordinator as necessary to complete fiscal duties.
 - h. Prepare periodic financial reports to the Board.
- 7. Approve the appointment of the LCTS Coordinator and the Collaborative Coordinator.
- 8. Evaluate Collaborative fiscal performance to ensure accountability for effective and efficient use of public funds and oversee client outcomes.
- 9. Notify all Parties at least one fiscal quarter before the beginning of each fiscal year of any anticipated additional financial expenses for the coming year.

- 10. Agree to abide by the following by-laws:
 - a. At an annual organizational meeting to be held in the spring of each year, the Board shall elect from its membership a chairperson and such other officers as deemed necessary.
 - b. The Board shall strive for consensus in decision-making but a 50% majority vote shall rule.
 - c. Each voting member shall have one vote in the determination of all issues.
 - d. A quorum is necessary for the conduct of business. A quorum is the presence of a majority of the members or alternates.
 - e. The Board shall determine time and places of regular and special meetings.
 - f. A record of all proceedings of all Board meetings shall be kept in the form of Minutes approved by the Board. Minutes shall be kept by the Collaborative Coordinator.
 - g. The laws relating to official interest in contracts and conflicts of interest shall apply. It shall not constitute a conflict of interest for an employee, director, or officer of a provider agency who is a Party to this agreement to serve as a member of the Board provided that such employee, director or officer abstain from deliberation, action or vote in specific respect to that provider agency, including service contracts between the Collaborative and that provider agency.
 - h.The Board shall annually present a full and clear statement of the financial condition and mission effectiveness of the Collaborative to all Parties of the Agreement
 - i. All Parties shall be permitted to inspect the books and records of the Board and Collaborative at any reasonable time. Notwithstanding this provision, all state and federal laws regarding the privacy of client data shall apply.
- B. The Operating Committee: The Operating Committee shall function as the steering committee of the Collaborative with the authority to recommend policies to the Board and advise staff and Board on key critical organizational and structural issues. The Operating Committee will have equal representation of stakeholder groups with a minimum of one representative from the following: family services, public health, court services, law enforcement, Mora and Ogilvie school districts, ministerial association, Community Action Council and other agencies as deemed necessary by the Operating Committee. The Operating Committee will be chaired and co-chaired by a member of the Committee.
 - 1. The Operating Committee will:

- Promote an integrated perspective throughout the planning and implementation process.
- Rely on parents, cultural communities and youth as resources for developing solutions to a comprehensive response to reduce risk factors
- Adopt an organization structure of leadership and partnership with parents, cultural communities and youth to influence a public agenda that is in the best interest of children.
- 2. The COLLABORATIVE will allocate and encumber funds for the purpose of providing services that meet the goals of the Local Collaborative Time Study and will enter into Agreements with agencies to provide the services and supervise the staff and day to day programming. The agencies in the Agreement agree to provide the services with will meet one or more of the following goals:
 - a) Improve or promote child safety
 - b) Improve functioning of children with SED or ED diagnosis
 - c) Improve permanency or family stability
 - d) Improve attendance and/or behavior in school
- **C** Facilitation: Operational functions shall reside in the Collaborative and LCTS Coordinator. Operational functions shall mean the day-to-day management of the Collaborative's activities. The coordinator shall be approved by the Board.

The Coordinator shall:

- 1. Facilitate the development of the integrated services system, with support from member agencies;
- 2. Facilitate expenditures within the budget established by the KCFSC Board;
- 3. Facilitate the contracts with agencies through the Family Services Collaborative Board for services to children and families;
- 5. Report to the Councils and Board regularly;
- 6. Coordinate the Local Collaborative Time Study;
- 7. Disseminate information from Minnesota Department of Human Services and other agencies regarding the Collaborative and the LCTS to appropriate individuals and agencies.
- **D. Kanabec Interagency Councils:** Design and oversight authority for the integrated service system to be operated by the Collaborative will reside in the Kanabec Interagency Councils which include the three mandated interagency committees, the Interagency Early Intervention Committee (IEIC), the Community Transition Interagency Committee (CTIC) and the Local Coordinating Council for Children's Mental Health (Child Protection Team Case Consultation Committee) hereinafter referred to as "the Councils".

Composition of the Councils shall be approved by the Board and shall represent both agencies of the formal system of care and brokers of informal resources as needed to represent community resources available to strengthen and support families. Mandated members of the councils shall include representatives of the following agencies: Mora and Ogilvie Public Schools; Kanabec County Family Services; Kanabec County Public Health; Lakes and Pines Community Action Program; Kanabec Court Services; Rum River Special Education Cooperative; Division of Rehabilitations Services Center for Independent Living; Five County Mental Health; parents of children/youth with disabilities; and a representative of the Kanabec County Board of Directors.

The Kanabec County Interagency Councils shall:

- 1. Develop and implement an integrated service delivery system for children in their Target Populations, the design of which shall be approved by the Board. The integrated system shall include:
 - a. A common vision of how the local system of care should serve the Target Population, including a collaborative planning and development process and timetable;
 - b. A plan for the operational expansion of the target population, enlistment of additional Collaborative partners, expansion of the services and supports menu;
 - c. A commitment among all Parties to the benefits of early intervention for children/youth with developmental or emotional challenges to reduce the risk of future needs;
 - d. A common client pathway which identifies the components and functions of an integrated system and a client's access to each component;
 - e. A client access plan that provides multiple access points in non-stigmatized settings;
 - f. Common intake protocols that link a client early on with a facilitator who has access to all program options and all funding sources in the local system of care and who will work with the family as an equal partner to determine how the system may best serve the family's needs;
 - g. Protocols providing for coordination of assessments for determination of the need for multi-agency service coordination;
 - h. Protocols for individualized multi-agency care planning by the Individualized Family Care Teams;
 - i. Client outcome standards;

- j. Data practices guidelines for collaborative staff regarding the collection, creation, reception, maintenance, dissemination, or use of private data on individuals;
- k. Procedures for appeals, due process and client-to-system mediation;
- 2. Adopt an operating budget based on revenues received through various funding sources;
- 4. Advise the Board with regard to expanding the operational target population;
- 6. Develop or secure staff development activities in the wrap-around service approach, use of a multi-agency care plan, and other training modules as needed;
- 7. Oversee the collection and reporting of data and ensure collection data as necessary for the maintenance of client records, coordination of service provision, performance and outcome evaluation; periodic reports to the parties; and mandated reports to local, state or federal governments.
- E. Individualized Family Care Teams: The package of services and supports to be provided to a specific child or family shall be determined by an ad hoc "interagency referral team" (IRT), "individual education plan" (IEP), "individual interagency intervention plan" (IIIP), "individual family service plan" (IFSP), or "interagency coordinated plan" (ICP) team. Such service decisions shall include expenditure decisions. The composition of each IRT, IEP, IFSP or IIIP team shall be unique to the family being served. The Team shall be composed of the facilitator; professionals who are, or have been, involved with the family; non-professionals who know the family or who have access to informal resources; the child, when appropriate; and at least one parent (as defined by each agency), caretaker, guardian, or trustee of the client child. Additionally, the Family may select any person from inside or outside the local system of care to serve on the Team as that parent's advocate.

The Individualized Family Care Teams shall:

- 1. Assess the type and frequency of supports and services needed based on the child's and family's strengths and needs.
- 2. Develop individualized care plans according to the following schedule:
 - a. Individualized family service plans (IFSP's), Individual interagency intervention plans (IIIP's) or another standardized written plan (see Appendix A) will be developed for all children ages 0 through age two following guidelines promoted by the Minnesota Department of Education. (See Appendix B for additional agreements related to children ages Birth through kindergarten).

- b. IEP's, IIIP's or another standardized written plan (see Appendix A) will be developed for all children/youth ages 3-21 with disabilities following procedures established by the Minnesota Department of Education. Transition procedures will be adhered to for all youth ages 14 to 21.
- c. Individualized service plans will be developed for all children/youth receiving early intervention services due to concerns over mental health.
- 3. Authorize the provision of supports and services according to the individualized plan developed.
- 4. Monitor progress toward achieving outcomes stated in the plan and assure that authorized services are, in fact, provided;
- 5. Meet as requested by the child/family's plan facilitator;
- 6. Create a respectful atmosphere that is conducive to an equal decision-making role for parents, caretakers or guardians in the planning of supports, interventions, and services for the child/youth and family;
- 7. Strive to reach consensus.

Section 4: Duties of the Parties:

- A. The Kanabec County Board of Commissioners agrees for all agencies including Family Services, Public Health, and Court Services to:
 - 1. Promote a coordinated effort among agencies and staff to achieve maximum culturally appropriate service delivery with the goal of increasing service effectiveness and efficiency.
 - 2. Assign administration and staff, as appropriate, to participate in the council and/or in multi agency family service plan staffing in a consolidated case management system, and other information-sharing activities to assess and develop plans for children and their families.
 - 3. Ensure that confidential information obtained is disseminated only to appropriate school personnel, carries an appropriate warning regarding the reliability, confidentiality and control of further dissemination. Appropriate internal written policies will be adopted.
 - 4. Develop, in cooperation with appropriate agencies that are parties to this agreement, written interagency plans to determine policies and procedures pertinent to multi agency programs developed within the realm of the collaborative established by this agreement.

- 5. Designate member(s) to the Family Services Collaborative Board.
- 6. Assign staff to the operation of the integrated service system (K-12 service coordination, Early Childhood Special Education, Transition) as needed to accomplish the mission of the Collaborative.
- 7. Serve as Fiscal Agent, via Kanabec County Family Services, for the portion of the integrated fund generated through participation in the Local Collaborative Time Study, establish a special fund for these dollars and produce quarterly financial reports.
- 8. Designate staff to participate on the IEIC and CTIC.
- 9. Participate in programs and projects operated by the Collaborative.
- 10. Require public health and correction's agencies to participate in the Local Collaborative Time Study under terms and conditions agreed to between the County and the Minnesota Department of Human Services.
- 11. Agree to utilize a standardized written plan to coordinate services for individual children.
- 12. Provide resources for children and families as required by Minnesota Statute.
- B. The Boards of Mora and Ogilvie School Districts in Kanabec County agree to:
 - 1. Promote a coordinated effort among agencies and staff to achieve maximum culturally appropriate service delivery with the goal of increasing service effectiveness and efficiency.
 - 2. Assign administration and staff, as appropriate, to participate in the council and/or in multi agency family service plan staffing in a consolidated case management system, and other information-sharing activities to assess and develop plans for children and their families.
 - 3. Ensure that confidential information obtained is disseminated only to appropriate school personnel, carries an appropriate warning regarding the reliability, confidentiality and control of further dissemination. Appropriate internal written policies will be adopted.
 - 4. Develop, in cooperation with appropriate agencies that are parties to this agreement, written interagency plans to determine policies and procedures pertinent to multi agency programs developed within the realm of the collaborative established by this agreement.
 - 5. Designate member(s) to the Family Services Collaborative Board.

- 6. Assign staff to the operation of the integrated service system (K-12 service coordination Early Childhood Special Education, Transition) as needed to accomplish the mission of the Collaborative.
- 7. Participate in programs and projects operated by the Collaborative.
- 8. Participate in the Local Collaborative Time Study under terms and conditions agreed to with the Minnesota Department of Human Services.
- 9. Designate staff as appropriate to participate on the IEIC, the LCC and the CTIC.
- 10. Agree to utilize a standardized written plan to coordinate services for individual children.
- 11. Provide resources for children and families as required by Minnesota Statute.
- C. Rum River Special Education Cooperative agrees to:
 - 1. Promote a coordinated effort among agencies and staff to achieve maximum culturally appropriate service delivery with the goal of increasing service effectiveness and efficiency.
 - 2. Assign administration and staff, as appropriate, to participate in the council and/or in multi agency family service plan staffing in a consolidated case management system, and other information-sharing activities to assess and develop plans for children and their families.
 - 3. Ensure that confidential information obtained is disseminated only to appropriate school personnel, carries an appropriate warning regarding the reliability, confidentiality and control of further dissemination. Appropriate internal written policies will be adopted.
 - 4. Develop, in cooperation with appropriate agencies that are parties to this agreement, written interagency plans to determine policies and procedures pertinent to multi agency programs developed within the realm of the collaborative established by this agreement.
 - 5. Designate one member to the Family Services Collaborative Board.
 - 6. Assign staff to the operation of the integrated service system (K-12 service coordination Early Childhood Special Education and Transition) as needed to accomplish the mission of the Collaborative.
 - 7. Participate in programs and projects operated by the Collaborative.
 - 8. Designate staff as appropriate to participate on the IEIC and CTIC.

- 9. Serve as fiscal agent for the IEIC portion of the Integrated Fund, establish a special fund for the execution of fiscal agency and produce quarterly financial reports.
- 10. Agree to utilize a standardized written plan to coordinate services for individual children.
- 11. Provide resources for children and families as required by Minnesota Statute.
- D. Lakes and Pines Community Action Council agrees to:
 - 1. Promote a coordinated effort among agencies and staff to achieve maximum culturally appropriate service delivery with the goal of increasing service effectiveness and efficiency.
 - 2. Assign administration and staff, as appropriate, to participate in the council and/or in multi agency family service plan staffing in a consolidated case management system, and other information-sharing activities to assess and develop plans for children and their families.
 - 3. Ensure that confidential information obtained is disseminated only to appropriate school personnel, carries an appropriate warning regarding the reliability, confidentiality and control of further dissemination. Appropriate internal written policies will be adopted.
 - 4. Develop, in cooperation with appropriate agencies that are parties to this agreement, written interagency plans to determine policies and procedures pertinent to multi agency programs developed within the realm of the collaborative established by this agreement.
 - 5. Designate one member to the Family Services Collaborative Board.
 - 6. Assign staff to the operation of the integrated service system (K-12 service coordination, Early Childhood Special Education and Transition) as needed to accomplish the mission of the Collaborative.
 - 7. Participate in programs and projects operated by the Collaborative.
 - 8. Designate staff as appropriate to participate on the IEIC.
 - 9. If or when determined eligible by the State of Minnesota, participate in the Local Collaborative Time Study under terms and conditions agreed to with the Minnesota Department of Human Services.
 - 10. Agree to utilize a standardized written plan to coordinate services for individual children, when needed.

11. Provide resources for children and families as required by Minnesota Statute.

Section 5: Financial Responsibilities

A. Responsibilities of County Board and School Boards

It is the joint responsibility of county boards and school boards to coordinate, provide and pay for appropriate services, and to facilitate payment for services from public and private sources. Appropriate services for children eligible under Minnesota Statute must be determined in consultation with parents, physicians, and other educational, medical, health, and human services providers. The services provided must be in conformity with an IFSP for each eligible infant and toddler from birth through age two and his/her family, an individual education plan (IEP), individual service plan (ISP) or Interagency Individual Intervention Plan (IIIP), or other standardized written plan for each eligible child ages three through twenty-one.

Nothing in this agreement increases or decreases the obligation on the State, county or local school partners to pay for education, health care or social services.

B. School District Responsibility

Each school district has responsibility to provide special instruction and related services required under Federal IDEA and Minnesota Statute.

C. <u>County Responsibility</u>

County has responsibility to provide social services described in the County's Community Social Service Plan under Minnesota Statute to County residents who are eligible children as defined in this Interagency Standardized Written Plan. The County will assist persons in applying for medical assistance according to Minnesota Statute. The County will provide public health nursing services within the limits of financial resources.

D. Insurance Coverage

Third party insurers have primary responsibility for the provision of medically necessary intervention services to policyholders under Minnesota Statute.

E. Integrated Fund

The Parties agree to establish an Integrated Fund for the purpose of financing selected components of individualized care plans and increasing the overall flexibility of funding sources. The Integrated Fund will be used to purchase supports, interventions, and services for the children and families in the Target Population, to coordinate the provision of supports, interventions and services, and to operate the Collaborative.

Parties agree that the Integrated Fund shall be under the direct control of the Family Services Collaborative Board and shall be administered, under the Board's control, by such fiscal agent(s) as the Board shall choose.

The Integrated Fund shall consist of both monetary and in-kind resources to which a monetary value shall be assigned by agreement between the contributor and the Board.

In the event the state recovers from the Collaborative any fiscal disallowances or sanctions attributable to the actions of Kanabec County Family Services, and members of the collaborative, subcontractors, or agencies participating in LCTS; cost for disallowances shall be prorated through agreement of the majority of the governance board on a case-by-case basis. The method of payment of said disallowances shall likewise be determined by the Board.

Under federal law if a public agency other than a local school district fails to provide/pay for the special education and related services agreed to under this agreement the school district will provide/pay for these services in a timely manner. In accordance with federal law, the District will claim reimbursement for the services from the noneducational public agency that failed to provide/pay for these services.

Section 6: Personnel

- A. Staff employed by any party and assigned fully to Collaborative duties shall report directly to the supervisor designated in their work assignments with respect to those duties. Employees shall remain within the compensation and job classification structure of the employing agency. Benefits as provided by the employer agency shall be retained, including employee health plan and contributions, retirement plans and contributions, liability insurance, and workers compensation insurance.
- B. Staff employed by any party and assigned fully to Collaborative duties shall report to the supervisor designated in their work assignments. The employment relationship shall be defined by agreement between the employee and the employing agency. The employment contract shall contain, at a minimum, the following provisions: (a) that the employee shall accrue no tenure, rights, or benefits available to agency employees except that the agency may provide such benefits as health coverage, sick leave, vacation pay, or severance pay from other available resources; (b) that the employee shall be insured by the employing agency for claims arising from acts or omissions within the scope of his or her employment; (c) that a contract employee may be enrolled in the employing agency's employee retirement plan; and (d) that the employing agency shall make payroll deductions for the retirement plan and taxes, as required by law.

Section 7: Data Practices and Procedures

All Parties have a duty to protect the confidentiality of information about referred children and their families. Parental/guardian consent must always be obtained (except where otherwise allowed by law) prior to interagency sharing of information which identifies the child or family. This consent will apply only to interagency sharing. Participating agencies may not redisclose

information unless a separate consent is obtained. Parental/guardians have the right to revoke their consent at any time.

All Parties agree to establish data practices that conform to state and federal statutes and rules regulating data, particularly the collection, creation, receipt, maintenance, or dissemination of private data on individuals as defined and regulated by the Minnesota Government Data Practices Act, or any other applicable state or federal laws. Parties further agree to establish practices for student data that conform to the Federal Family Education Rights and Privacy Act of 1974 (FERPA).

An exception to the "written informed consent" rule shall be made where immediate concerns exist regarding the safety or health of a child, such as a medical or child protection emergency.

Parties further agree to promote information sharing practices among employees that are consistent with the Collaborative's service philosophy, namely that obtaining a family's informed consent is fundamental to maintain a parent-professional partnership.

Section 8: Dispute Resolution

- A. In the event of a disagreement between two or more Parties to this Agreement, parties agree to abide by the following dispute resolution protocol:
 - 1. <u>Step One:</u> The grieving Parties will attempt to work out the dispute through informal communication.
 - 2. <u>Step Two:</u> The grieving Parties will notify members of the Family Services Collaborative Board in writing of the nature of the dispute and request the Board to hear the dispute at its next regular meeting and seek resolution at the meeting.
 - 3. <u>Step Three:</u> If resolution is not achieved at the meeting as described in Step Two, the Board shall take the matter under advisement and at its following regular meeting, recommend a resolution to the grieving Parties, who must decide whether to accept the recommendation.
 - 4. <u>Step Four:</u> The grieving Parties will submit the dispute to mediation by a neutral third party. The Family Services Collaborative Board will be a separate party to the mediation. The cost of mediation shall be equally distributed among grieving Parties.
 - 5. <u>Step Five:</u> The grieving Parties will submit the dispute to binding arbitration. The cost of arbitration shall be equally divided among grieving Parties.
 - 6. <u>Step Six:</u> Upon resolution of the dispute, a joint communication will be issued to all affected parties.
- B. Contracts between the Collaborative and service providers must include dispute resolution provisions whenever feasible.

- C. Parties agree that families receiving services or supports from the Collaborative are key decision makers in all actions and decisions regarding their children. However, in the event of a dispute between the Collaborative and a family receiving services or supports from the Collaborative, the Parties to this Agreement will abide by the following dispute resolution protocol:
 - 1. <u>Step One:</u> Any staff employed by any party and assigned fully to Collaborative duties, board member, advisor or volunteer, upon learning by verbal or written means about any substantial grievance of a family being served by the Collaborative against the Collaborative, its personnel, or the actions of the Collaborative or its personnel, must notify the appropriate individualized family care team and the Collaborative Coordinator.
 - 2. <u>Step Two:</u> The individualized family care team will invite the family to a meeting of the team within 20 days to describe the nature of the grievance. The family may invite an advocate or advocates of its choice. Either the family or the Team may invite any third party that it believes may facilitate resolution. The team will attempt to resolve the grievance informally.
 - 3. <u>Step Three:</u> Either the family or the Collaborative may request mediation by a neutral third party agreeable to all parties to the dispute. Participation in mediation is voluntary for all parties. When possible, mediation is to be completed within 20 days. Results of the mediation become binding and the services and supports so agreed upon become part of the individualized care plan.

Nothing in this protocol restricts a family's due process rights under rule or law. Students with disabilities and their parents have due process rights protected by both federal and state laws and rules. The official list of rights have been published by the Minnesota Department of Children, Families and Learning and is available under separate cover.

Section 9: Time Period of Agreement

The term of this agreement is for the period of time from the date signed by all Parties unless amended as provided herein.

Section 10: Amendments to the Agreement

This agreement may be amended only by the agreement of two-thirds of the participating Parties. Notice of any proposed amendment must be provided to all participating Parties at least thirty (30) days in advance of the Family Services Collaborative Board meeting prior to the effective date of the proposed amendment.

Section 11: Withdrawal and Termination

A. Any Party may withdraw from this Agreement by passage of a resolution by its Family

Services Collaborative Board declaring its intent to withdraw on a specific date, which date shall not be less than 180 days from the date of resolution and receipt of that resolution by the Family Services Collaborative Board.

- B. Where a Party exercises its option to withdraw, the withdrawing Party shall remain liable for fiscal obligations incurred prior to the effective date of withdrawal but shall incur no additional fiscal liability beyond the effective date of withdrawal.
- C. The withdrawing Party shall not be entitled to a refund of contributions made to the integrated fund or other fees paid to operate the Collaborative.
- D. Notwithstanding Parties' authority to withdraw, this Agreement and the Board and Councils created thereby shall continue in force until all participating Parties mutually agree to terminate this Agreement by joint resolution of the Parties, or until necessitated by law or decision of a court of competent jurisdiction. After the effective date of termination the Board shall continue to exist for the limited purpose of discharging the Collaborative debts and liabilities, settling its affairs and disposing of Integrated fund assets, if any.

Section 12: Disposal of Surplus Funds and Property

Upon termination of this Agreement, all personal and real property held by or in the name of the Collaborative will be distributed by resolution of the Family Services Collaborative Board in accordance with law and in a manner to best accomplish the continuing purposes of the Collaborative. As provided by law, any surplus monies will be returned to the Parties in proportion to contributions of the Parties after the purpose of the Agreement has been completed.

Section 13: Severability

The provisions of this Agreement are severable. If any section, paragraph, subdivision, sentence, clause or phrase of the Agreement is held to be contrary to law, rule, or regulation having the force and effect of law, such decision shall not affect the remaining portions of this Agreement.

Section 14: Access to Books and Records

In accordance with Minnesota Statute, each Party agrees to make its books and records pertaining to its performance under this Agreement available to each other Party, and to keep such documentation for three years following termination of this Agreement.

Section 15: Indemnification

Each party shall be responsible for its negligent acts or omissions subject to the statutory restrictions of Minnesota Statute. Each party shall be responsible for its own defense in any and all claims which may be brought against it arising out of its obligations under this Agreement. Each party shall not be required to indemnify or defend any other party to this Agreement for claims which may be asserted against such a party. Each party shall provide for itself and its members to this agreement insurance in a sum sufficient to meet the statutory requirements of

Minnesota Statute. If the parties are found to be part of a joint venture and is required to defend or indemnify itself, then the liability for any funds expended shall be apportioned as follows:

- > one-half to the school districts (such liability between the school districts shall be apportioned to each district based upon the number of students served in the year prior to the liability arising);
- > one-half to the counties that are parties to this agreement (such liability between he counties shall be apportioned to each county based upon the number of residents served in the year prior to the liability arising.)

Section 16: Entire Agreement

It is understood and agreed that the entire agreement of the parties is contained herein and that this Agreement supersedes all oral agreements and all negotiations between the parties relating to the subject matter thereof, as well as any previous agreement presently in effect between the parties relating to the subject matter thereof. Any alterations, variations or modifications of the provisions of this Agreement shall be valid only when they have been reduced in writing and duly signed by the parties herein.

Section 17: Effective Date

This Agreement shall be effective when adopted by all Parties.

Standardized Written Plan Procedures

Minnesota law requires that each eligible child or student have access to an interagency intervention service system that coordinates services and programs which will be reflected in a standardized written plan. The written plan used in the Rum River Cooperative Districts will be referred to as an "Interagency Coordinated Plan (ICP). The ICP will include the standard Individual Education Plan (IEP) pages which document team membership, present levels of student performance, student needs, goals and objectives, and services. An additional page (Interagency Coordinated Plan) will be used to document shared outcomes and the agency responsible for the provision of services, which implies funding source. The goal of shared outcomes is to encourage multiple agencies to jointly work on common concerns across multiple environments.

See Appendix A for the Interagency Coordinated Plan (ICP).

Minnesota Statutes identify the programs and initiative to be coordinated through an interagency system and the IIIP/standardized written plan. They are the:

- Maternal and Health Program
- Individuals with Disabilities Education Act (IDEA)
- Medical Assistance
- Developmental Disabilities Assistance and Bill of Rights Act
- Head Start Act
- Rehabilitation Services
- Juvenile Court Act
- Children's Mental Health Collaborative
- Family Service Collaborative
- Family Community Support Plan
- Minnesota Care Program
- Local Public Health Act
- Community Social Service Act
- Community Interagency Transition Committees (CTIC)

Appendix A

Interagency Coordinated Plan (ICP) CORE: Shared Outcome - Goals/Outcomes, and Objectives/Indicators Name: Date: **Shared Outcome:** Agency Responsible: Goal: Objective(s): Authorizing Signature: Agency Responsible: Goal: Objective(s): Authorizing Signature: Agency Responsible: Goal: Objective(s) Authorizing Signature:

Kanabec County Interagency Early Intervention Services Agreement

I. Mission/Belief:

The Kanabec County Interagency Early Intervention Committee (IEIC) is committed to the development of a coordinated interagency service system which is based on early intervention that responds to individual children's needs with the child's family. The goal of this agreement will be for Kanabec County IEIC to increase the awareness and accessibility of resources and services to children aged birth to kindergarten entrance and their families. This will be accomplished by creating community partnerships, providing early intervention, education, and centralized, integrated services to families in a supportive and respectful manner.

The program is based on the beliefs that a comprehensive, coordinated interagency referral and service system will reduce duplication while providing appropriate resources and services for children and family in a singular manner.

II. Eligibility for Services:

- A. Determination of eligibility for social services, education services, health services, or other services under this contract shall be made by the Evaluation/Admission Team in conjunction with the Interagency Central Referral Team (CRT) within each district. The eligibility criteria are:
 - 1. All children must be Kanabec County residents as determined by the Agencies.
 - 2. All children must be between birth and age kindergarten entrance.
- B. The CRT shall follow MN Department of Education and Rum River Special Education Cooperative procedures for enrolling and discharging a child or terminating services to a child.

III. Program/Referral and Service System Process:

The primary aim of the program is to help each child reach his/her potential. Therefore, programming is dependent upon each child's individual needs. This agreement addresses the general components in serving the children between birth and entrance into kindergarten. Specific staffing needs, curriculum, center locations, etc. will be addressed by each individual district. The major child-focused objectives of this program are to (1) provide a comprehensive system of identifying children with disabilities and serving the needs of these children and their families, and (2) to provide children with experiences appropriate to their age and stage of development which will help them grow socially, intellectually, physically, and emotionally. The major agency-focused objectives are to provide early intervention service to children with disabilities that are cost effective, efficiently utilize community resources and are equally available to all county residents.

IV. Service Plans:

The parties understand and agree that all services provided to eligible recipients under the terms of this contract shall be in accordance with the Individual Family Service Plan (IFSP), the Individual Education Plan (IEP), the Interagency Individualized Intervention Plan (IIIP), or other standardized written plan, developed with, for and on behalf of the individual child and family by the Interagency Early Intervention Team within each district.

V. Safeguard of Student Information:

The use of or disclosure by any party of information concerning an eligible child in violation of any rule of confidentiality provided for in Laws of Minnesota or for any purpose not directly connected with the Agency or Agency's responsibility, hereunder is prohibited except on written consent of such eligible child, the child's attorney or the child's responsible parent or guardian. Information gathered will be shared with all Interagency Central Referral members with a signed release of information form.

VI. <u>Dispute Resolution Procedures</u>

The parties agree to abide by dispute resolution procedures detailed in the attached Part C Hearing Procedures

VII. IEIC Functions

The IEIC will function to:

- identify current services and funding being provided within the community,
- establish and evaluate the identification, referral, and community early intervention systems to recommend, where necessary, alterations and improvements,
- facilitate the development of interagency Individual Education Plans (IEP), Individual Family Service Plans (IFSP, Interagency Individual Intervention Plans (IIIP), or other standardized written plan when necessary to appropriate serve children and their families and recommend assignment of financial responsibilities to appropriate agencies,
- implement a process for assuring that service involve cooperating agencies at all steps leading to individualized programs,
- review and comment on the early intervention section of the total special education system for the district and the county social services plan,
- facilitate the development of a transitional plan if a service provider is not recommended to continue to provide services,
- meet at least quarterly and report on the IEIC progress to the ICC and SAC,
- develop and implement interagency policies and procedures concerning the following ongoing duties for ages birth-3:
 - a. Develop public awareness systems designed to inform potential recipient families of available programs and services.
 - b. Implement interagency child find systems designed to actively seek out, identify, and refer infants and young children, with or at risk of disabilities and their families.
 - c. Establish and evaluate the identification, referral, child and family assessment

- systems, procedural safeguards, and community learning system to recommend, where necessary alterations and improvements.
- d. Develop a plan for the allocation and expenditure of additional state and federal early intervention funds.
- e. Participate in needs assessments and program planning activities conducted by local social service, health, and education agencies for young children with disabilities and their families.

VIII. Conditions of the Parties' Obligations:

- A. This agreement may be canceled by any party at any time, with or without cause, upon 30 days notice, in writing, delivered by mail or in person.
- B. Before the termination date of this agreement, the agency may evaluate the performance of another agency in regard to the terms of this agreement to determine whether such performance merits renewal of this agreement.
- C. Any alterations, variations, modifications, or waivers of provisions of this agreement shall be valid only when they have been reduced to writing, duly signed, and attached to the original of this agreement.
- D. It is understood and agreed that the entire agreement of the parties is continued herein and that this agreement supersedes all oral agreements and negotiations between the parties relating to the subject matter hereof, a well as any previous agreements presently in effect between all parties listed relating to the subject matter hereof.

IX. Financial Responsibility for Early Intervention Services

A. Responsibilities of County Board and School Boards

It is the joint responsibility of county boards and school boards to coordinate, provide and pay for appropriate services, and to facilitate payment for services from public and private sources. Appropriate services for children eligible must be determined in consultation with parents, physicians, and other educational, medical, health, and human services providers. The services provided must be in conformity with an IFSP for each eligible infant and toddler from birth through age two and its family, an individual education plan (IEP), Interagency Individual Intervention Plans (IIIP), individual service plan (ISP, or another standardized plan.

Appropriate services will be provided in accordance with Free Appropriate Public Education (FAPE) for school districts and program for which counties have service and fiscal responsibility. School and County Board shall coordinate services.

X. Agency Responsibilities:

Public schools will be responsible to:

- 1. provide special education and related staff to serve identified children aged birth through kindergarten entrance (home, school and community based),
- 2. use special education funds (i.e., reimbursements, transportation and foundation aids) to support programs as appropriate,
- 3. complete and monitor due process for all children and parents,
- 4. Act as lead agency in coordinating referrals and services within districts,
- 5. provide appropriate staff for interagency Central Referral Team activities,
- 6. gather information and share release and referral information,
- 7. set CRT meeting time,
- 8. contact parents,
- 9. participate in CRT meetings,
- 10. provide indirect/direct services,
- 11. case manage as needed,
- 12. monitor/follow-up.
- 13. evaluate children referred for service,
- 14. be a liaison with other agencies and services,
- 15. provide a site for CRT meetings,
- 16. participate at IEIC meetings,
- 17. inform district staff of services,
- 18. participate in training activities as needed,
- 19. offer parent education,
- 20. provide early childhood screening as part of system-wide child find efforts.

County Family Services department will be responsible to:

- 1. provide consultation to education staff on family problems and related matters,
- 2. provide appropriate staff for interagency Central Referral Team activities,
- 3. provide assistance in completion of screening activities for new referrals as appropriate,
- 4. encourage parent/child involvement,
- 5. provide services/resources available as needed.
- 6. case manage as required,
- 7. participate with IEIC meetings.
- 8. participate in training activities as needed.

Public Health department will be responsible to:

- 1. provide consultation to education staff on health and related matters,
- 2. provide appropriate staff for interagency Central Referral Team activities,
- 3. Provide assistance in completion of screening activities for new referrals,
- 4. encourage parent/child involvement,
- 5. provide services/resources available as needed,
- 6. participate in IEIC and other meetings,
- 7. case manage as required,
- 8. participate in training activities as needed,
- 9. Implement child find activities including the implementation of the Follow-Along program.

Rum River Special Education Cooperative will be responsible to:

- 1. participate in CRT meetings as required,
- 2. provide direct and indirect services as determined by individual teams,
- 3. provide evaluation services when requested,
- 4. participate at IEIC meetings,
- 5. provide information/communications dissemination to agencies,
- 6. coordinate grant activities,
- 7. participate in training activities as needed,
- 8. act as fiscal host and local primary agency.

Lakes and Pines Head Start will be responsible to:

- 1. provide outreach,
- 2. perform health and developmental screening,*
- 3. perform assessment (limited),*
- 4. facilitate dental and medical services,*
- 5. provide parent and family education,*
- 6. provide early childhood education,*
- 7. make referrals when appropriate,*
- 8. participate in CRT activities,
- 9. participate in IEIC activities.

^{*} services provided to families eligible under federal Head Start guidelines.

Part C Hearing Procedures

Isanti, Kanabec, Mille Lacs/Sherburne Interagency Early Intervention Committee

- A. Rum River Special Education Cooperative, Local Primary Agency (LPA) for the Isanti, Kanabec, and Mille Lacs/Sherburne IEICs, will coordinate Part C hearings.
- B. The LPA will maintain a list of hearing officers provided by the Minnesota Department of Education.
- C. The Director of the LPA will be the designated person to receive written requests for Part C hearings.
- D. The Director of the LPA will notify the Department of Education when a hearing has been requested within two working days of the receipt of the request.
- E. The Director of the LPA will notify the Directors of each of the member agencies named in the hearing request within two working days of the receipt of the request.

Upon receipt of the request for a hearing, the Director of the LPA will:

- 1. Date the Request for Hearing
- 2. Forward copies of written request to involved agencies.
- 3. Inform involved agencies in writing of timelines to be followed.
- 4. Send a letter acknowledging receipt of the request to the party initiating the request indicating:
 - a. Date request was received
 - b. A review of timelines
 - c. Steps to be taken
- F. Each agency director will be responsible to notify necessary parties within their agencies or any other appropriate parties identified by their agency.
- G. The Director of the LPA will work with parties involved to select a hearing officer.
- H. The Director of the LPA will work with the hearing officer in the selection of a site for the hearing.
- I. The Director of the LPA will monitor the timelines established for the hearing process.
- J. The Director or a designee from each agency named in the hearing request will discuss legal representation. Optimally, we will attempt to mutually agree upon single representation. In the event that an agreement cannot be reached, each agency will be responsible for obtaining, and for paying the cost of their own legal representation.
- K. If legal fees are awarded to the family the cost will be assigned to each local agency, or county and/or school board relative to each agency's degree of involvement as determined by the issues addressed in the hearing. In the event that financial responsibility is not clearly defined, involved agencies agree to:
 - 1. attempt to reach consensus
 - 2. participate in dispute resolution processes as provided by the State Agency Committee.
- L. Once the hearing officer has rendered a decision, the Director of the LPA will ensure all involved parties are aware of the process of appealing to the Commissioner of the Department of Education.

Kanabec County Family Services Collaborative Interagency Agreement

APPROVED AS TO EXECUTION

Wendy Stomp	4/16/08
Wendy Thompson Director Kanabee County Family Services	Date
Martin Ellis Kanabec County Board Arresr: Mu A	4 16 08 Date
APPROVED AS TO EXECUTION	4/16/08
Wendy Thompson Director Kanabee County Public Health Nursing	Date
M. Kafki Ellis Kanabec County Poord Att-st: Min	4/16/08 Date

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Kanabec County Family Services Collaborative Interagency Agreement

APPROVED AS TO EXECUTION

Doug Conboy, Superintendent of Schools Mora Independent School District #332

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Kanabec County Family Services Collaborative Interagency Agreement

APPROVED AS TO EXECUTION

Ed Harris, Superintendent of Schools Ogilvie Independent School District #333

Date

1 st 8,2018

Kanabec County Family Services Collaborative Interagency Agreement

Robert Benes, Executive Director
Lakes and Pines Community Action Council

Kanabec County Family Services Collaborative Interagency Agreement

September 4, 2008

APPROVED AS TO EXECUTION

Doug Larson

Mora Ministerial Association

Kanabec County Family Services Collaborative Interagency Agreement

Rum River Special Education Cooperative APPROVED AS TO EXECUTION

7/31/08 Date

Rum River Special Education Cooperative

APPROVED AS TO EXECUTION

APPROVED AS TO EXECUTION

Pauline Bangma, Director

Rum River Special Education Cooperative

7/31/08

Kanabec County Family Services Collaborative Interagency Agreement

G/2/08
Date

APPROVED AS TO EXECUTION

Robert Jensen

Kanabee County Sheriff Department

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