

### Student Service Agreement - Re-Ed ACCESS

Student Name \_\_\_\_\_

Parent/Guardian Name: \_\_\_\_\_

Address \_\_\_\_\_ Richmond Hts. , O 44143

Placing School District: Richmond Heights City Schools

#### Terms and Conditions of Purchase Agreement:

**Payment:** Richmond Heights City Schools will pay Re-Ed ACCESS a per diem rate of \$ 280 for the above named student, for each school day not to exceed 182 days in the 2020/2021 school year.  
*Payment received after due date (30 days) will be assessed a late fee of \$100 per month.*

**Length of Agreement:** The term of this agreement will not exceed one (1) school year and will automatically expire at the end of the 2020/2021 school year ( 05/27/2021 ). The school year is not to exceed 182 days including teacher in-service days, calamity days, truancy and absenteeism. Graduating students will be welcomed on the school's final days and billing will reflect such (up to 182 days).

**Rights & Duties:** Re-Ed ACCESS reserves the right to take immediate action in situations where a student, by act or omission, poses a risk of injury, harm or other danger to himself or to others. Such action may include, but is not limited to, immediate dismissal from the Re-Ed ACCESS program, emergency referral to psychiatric or other institutional healthcare providers, and/or securing assistance from local law enforcement authorities. The Placing School District will be promptly informed in the event such an exigent situation arises.

**Termination of Agreement:** In the event the above named student is no longer residing in the Placing School District and/or no longer attending Re-Ed ACCESS, the parties' respective obligations under this agreement for the student named above will cease as of the last day on which the student is enrolled at Re-Ed ACCESS.

In the event that Re-Ed ACCESS determines that the student is not benefiting from the programming and services provided by Re-Ed ACCESS, Re-Ed ACCESS may terminate this Agreement. The student will be returned to the Placing School District so that educational programs and services can continue to be delivered to the student through the Placing School District.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year indicated below.

District Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

Re-Ed ACCESS  
 Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

## Re- Ed TRANSPORTATION Service Purchase Agreement

**Student Name:**

**Address:** Richmond Hts. OH

**District:** Richmond Heights City Schools

This agreement is entered into between **Richmond Heights City** (hereafter "Placing District") and Re-Education Services, Inc., for the sole purpose of providing **TRANSPORTATION SERVICES** in accordance with placement at Re-Education Services, Inc. WHERE AS, will be attending the Re-Education Services, Inc. Program and Placing School District requires the Student to be transported by Re-Education Transportation the parties agree as follows:

### THE PARTIES AGREE AS FOLLOWS:

1. The placing district will pay Re-Education Transportation, Inc. a per diem rate of \$ 57 for the above identified student for each school day for the **2020/2021** school year. The school year is not to exceed 182 days including teacher in-service days, calamity days, truancy and absenteeism. Graduating students will be welcomed on the school's final days and billing will reflect such (up to 182 days).  
(A change in student address or campus location may change the daily rate. Should the daily rate change, a new agreement will be offered by Re-Education Transportation.)
2. The term of this agreement will not exceed one (1) school year and will automatically expire at the end of the **2020/2021** school year ( **05/27/2021** ).
3. **Payment received after due date (30 days) will be assessed a late fee of \$ 100 per month.**

In the event the above identified student is no longer residing at the above address and/or no longer attending Re-Education Services, the parties' respective obligations under this agreement for the student named above will cease as of the last day on which the student is enrolled at Re-Education Services, Inc.

(The per diem rate on this contract is based upon fuel prices at the time this contract is signed. In the event that fuel cost increase substantially, Re-Education Transportation, Inc. reserves the right to add a fuel surcharge to the above stated per diem rate.)

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year indicated below.

**District Representative:**

Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

**Re-Education Transportation  
Representative:**

Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

### Student Service Agreement – Classroom Aid

Student Name:

Placing School District: **Richmond Heights City**

**Terms and Conditions of Purchase Agreement:**

**Payment:** The School District will pay Re-Education Services, Inc. a per diem rate of \$ **175** for the above named student, for each school day not to exceed 180 days in the **2020/2021** school year.  
 Payment received after due date (30 days) will be assessed a late fee of \$ **100** per month.

**Length of Agreement:** The term of this agreement will not exceed one (1) school year and will automatically expire at the end of the **2020/2021** school year ( **05/27/2021** ).

**Rights & Duties:** Re-Education Services, Inc reserves the right to take immediate action in situations where a student, by act or omission, poses a risk of injury, harm or other danger to himself or to others. Such action may include, but is not limited to, immediate dismissal from the Re-Education Services program, emergency referral to psychiatric or other institutional healthcare providers, and/or securing assistance from local law enforcement authorities. The Placing School District will be promptly informed in the event such an exigent situation arises.

**Termination of Agreement:** In the event the above named student is no longer residing in the Placing School District and/or no longer attending Re-Education Services, the parties' respective obligations under this agreement for the student named above will cease as of the last day on which the student is attending Re-Education Services, Inc.

In the event that Re-Education Services Inc. determines that the student is not benefiting from the programming and services provided by Re-Education Services, Re-Education Services may terminate this Agreement. The student will be returned to the Placing School District so that educational programs and services can continue to be delivered to the student through the Placing School District.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year indicated below.

District Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

Re-Education Services, Inc.

Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

**Re-Ed TRANSPORTATION – Transportation Aid  
Service Purchase Agreement**

Student Name:

Address:

**Richmond Hts. OH 44143**

School District: **Richmond Heights City Schools**

This agreement is entered into between School District **Richmond Heights** and Re-Ed Transportation, Inc., for the sole purpose of providing TRANSPORTATION SERVICES in accordance with placement at Re-Education Services, Inc. WHERE AS, will be attending the Re-Education Services, Inc Program.

**THE PARTIES AGREE AS FOLLOWS:**

1. The placing district will pay Re-Ed Transportation, Inc. a per diem rate of \$ 60 for a transportation aid for the above identified student, for each school day not to exceed 180 days in the **2020/2021** school year.
2. The term of this agreement will not exceed one (1) school year and will automatically expire at the end of the **2020/2021** school year ( **05/27/2021** ).
3. Payment received after due date (30 days) will be assessed a late fee of \$ 100 per month.

In the event the above identified student is no longer residing in the Placing District and/or no longer attending Re-Education Services, the parties' respective obligations under this agreement for the student named above will cease as of the last day on which the student is attending Re-Education Services, Inc.

IN WITNESS WHEREOF, the parties have executed this Agreement on the day and year indicated below.

District Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

Re-Education Services, Inc.  
Representative: \_\_\_\_\_ Date: \_\_\_\_/\_\_\_\_/\_\_\_\_

**AGREEMENT FOR CONSULTATION AND SUPPORT SERVICES**

This AGREEMENT is entered this 5th day of August 2020 by Positive Education Program, a not-for-profit corporation (PEP) and **Richmond Heights** (School District).

WHEREAS, PEP offers consultation and support services through its PEP Assist program; and

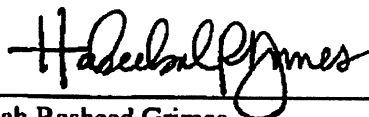
WHEREAS, the School District desires to contract with PEP for **consultation services**.

NOW, THEREFORE, the parties agree as follows:

1. PEP agrees to provide consultation and support services consisting of classroom observation, consultation to staff, functional behavioral assessment and behavior intervention implementation, teacher workshops, and attendance at parent meetings during the **2020-2021 school year**.
2. These services will be provided for **35 days** commencing in August 2020 and ending in June 2021. The parties will work together to schedule the specific days of service delivery.
3. In consideration for the provision of these services, the School District agrees to pay PEP the total amount of \$28,875.
4. The School District may request additional consultant days at a rate of \$825.00 per day.
5. The School District may request half-day or day-long workshops or in-service training for the School District's staff or other designated individuals. Rates for these workshops and/or trainings will be in addition to the contract amount set forth above and will be determined at the time the district makes the request.
8. This Agreement may be amended in writing by mutual agreement of the parties.
9. This Agreement may be terminated by either party with 30 days written notice. If the Agreement is terminated prior to completion of service delivery, the School District will pay PEP a pro-rated amount based on the actual days of service delivered, or PEP will reimburse the district a pro-rated amount based on the actual days of service delivered, whichever is applicable.
10. This Agreement constitutes the entire agreement between the parties. There are no provisions, terms, conditions, or obligations other than those contained herein. This Agreement shall supersede all previous communications, representations or agreements, whether verbal or written, between the parties or their representatives.

POSITIVE EDUCATION PROGRAM

By:



Habeebah Rasheed Grimes  
CEO, Positive Education Program

Richmond Heights

By:

\_\_\_\_\_  
Superintendent (or Designee)