## EXHIBIT "E" GENERAL OFFER OF PRIVACY TERMS

, to any other LEA ("Subscribing LEA") who accepts this

## 1. Offer of Terms

Provider offers the same privacy protections found in this DPA between it and William'S Hart Union High SD

("Originating LEA") which is datedApr 25, 2022

extend only to privace terms, such as price, Provider and the Subseto suit the unique need (1) a material change listed in the origination	cy protections, and Provider's term, or schedule of services, cribing LEA may also agree to cheds of the Subscribing LEA. The in the applicable privacy statu	signature shall or to any other pange the data proprovider may with les; (2) a material (3) years after	ature below. This General Offer shall not necessarily bind Provider to other provision not addressed in this DPA. The ovided by Subscribing LEA to the Provider and the General Offer in the event of: all change in the services and products the date of Provider's signature to this the following email address:
bidsandcontracts@m	nheducation.com		
PROVIDER: McGraw	Hill LLC		
BY:	Kindows a. A Hourge		
Kimbe	rly A Harvey	Title/Position:	Sr. Director, RFP, Bids & Contracts
General Offer of Priva terms of this DPA for the and the Provider. **PF	ncy Terms. The Subscribing LEA the term of the DPA between the RIOR TO ITS EFFECTIVENESS, SUANT TO ARTICLE VII. SECTION 5.	and the Provide William S Ha BSCRIBING LEA N	r, and by its signature below, accepts the r shall therefore be bound by the same art Union High SD MUST DELIVER NOTICE OF ACCEPTANCE
BY: Da	ve Bertelseu	Date	.: 07-26-2022
Printed Name: Dave Bertelsen  SCHOOL DISTRICT NAME: Victor Valley Union High		Title/Position	Director - Technology
SCHOOL DISTRICT NAM	ME: Victor Valley Union High	SD	
DESIGNATED REPRESE	NTATIVE OF LEA:		
Name:	Dave Bertelsen		
Title:	Director - Technology		
Address:	16350 Mojave DRVictorvil	leCA92395	
Telephone Number:	760-955-3200		
Email:	dbertelsen@vvuhsd.org		

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## EXHIBIT "H" – Additional Terms or Modifications Version McGraw Hill

LEA and Provider agree to the following additional terms and modifications:

**6.** <u>Disposition of Data</u></u>. Upon written request from the LEA, Provider shall dispose of or provide a mechanism for the LEA to transfer Student Data obtained under the Service Agreement, within sixty (60) days of the date of said request and according to a schedule and procedure as the Parties may reasonably agree. Upon termination of this DPA, if no written request from the LEA is received, Provider shall dispose of all Student Data <u>after providing the LEA with reasonable prior notice</u>. in accordance with the data retention policy described in Exhibit A.\* The duty to dispose of Student Data shall not extend to Student Data that had been De-Identified or placed in a separate student account pursuant to section II 3. The LEA may employ a "Directive for Disposition of Data" form, a copy of which is attached hereto as <u>Exhibit "D"</u>. If the LEA and Provider employ Exhibit "D," no further written request or notice is required on the part of either party prior to the disposition of Student Data described in Exhibit "D. Parties further agree that in lieu of the form found on <u>Exhibit "D"</u>, LEA may complete the form located at: https://www.mheducation.com/privacy/privacy-request-form.

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