ADDENDUM TO CALIFORNIA STUDENT DATA PRIVACY AGREEMENT

IN CONSIDERATION of the mutual agreement by NoRedInk

("Provider") and Irvine Unified School District ("LEA") in the Addendum, Provider and LEA agree to the following changes to the California Student Data Privacy Agreement ("DPA"), as follows:

ARTICLE II: DATA OWNERSHIP AND AUTHORIZED ACCESS

5. <u>Subprocessors.</u> Provider shall enter into written agreements with all Subprocessors performing functions pursuant to the Service Agreement, whereby the Subprocessors agree to protect Student Data in manner consistent with the terms of this DPA; provided, however, that LEA acknowledges that Provider cannot impose specific tems on its independent infrastructure providers, but Provider will be responsible for the actions or omissions of such infrastructure providers, and will only utilize infrastructure providers which maintain data protection and security policies consistent with those described in Exhibit "F".

ARTICLE V: DATA PROVISIONS

- 1. <u>Data Security</u>. The Provider agrees to abide by and maintain adequate data security measures, consistent with industry standards and technology best practices, to protect Student Data from unauthorized disclosure or acquisition by an unauthorized person. The general security duties of Provider are set forth below. Provider may further detail its security programs and measures in Exhibit "F" hereto. These measures shall include, but are not limited to:
- g. Subprocessors Bound. Provider shall enter into written agreements whereby Subprocessors agree to secure and protect Student Data in a manner consistent with the terms of this Article V; provided, however, that LEA acknowledges that Provider cannot impose specific tems on its independent infrastructure providers, but Provider will be responsible for the actions or omissions of such infrastructure providers, and will only utilize infrastructure providers which maintain data protection and security policies consistent with those described in Exhibit "F". Provider shall periodically conduct or review compliance monitoring and assessments of Subprocessors to determine their compliance with this Article.

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ARTICLE VII: MISCELLANEOUS

9. <u>Authority.</u> Provider represents that it is authorized to bind to the terms of this Agreement, including confidentiality and destruction of Student Data and any portion thereof contained therein. Provider further represents that it will be responsible for the compliance with this Agreement by all related or associated institutions, individuals, employees or contractors who may have access to the Student Data and/or any portion thereof, or may own, lease or control equipment or facilities of any kind where the Student Data and portion thereof stored, maintained or used in any way. Provider agrees that any purchaser of the Provider shall also be bound to the Agreement.

EXHIBIT C- DEFINITIONS

Personally Identifiable Information (PII): The terms "Personally Identifiable Information" or "PII" shall include, but are not limited to, means student data, metadata, and user or pupil-generated content obtained by reason of the use of Provider's software, website, service, or app, including mobile apps, all to the extent identifiable to an individual, whether gathered by Provider or provided by LEA or its users, students, or students' parents/guardians. PII includes Indirect Identifiers, which is any information that, either alone or in aggregate, would allow a reasonable person to be able to identify a student to a reasonable certainty. For purposes of this DPA, Personally Identifiable Information shall include the categories of information listed in the definition of Student Data.

[Signature Page Follows]

IN WITNESS WHEREOF, the parties hereto have caused this Addendum to be executed by their authorized representatives, effective as of the date first set forth below.

Provider NoRedInk

By Christopher Dailey

Printed Name Christopher A Dailey

Date

5/8/2020

Position/Title

Director of Business Operations

Local Education Agency: ITO ne Unified School Pistrict

By

inted Name John Figur N

USD Board Approved July 14, 2020

Date July 15, 2020

Position/Title AGH SUPT BUSINESS SErvicts

EXHIBIT "E"

GENERAL OFFER OF PRIVACY TERMS

1. Offer of Terms	Irvine Unified School
Provider offers the same privacy protection and which is dated \$18120 General Offer though its signature below. and Provider's signature shall not necessary schedule of services, or to any other provided LEA may also agree to change the data prunique needs of the LEA. The Provider material change in the applicable privacy sproducts subject listed in the Originating	ns found in this DPA between it and District to any other LEA ("Subscribing LEA") who accepts this This General Offer shall extend only to privacy protections arily bind Provider to other terms, such as price, term, or sion not addressed in this DPA. The Provider and the other rovided by LEA to the Provider in Exhibit "B" to suit the may withdraw the General Offer in the event of: (1) a tatutes; (2) a material change in the services and Service Agreement; or three (3) years after the date of shall notify CETPA in the event of any withdrawal ed to the Alliance's users.
Provider: NoRedInk	
BY: Christopher Dailey	5/8/2020 Date:
Printed Name: Christopher A Dailey	Title/Position: Director of Business Oper
2. Subscribing LEA	
	ervice Agreement with Provider, and by its signature below, s. The Subscribing LEA and the Provider shall therefore be
Subscribing LEA: Lewis Center for Edu	ıcational Research
BY: Ryau Dorcey	Date:11-02-2021
Printed Name: RyanDorcey	Title/Position: Director of Information
TO ACCEPT THE GENERAL OFFER	Technology , THE SUBSCRIBING LEA MUST DELIVER THIS
	ND EMAIL ADDRESS LISTED BELOW
Name:	
Title:Director of Business Ops	
chris@noredink.com	