

Arbor Park School District 145 and Lexia Learning Systems, LLC

Data Privacy Addendum (Student Data Only)

This Data Privacy Addendum (the "Addendum") by and between Arbor Park School District 145 (the "School District") and Lexia Learning Systems, LLC (the "Company") (collectively, the "Parties") is incorporated in, effective simultaneously with, and modifies the attached agreement between the Parties and all current and supplemental terms and conditions, order forms, policies, practices, procedures, and/or other documentation relating to the attached agreement (collectively, the "Agreement"). This Addendum supersedes the Agreement by adding to, deleting from, and modifying the Agreement. To the extent any provision in this Addendum results in any conflict or inconsistency between the Agreement and this Addendum, this Addendum shall govern and any term of the Agreement that conflicts with this Addendum or is inconsistent with this Addendum shall be of no force or effect.

1. Definition of School District Data

As used in this Addendum, "School District Data" includes:

- "Personally Identifiable Information" and "Education Records" of students as defined in regulations implementing the Family Educational Rights and Privacy Act ("FERPA"), 34 C.F.R. § 99.3;
- "School Student Records" as defined in the Illinois School Student Records Act ("ISSRA"), 105 ILCS 10/2(d);
- "Covered Information" as defined in the Illinois Student Online Personal Protection Act ("SOPPA"), 105 ILCS 85/5; and
- All other non-public information, including student data, metadata, and user content, of the School District's students.

2. Services and Data Provided

2.1 Nature of Products or Services Provided. The Company has agreed to provide the following products and/or services to the School District:

Literacy skills development and assessment software and/or implementation/professional development services.

2.2 School District Data Provided. To allow the Company to provide the products and/or services described in Section 2.1, the School District will provide the following categories or types of School District Data to the Company in Exhibit B.

- 2.3 Minimum Data Necessary Shared. The Company attests that the data requested by the Company from the School District for the School District to access the Company's products and/or services represents the minimum necessary data for the products and/or services as described in the Agreement and this Addendum.
- 2.4 Publication of Agreement and Subcontractors. Under SOPPA, the School District must publish the Company's name and business address, a copy of the Agreement and this Addendum, and a list of any subcontractors to whom School District Data may be disclosed. The Company agrees to provide to the School District prior to execution of the Agreement and this Addendum the name, business address, and list of subcontractors to be published.

3. Compliance with Law

3.1 The Company agrees that all sharing, use, and storage of School District Data will be performed in accordance with all applicable Federal and State laws. The Company agrees that it will comply with all applicable laws and refrain from using School District Data in any way prohibited by any law, whether such requirements are specifically set forth in this Addendum. Applicable laws may include, but are not limited to, FERPA; ISSRA; SOPPA; the Children's Online Privacy Protection Act ("COPPA"), 15 U.S.C. 6501-6502; the Protection of Pupil Rights Amendment ("PPRA"), 20 U.S.C. 1232 h; and the Illinois Children's Privacy Protection and Parental Empowerment Act ("CPPPEA"), 325 ILCS 17/1 et seq.

4. Data Ownership and Use

- 4.1 Data Ownership and Control. The School District Data and any intellectual property rights thereto remain the property of and under the control of the School District. The Company does not obtain any right, title, or interest in any of the School District Data furnished by the School District.
- 4.2 School District Access to Data. Any School District Data in the possession or under the control of the Company shall be made available to the School District upon request by the School District. The Company shall be responsible to provide copies of or access to School District Data in the possession or under the control of the Company to the School District within a reasonable time frame and in all cases within time frames that will allow timely compliance by the School District with any statutorily or court ordered deadline. This includes requests under the Illinois Freedom of Information Act ("FOIA"), 5 ILCS 140/1 et seq., requests regarding student records under FERPA or ISSRA, requests for records in discovery in state or federal court or administrative proceedings, and any other request.

- 4.3 Company Use of Data. The Company may use and disclose the School District Data only for the purposes described in the Agreement and only in a manner that does not violate local, state, or federal privacy laws and regulations. These include, but are not limited to, the following requirements, as applicable:
 - 4.3.1 School Officials Requirements. The Company acknowledges that it is acting and designated as a "school official" or "official of the school" with a "legitimate educational interest" in the School District Data as those terms are used in FERPA, ISSRA, and SOPPA (a "School Official"). The Company agrees to abide by the limitations and requirements applicable to a School Official. The Company agrees it is performing an institutional service or function for which the school would otherwise use employees and is under the direct control of the school with respect to the use and maintenance of the School District Data. The Company agrees that it will use the School District Data only for authorized purposes and will comply with all limitations and requirements imposed on a School Official under FERPA, ISSRA, and SOPPA, including the requirements that the Company: (1) collect and use School District Data only for the purpose of fulfilling its duties under the Agreement and this Addendum and only for the benefit of the School District and its end users; (2) will not share, disclose, or redisclose the School District Data to any third party or affiliate except as permitted by FERPA, ISSRA, and SOPPA or provided for in this Addendum, otherwise authorized in writing by the School District, or pursuant to a court order; (3) will not use School District Data (including metadata) for advertising or marketing purposes unless such use is specifically authorized by this Addendum or otherwise authorized in writing by the School District.
 - 4.3.2 PPRA Requirements. With respect to the Company's collection, disclosure, or use of School District Data as governed by the PPRA, the Company's collection, disclosure, or use of any School District Data shall be for the exclusive purpose of developing, evaluating, or providing educational products or services for, or to, the School District's students or educational institutions, or otherwise for the use and benefit of the school. The Company will not use the School District Data for any purpose other than the School District's purpose.
 - 4.3.3 <u>COPPA Requirements.</u> To the extent applicable, the Company agrees that its use of the School District Data will be solely for the benefit of the School District's students and for the school system, and that the Company will not collect personal information from students for any purpose other than the School District's purpose, including any other commercial purpose.
- 4.4 Internal Company Disclosure. The Company attests that only individuals or classes of individuals who are essential to perform the work under the

Agreement will have access to the School District Data and that those individuals and classes of individuals will be familiar with and bound by this Addendum and relevant law. The Company shall cause each officer, director, employee, subcontractor, and other representative who will have access to any School District Data during the term of the Agreement to comply with all legal requirements applicable to the School District Data, including but not limited to those outlined in this Agreement and under relevant law.

5. Company Obligations Regarding Data

- 5.1 Safeguards. The Company agrees to take appropriate administrative, technical, and physical safeguards reasonably designed to protect the security, privacy, confidentiality, and integrity of School District Data. The Company shall ensure that School District Data are secured and encrypted to the greatest extent practicable during use, storage and/or transmission.
 - 5.1.1 Security Procedures and Practices. The Company agrees that at it will implement and maintain security procedures and practices that, at a minimum, are designed to protect covered information from unauthorized access, destruction, use, modification, or disclosure that based on the sensitivity of the data and the risk from unauthorized access: (i) use technologies and methodologies that are consistent with the U.S. Department of Commerce's National Institute of Standards and Technology's Framework for Improving Critical Infrastructure Cybersecurity Version 1.1. and any updates to it; or (ii) maintain technical safeguards as they relate to the possession of covered information in a manner consistent with the provisions of 45 C.F.R. 164.312.
 - 5.1.2 Storage of Data. The Company agrees to store and process the School District Data in a manner that is no less protective than those methods used to secure the Company's own data. The Company agrees that School District Data will be stored on equipment or systems located within the United States.
 - 5.1.3 Audit of Safeguards. The Company shall maintain complete and accurate records of its security measures for School District Data and produce such records to the School District for purposes of audit upon reasonable prior notice during normal business hours. The School District reserves the right at its sole discretion to audit the Company's storage of School District Data at the School District's expense to ensure compliance with the terms of the Agreement and this Addendum.
 - 5.1.4 Reasonable Methods. The Company agrees to use "reasonable methods" to ensure to the greatest extent practicable that the Company and all parties accessing School District Data are compliant with state and federal law. The School District reserves the right to

audit such measures upon reasonable prior notice during business hours.

- 5.2 Privacy Policy. The Company must publicly disclose material information about its collection, use, and disclosure of covered information, including, but not limited to, publishing a terms of service agreement, privacy policy, or similar document. Any changes the Company may implement with respect to its privacy policies or terms of use documents shall be ineffective and inapplicable with respect to the School District and/or School District Data unless the School District affirmatively consents in writing to be bound by such changes. Access by students or parents/guardians to the Company's programs or services governed by the Agreement and this Addendum or to any School District Data stored by the Company shall not be conditioned upon agreement by the parents/guardians to waive any of the student data confidentiality restrictions or a lessening of any of the confidentiality or privacy requirements contained in this Addendum.
- 5.3 Data Return/Destruction. Upon expiration of the term of the Agreement, upon the earlier termination of the Agreement for any reason, at a time when some or all the School District Data is no longer needed for purposes of the Agreement, or upon the School District's request, the Company covenants and agrees that it promptly shall return to the School District all School District Data in the Company's possession and control. If return of the data is not feasible or if the School District agrees, then the Company shall destroy the data. Upon request, the Company agrees to send a written certificate that the data was properly destroyed or returned. Such certificate shall be delivered within 30 days of the date of the event triggering return/destruction (e.g., within 30 days of the termination of the Agreement, within 30 days of the School District's request or notification to the Company that the data is no longer needed for the purposes of the Agreement). The Company shall destroy School District Data in a secure manner in accordance with tis data destruction prorocols and in such a manner that it is permanently irretrievable in the normal course of business. The only exception to the requirements of this Section 5.3 is if the Company has express written consent from a student's parent or legal quardian consenting to the maintenance of the covered information.
- 5.4 Authorizations. The Company agrees to secure individual School District or parent/guardian written authorizations to maintain or use the School District Data in any manner beyond the scope of or after the termination of the Agreement.
- 5.5 Data Breach. For purposes of this section, "data breach" means the unauthorized disclosure of data, unauthorized provision of physical or electronic means of gaining access to data that compromises the security, confidentiality, or integrity of School Student Data, or other unauthorized access, alteration, use or release of School District Data.

- 5.5.1 In the event of a data breach, the Company agrees to the following: (1) notify the School District by telephone and email within the most expedient time possible and without unreasonable delay, but no later than 7 calendar days after the determination that a breach has occurred; (2) at the time notification of the breach is made, provide the School District with the name and contact information for an employee of the Company who shall serve as the Company's primary security contact; (3) assist the School District with any investigation, including interviews with Company employees and review of all relevant records; (4) provide the School District within the most expedient time possible and without unreasonable delay, and in no case later than fifteen (15) days after notification to the School District that a data breach occurred, the number of students whose covered information is involved in the breach; the date, estimated date, or estimated date range of the breach; a description of the covered information that was compromised or reasonably believed to have been compromised in the breach; and contact information for the person who parents/guardians may contact at the Company regarding the breach; and (4) assist the School District with any notification the School District deems necessary related to the security breach. The Company agrees to comply with the terms of this Section 5.5.1 regardless of whether the misuse or unauthorized release of School District Data is the result of or constitutes a material breach of the Agreement or this Addendum.
- 5.5.2 The Company shall not, unless required by law, provide any notices except to the School District without prior written permission from the School District.
- 5.5.3 The Company shall reimburse and indemnify the School District for all costs imposed on the School District or reasonably undertaken by the School District at its discretion associated with a data breach attributable to Conpany, including but not limited to reimbursement of costs associated with notifying individuals whose information was compromised and notifying required regulatory agencies; fees paid to provide credit monitoring to impacted individuals; legal fees, audit costs, fines, and any other fees or damages reasonably undertaken by or imposed against the School District as a result of the security breach; and any other notifications, legally mandated responses, or responses reasonably undertaken by the School District in response to the breach.

6. Prohibited Uses

- 6.1 The Company shall not do any of the following:
 - 6.1.1 Sell School District Data; use or share School District Data for purposes of targeted advertising, as defined in Section 85/5 of SOPPA;

- or use School District Data to create a personal profile of a student other than for accomplishing the purposes described in the Agreement and this Addendum and explicitly authorized in writing by the District;
- 6.1.2 Use information, including persistent unique identifiers, created or gathered by the operator's site, service, or application to amass a profile about a student, except in furtherance of "K through 12 school purposes," as defined by SOPPA. "Amass a profile" does not include the collection and retention of account information that remains under the control of the student, the student's parent or legal guardian, or the School District; or
- 6.1.3 Sell or rent a student's information, including covered information. This Section does not apply to the purchase, merger, or other type of acquisition of the Company by another entity if the Company or its successor entity complies with all relevant law and this Addendum regarding previously acquired School District Data.
- 6.2 Notwithstanding the previous paragraphs and any other terms of this Addendum, the Company may use School District Data for maintaining, developing, supporting, improving, or diagnosing the operator's site, service, or application if such use is authorized by Federal or State law. The Company agrees to notify the School District if it believes release of School District Data is otherwise justified under law, including the reasons set forth in SOPPA Section 84/10(4); however, any such disclosure must be made by the School District and pursuant to valid ISSRA and FERPA exceptions.

Effective Date. The Addendum shall be deemed dated and become effective on the date the last of the parties signs as set forth below the signature of their duly authorized representatives.

Lexia Learning Systems, LLC	School District
libellio	Don'tombe
Signature	Signature
Peter Koso	Dave Termunde
Name	Name
Vice President	СТО
Title	Title
3-Jun-2021	6/7/2021
Date	Date

Exhibit A

Agreement

QUOTE



Lexia Learning Systems LLC

300 Baker Avenue, Suite 320 Concord, MA 01742 USA Phone: (978) 405-6200 Fax: (978) 287-0062

Quote #: Q-458968-3 Prepared By: Jaclyn Shea

Created Date: 5/4/2021 5:46 PM **Email:** jaclyn.shea@lexialearning.com

Quote To: Arbor Park School District 145 17301 Central Ave Oak Forest, IL 60452 US Bill To: Arbor Park School District 145 17301 Central Ave Oak Forest, IL 60452 US

400 Core5/PowerUp Student Licenses with District Success Partnership Special Populations and four Lexia Academy for the term 7/1/2021 through 6/30/2022

Total Price \$23,900.00

Total Amount Due will be split and invoiced as follows: Invoice A: \$13,744.96 (105 Core5/PowerUp student licenses, District Success Partnership SP with Lexia Academy); Invoice B: \$10,155.04 (295 Core5/PowerUp Student licenses)

Fax or email Purchase Orders with quote number <u>Q-458968-3</u> to the following:

Attn: Jaclyn Shea

Email: jaclyn.shea@lexialearning.com

Fax: (978) 287-0062

PLEASE NOTE THE QUOTE NUMBER MUST APPEAR ON PURCHASE ORDER(S) IN ORDER TO PROCESS.

TERMS AND CONDITIONS

**Prices included herein are exclusive of all applicable taxes, including sales tax, VAT or other duties or levies imposed by any federal, state or local authority, which are the responsibility of Customer. Any taxes shown are estimates for informational purposes only. Customer will provide documentation in support of tax exempt status upon request. Pricing is valid 60 days. Lexia will invoice the total price set forth above upon Customer's acceptance. Payment is due net 30 days of invoice.

TERM

This quote serves as an Order Agreement and becomes effective upon its acceptance by both parties. The Product/Services purchased pursuant to this Agreement will begin on or about the start date set forth above and continue in effect for the Product/Service Term set forth above ("Subscription Period"). Unless otherwise set forth herein, all Product licenses shall have the same start and end dates, all Products are deemed delivered upon provisioning of license availability, and all Services must be used within the Subscription Period; unused Product licenses or Services are not eligible for refund or credit. Onsite training fulfilled with virtual training equivalency as needed. Virtual training equivalency = four (4) live online sessions for each onsite training day session. Without prejudice to its other rights, Lexia may suspend delivery of the Product/Services in the event that Customer fails to make any payment when due.

ORDER PROCESS

To submit an order, please fax this quote along with the applicable Purchase Order to: (978) 287-0062, or send by email to your sales representative's email address listed above.

NOTE: EACH PURCHASE ORDER MUST INCLUDE THE CORRECT QUOTE NUMBER PROVIDED ON THIS QUOTE, AND THE QUOTE SHOULD BE ATTACHED.

ACCEPTANCE

All Products and Services are offered subject to the Lexia K-12 Education Application License Agreement terms, available at http://www.lexialearning.com/download (the "License"), as supplemented by the terms herein. By placing any order in response to this quote, Customer confirms its acceptance of the License Terms and the terms and fees in this quote, which together, constitute the entire agreement between Customer and Lexia regarding the Products and Services herein (the "Agreement"). Customer and Lexia agree that the terms and conditions of this Agreement supersede any additional or inconsistent terms or provisions in any Customer drafted purchase order, which shall be void and of no effect, or any communications, whether written or oral, between Customer and Lexia relating to the subject matter hereof. In the event of any conflict, the terms of this Agreement shall govern.

EXHIBIT "B"

SCHEDULE OF DATA

<u>Instructions:</u> Operator should identify if LEA data is collected to provide the described services. If LEA data is collected to provide the described services, check the boxes indicating the data type collected. If there is data collected that is not listed, use the "Other" category to list the data collected.

We do not collect LEA Data to provide the described services.

We do collect LEA Data to provide the described services.

Category of Data	Elements	Check if used by your system
Application Technology	IP Addresses of users, Use of cookies etc.	
Meta Data	Other application technology meta data-Please specify:	
Application Use Statistics	Meta data on user interaction with application- Please specify:	
	Standardized test scores	
Assessment	Observation data	
	Other assessment data-Please specify:	
	Strudent school (doily) attendence date	
Attendance	Student school (daily) attendance data	
	Student class attendance data	
Communications	Online communications that are captured (emails, blog entries)	
Conduct	Conduct or behavioral data	

	Date of Birth	
	Place of Birth	
	Gender	
Demographics	Ethnicity or race	
	Language information (native, preferred or primary language spoken by student)	
	Other demographic information-Please specify:	
	Student school enrollment	
	Student grade level	
	Homeroom	
Enrollment	Guidance counselor	
	Specific curriculum programs	
	Year of graduation	
	Other enrollment information-Please specify:	
Parent/	Address	
	Address	
Guardian	Email	
Guardian Contact	Email	
Guardian Contact Information Parent/Guardian ID	Email Phone Parent ID number (created to link parents to students)	
Guardian Contact Information	Email Phone Parent ID number (created to link parents to students) First and/or	
Guardian Contact Information Parent/Guardian ID Parent/Guardian	Email Phone Parent ID number (created to link parents to students)	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name	Email Phone Parent ID number (created to link parents to students) First and/or	
Guardian Contact Information Parent/Guardian ID Parent/Guardian	Email Phone Parent ID number (created to link parents to students) First and/or Last	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name	Email Phone Parent ID number (created to link parents to students) First and/or Last Student scheduled courses	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name	Email Phone Parent ID number (created to link parents to students) First and/or Last Student scheduled courses Teacher names English language learner information	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name	Email Phone Parent ID number (created to link parents to students) First and/or Last Student scheduled courses Teacher names	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name	Email Phone Parent ID number (created to link parents to students) First and/or Last Student scheduled courses Teacher names English language learner information	
Guardian Contact Information Parent/Guardian ID Parent/Guardian Name Schedule	Email Phone Parent ID number (created to link parents to students) First and/or Last Student scheduled courses Teacher names English language learner information Low income status	

	Living situations (homeless/foster care)	
	Other indicator information-Please specify:	
Category of Data	Elements	Check if used by your system
Student	Address	
Contact	Email	
Information	Phone	
	Local (School district) ID number	
	State ID number	
Student Identifiers	Vendor/App assigned student ID number	
	Student app username	
	Student app passwords	
~ 4 37		
Student Name	First and/or Last	
Student In App Performance	Program/application performance (typing program-student types 60 wpm, reading program-student reads below grade level)	
Student		
Program Membership	Academic or extracurricular activities a student may belong to or participate in	
Student		
Survey Responses	Student responses to surveys or questionnaires	
Responses		
	Student generated content; writing, pictures etc.	
Student work	Other student work data -Please specify:	
Transarint	Student course grades	
Transcript	Student course data	

Student course grades/performance scores	
Other transcript data -Please specify:	
Student bus assignment	
Student pick up and/or drop off location	
Student bus card ID number	
Other transportation data -Please specify:	
Please list each additional data element used, stored or collected through the services defined in Exhibit A	
	Other transcript data -Please specify: Student bus assignment Student pick up and/or drop off location Student bus card ID number Other transportation data -Please specify: Please list each additional data element used, stored or

Student Data Processing - Lexia

The Lexia products gather various information, some of which includes personally identifiable information, based on the nature of the product interaction. See Table 1 below. Some personal information is provided in required fields that are necessary to enable product provisioning and functionality. The Lexia products include additional functionalities that enable the school designated administrator, at his/her option, to select and input additional specified information fields, in order to enable the school to review academic progress across selected student demographics. The school administrator determines whether these additional optional fields are selected and used or left hidden and unfilled.

Table 1

Information Collected for Operation	Table 1		
Information Collected for Operation	Required/Automatic or	General Purpose of Collection	
Stadent First and Leat Name	Optional*	Descriped to some out and dest for ation ality.	
Student First and Last Name	Required	Required to support product functionality	
Student Username	Required	Required to support product functionality	
Student Password	Required	Required to support product functionality	
Grade	Required	Required to support product functionality	
School ID	Required	Required to support product functionality	
Instructional Language	Required	Required to support product functionality	
Student Middle Initial, Suffix	Optional*	*If selected/provided by School Administrator	
Student DOB	Optional*	*If selected/provided by School Administrator	
Student Gender	Optional*	*If selected/provided by School Administrator	
Student Race Demographics	Optional*	*If selected/provided by School Administrator	
Student Program Eligibility	Optional*	*If selected/provided by School Administrator	
Economic Disadvantage	Optional*	*If selected/provided by School Administrator	
ELL (English Language Learner)	Optional*	*If selected/provided by School Administrator	
Title 1 Funds Eligibility	Optional*	*If selected/provided by School Administrator	
IDEA Eligibility	Optional*	*If selected/provided by School Administrator	
Teacher First and Last Name	Required	Required to support product functionality	
Teacher Email	Required	Required to support product functionality	
Teacher Password	Required	Required to support product functionality	
School Leader/Admin First and Last	Required	Required to support product functionality	
Name			
School Leader/Admin Role	Required	Required to support product functionality	
School Leader/Admin Email Address	Required	Required to support product functionality	
School Leader /Admin Password	Required	Required to support product functionality	
School Leader /Admin Phone Number	Optional*	*If selected/provided by School Administrator	
School Name	Required	Required to support product functionality	
School Address	Required	Required to support product functionality	
IP Address	Automatic	Required to support product functionality	
Date/Time of Requests	Automatic	Required to support product functionality	
Browser User Agent	Automatic	Required to support product functionality	
Browser Session Identifier	Automatic	Required to support product functionality	
Pronunciation Sound Log	Automatic	Required to support product functionality	
Http Endpoint and Query Parameters	Automatic	Required to support product functionality	
Lexia Internal user_id or student_id	Automatic	Required to support product functionality	
Student API Calls	Automatic	Required to support product functionality	

Information may be updated as necessary to maintain accuracy

Revised 05/05/2021 Page 1 of 1

Exhibit C Nature of Products or Services Provided

District:
According to the attached Lexia Quote or any subsequent quotes.