

**CAMPBELL UNION SCHOOL DISTRICT
CURRICULUM LICENSE AGREEMENT**

This License Agreement (“License Agreement”) is entered into effective as of September 15, 2017 (“Effective Date”) by and between Campbell Union School District (“Licensee”), a public school district organized and existing under the laws of the State of California, and Curriculum Associates, LLC (“Licensor”).

RECITALS

WHEREAS, Licensor is the owner of curriculum for young students;

WHEREAS, Licensee desires to purchase a license from Licensor to use such curriculum in Licensee’s educational program;

NOW, THEREFORE, in consideration of the mutual representations, warranties and agreements contained herein, the parties hereto agree as follows:

AGREEMENT

1. **Term of Agreement.** Unless earlier terminated as provided herein, the term of this Agreement shall be for one (1) years, commencing on the Effective Date. Licensee, in its sole discretion, may elect to extend the Term for an additional one (1) year period on the terms and conditions set forth herein, provided however, that no additional amount shall be owed to Licensor hereunder. The term is referred to herein as the “Term.”

2. **Products, Prices and Payment.**

(a) **Definitions.** For the purposes of this Agreement, the terms set forth below shall have their respective meanings:

(i) “Curriculum Associates” means all print and digital materials associated with the packages designated in the Order Form, including all print and digital materials (where applicable), Assessment, ELD and Intervention Packages for one (1) years, and any other workbooks, software, or materials associated with use of the packages in Licensee’s educational program;

(ii) “Order Form” means the Order Form attached hereto as Exhibit A, which designates the individual packages and fees associated therewith.

(b) **Price and Payment.** On September 22, 2017, Licensor shall invoice Licensee for the total sum of the packages as set forth in the Order Form, plus any applicable taxes and shipping and handling fees. Licensee shall pay the invoice within thirty (30) days following the date of the invoice.



3. **Responsibilities.**

(a) Licensors shall provide and deliver to Licensee the packages as designated in the Order Form for Licensee's use in connection with Licensee's educational program.

(b) Each Party shall comply at all time, at its own expense, with all applicable federal, state, county, and local laws, ordinances, rules and regulations, including procurement of any necessary permits, certificates, or approvals.

4. **Rights Conveyed to Licensee.** Licensors hereby grants Licensee, its employees, students, and all other persons connected to Licensee's educational program, a non-exclusive, non-transferable license to use the packages designated in the Order Form (the "License"). Use of the packages is limited solely to educational use in connection with Licensee's educational program. Except as required for use in its educational programs, Licensee shall not reproduce, rent, lease, sell, sublicense or otherwise transfer the Benchmark Advance Packages or their contents without the written consent of Licensors. Notwithstanding the foregoing, Licensee may disclose the packages and their contents in accordance with applicable law, including but not limited to, the California Public Records Act, Government Code Section 6250, et seq.

5. **Pupil Records.**

(a) **Pupil Records Property of Licensee.** All pupil records, as that term is defined by Education Code section 49073.1 ("Pupil Records") are and will continue to be the property of and under the control of Licensee. The parties agree that as between them, all rights, including all intellectual property rights in and to Pupil Records shall remain the exclusive property of the Licensee, and Licensors has a limited, nonexclusive license to such Pupil Records. This Agreement does not give Licensors any rights, implied or otherwise, to Pupil Records, Licensee content, or intellectual property, except as expressly stated in the Agreement.

(b) **Pupil-Generated Content.** Notwithstanding the provisions of section 5(a), pupils shall retain ownership and control of pupil-generated content, if any (as that term is defined by Education Code section 49073.1(d)(4)). Licensors shall make all pupil-generated content, if any, available to the pupil who created it and provide a process by which a pupil can transfer his or her pupil-generated content to a personal account. Within thirty (30) days of the execution of this Agreement, Licensors shall provide the Licensee with a written description of the process it will provide to pupils in compliance with this section 5(b).

(c) **Use of Information in Pupil Records.** Licensors may not and will not use any Pupil Record or information in a Pupil Record for any purpose other than those required or specifically permitted by the Agreement.

(d) **Personally Identifiable Information.** Licensors shall provide a process by which a pupil's parent, legal guardian, or the eligible pupil can review the personally identifiable information in an account created for the pupil's academic-related records and correct erroneous information. Within thirty (30) days of this Agreement, Licensors shall provide the Licensee with a written description of the process it will provide to pupils and their parents/legal guardians in compliance with this section 5(d).

(e) Security and Confidentiality of Pupil Records. Licensor will access, store and use Pupil Records in accordance with commercial best practices, including appropriate administrative, physical, and technical safeguards, to secure such data from unauthorized access, disclosure, alteration, and use. Such measures will be no less protective than those used to secure Licensor's own data of a similar type. Without limiting the foregoing, Licensor warrants that all Pupil Records will be encrypted in transmission via web interface using SSL (Secure Socket Layer) or for file transfers, a Secure FTP site.

In addition, Licensor will use industry-standards and up-to-date security tools and technologies such as anti-virus protections and intrusion detection methods in providing services under the Agreement.

Licensor will designate employees or agents it holds and will hold primarily responsible for meeting the Licensor's duties to securely maintain and protect Pupil Records. Licensor will ensure that the designated persons have or will receive all training and information necessary to meet the Licensor's duties to securely protect and maintain Pupil Records. The designation of employees or agents required under this section does not relieve the Licensor of any of its duties under the law or the Agreement, nor relieve the Licensor of any liability for any breach thereof.

(f) Unauthorized Disclosure. Immediately upon becoming aware of an unauthorized disclosure of Pupil Records, or of circumstances that could have resulted in unauthorized access to or disclosure or use of Pupil Records, Licensor will notify the Licensee, fully investigate the incident, and cooperate fully with the Licensee's investigation of and response to the incident. Except as otherwise required by law, Licensor will not provide notice of the incident directly to parents, legal guardians, or pupils whose personally identifiable information was involved, to regulatory agencies, or to other entities, without prior written permission from the Licensee.

(g) Retention of Pupil Records. The Licensor hereby certifies that Pupil Records shall not be retained or available to the Licensor, including any subcontractors, partners, or associated entities of the Licensor, upon completion of the terms of the Agreement. Notwithstanding the foregoing, Licensor may maintain pupil-generated content (as that term is defined by Education Code section 49073.1(d)(4)), if any, upon completion of the term of the Agreement if, and only if, the parent, legal guardian, or eligible pupil chooses to establish or maintain an account with the Licensor for the purpose of storing the pupil-generated content and the Licensor receives the written permission of a pupil's parent or legal guardian to establish or maintain the pupil's account.

In furtherance of the foregoing, upon termination or expiration of the Agreement, Licensor will ensure that all Pupil Records are securely returned or destroyed as directed by the Licensee. Transfer to the Licensee or a third party designated by the Licensee shall occur within a reasonable period of time, and without significant interruption in service. Licensor shall ensure that such transfer/migration uses facilities and methods that are compatible with the relevant systems of the Licensee or its transferee, and to the extent technologically feasible, that the Licensee will have reasonable access to Pupil Records during the transition. In the event that the Licensee requests destruction of any Pupil Records, Licensor agrees to securely destroy all Pupil Records in its possession and in the possession of any subcontractors or agents to which the Licensor might have transferred Pupil Records. The Licensor agrees to provide documentation of data destruction to the Licensee.

(h) Federal Educational Rights and Privacy Act. Licensor agrees to assist Licensee in maintaining the privacy of Pupil Records as may be required by State and Federal law, including but not limited to the Protection of Pupil Rights Amendment (PPRA), the Children's Online Privacy Protection Act (COPPA), the Family Educational Rights and Privacy Act (FERPA), and the Student Online Personal Information Protection Act (SOPIPA).

Licensor will provide access to Pupil Records, including deidentified information, only to its employees and subcontractors who need to access the data to fulfill Licensor obligations under the Agreement. Licensor will ensure that employees and subcontractors who perform work under the Agreement have read, understood, and received appropriate instruction as to how to comply with the data protection provisions of this Agreement. Licensor will use the education records only for the purpose of fulfilling its duties under the Agreement for Licensee's and its pupil's benefit, and will not share such data with or disclose it to any third party except as provided for in Agreement, required by law, or authorized in writing by the Licensee.

(i) No Targeted Advertising. Licensor will not use Pupil Records for advertising or marketing purposes unless such use is specifically authorized by this Agreement or otherwise authorized in writing by the Licensee. Licensor will not use Pupil Records to engage in targeted advertising. Licensor is prohibited from mining Pupil Records for any purposes other than those agreed to by the parties.

(j) Covered Information. To the extent Licensor is an operator of an Internet Web site, online service, online application, or mobile application, with actual knowledge that the site, service, or application is used primarily for K-12 school purposes and was designed and marketed for K-12 school purposes, Licensor agrees to comply with all of the requirements of Business and Professions Code section 22584. Licensor agrees not to engage in targeted advertising as described in section 22584. Licensor agrees not to use information, including persistent unique identifiers, created or gathered by the Licensor's site, service, or application, to amass a profile about a student except in furtherance of Licensee's purposes. Licensor further agrees to that it will not sell, disclose, or otherwise use covered information, which means personally identifiable information or materials as defined by Business and Professions Code section 22584 ("Covered Information"), without the prior written consent of the Licensee. Licensor will implement and maintain reasonable security procedures to protect Covered Information and fulfill all other requirements of Business and Professions Code section 22584.

(k) Compliance with Law. This Agreement is intended to comply with Education Code section 49073.1 and Business and Professions Code section 22584. In addition to any other penalties, if the Agreement fails to comply with Education Code section 49073.1 and Business and Professions Code section 22584, the Agreement shall be rendered void if, upon notice and a reasonable opportunity to cure, the noncompliant party fails to come into compliance and cure any defect. Written notice of noncompliance may be provided by any party to the Agreement. All parties subject to an Agreement voided in accordance with this paragraph and Education Code section 49073.1 or Business and Professions Code section 22584 shall return all Pupil Records and Covered Information in their possession to the Licensee.

6. Maintenance and Support. Licensor agrees to provide maintenance and support to Licensee. Such maintenance and support will include coverage in the form of bug fixes and other corrections to the digital materials and software; telephone and e-mail support for questions

regarding operations of the digital materials and software; and any and all changes and upgrades to the digital materials and software as necessary to incorporate upgrades and new features. Maintenance and support of the Software is provided at no additional cost to Licensee.

7. **Representations.** Each Party represents and warrants that (i) it has the right and authority to enter into this Agreement and perform its obligations, covenants and promises hereunder, (ii) it is duly organized and validly existing and in good standing under the laws of the state of its incorporation or formation, (iii) the execution, delivery and performance of this Agreement have been duly authorized by all requisite corporate action, (iv) this Agreement constitutes the legal, valid and binding agreement of such party, enforceable against it in accordance with its terms, and (v) it has obtained all authorization, approvals, consents or permits required to perform its obligations under this Agreement under all applicable law and regulation.

8. **Software Warranty.** Licensor warrants to Licensee that the packages as delivered will materially comply with the published specifications of Licensor. Licensor's obligations under this warranty are limited to providing Licensee with properly operating versions of the Benchmark Advance Packages specified in the Order Form. Licensor does not warrant that the operation of the packages will be uninterrupted or error-free.

9. **Indemnity.** To the extent permitted by law, Licensor agrees to defend, indemnify and hold Licensee harmless from patent or copyright infringement based upon the License as it relates to use of the packages, provided that (i) Licensor is given prompt written notice of and detailed information as to any such claim, suit or proceeding, and (ii) Licensee agrees to cooperate and provide reasonable assistance in the defense and settlement of such claim. Licensee shall not take any action that might prejudice Licensor's legal position without Licensor having the option to participate in the defense of such claim, and Licensee shall not settle any such claim or action without Licensor's prior written consent. The foregoing represents the entire warranty by Licensor and the exclusive remedy of the Licensee as to any claimed infringement arising out of or based upon the Licensor as it relates to the packages and this Agreement.

10. **Termination.** In the event that either party hereto breaches this Agreement and fails to remedy such breach within thirty (30) days after notice thereof, the non-breaching party shall be entitled to terminate this Agreement upon written notice of such termination. In the event Licensor becomes insolvent or is a party to a bankruptcy, reorganization, insolvency, liquidation, receivership, dissolution, winding-up or relief of debtors, or any general assignment for the benefit of creditors, this Agreement shall terminate automatically. If Licensee terminates the Agreement as a result of an uncured breach or the Agreement is automatically terminated pursuant to this Section, Licensee shall be entitled to an equitable refund.

11. **Force Majeure.** Neither party will be liable to the other for any delay or failure to perform due to causes beyond its reasonable control. Performance times will be considered extended for a period of time equivalent to time lost because of any such delay by providing prompt written notice of such expected delay to the other party.

12. **Notices.** Any notices or filings required to be given or made under this Agreement shall be served, given, or made in writing upon the Licensor or Licensee, as the case may be, by personal delivery or registered mail (with a copy sent via e-mail or regular mail) to the respective addresses given below, or at such address as such party may provide in writing from time to time.

If to Licensor:

Curriculum Associates, LLC
Attn: Joel Rayan
Address: P.O. Box 2001
Phone: (800) 225-0248 ext. 0344
Email: Jraya@cainc.com

If to Licensee:

Campbell Union School District
155 N. Third Street, Campbell, CA 95008
James Crawford, Deputy Superintendent
408-341-7214
jcrawford@Campbellusd.org

13. **Entire Agreement.** This Agreement, along with the Exhibits attached and referenced in this Agreement, constitutes the final and complete understanding between the parties and replaces and supersedes all previous oral or written agreements, understandings, or arrangements between the parties with respect to the subject matter contained in this Agreement.

14. **Assignment; Successors and Assigns.** Neither party may assign this Agreement or transfer its obligations hereunder without the prior written consent of the other party hereto, except that either party may assign this Agreement in connection with a sale of all or substantially all its outstanding equity or assets without the consent of the other party hereto. Subject to the foregoing, this Agreement will be binding upon, and inure to the benefit of, each of the parties hereto and, except as otherwise expressly provided herein, their respective legal representatives, successors and assigns.

15. **Amendments, Waivers and Severability.** Except as otherwise provided herein, this Agreement may be amended, and compliance with any provision of this Agreement may be omitted or waived, only by written agreement duly signed by Licensor and Licensee. Any provision of this Agreement that is prohibited or unenforceable in any jurisdiction will not invalidate or render unenforceable the remaining provisions of this Agreement.

16. **Relationship of the Parties.** Nothing contained in this Agreement will be construed as creating any agency, partnership, or other form of joint enterprise between the Licensor and Licensee. The relationship between these parties will at all times be that of independent contractors. Neither party will have authority to contract for or bind another in any manner whatsoever. This Agreement confers no rights upon any party except those expressly granted herein.

17. **Interpretation.** This Agreement will be construed without regard to any presumption or rule requiring construction or interpretation against the party drafting an instrument or causing any instrument to be drafted. The headings in this Agreement are for reference only and will not affect the interpretation of this Agreement.

18. **Applicable Law.** This Agreement shall be governed by and interpreted under the laws of the State of California applicable to instruments, persons, transactions and subject matter that have legal contacts and relationships exclusively within the State of California.

19. **Venue.** Any action or proceeding seeking any relief under or with respect to this Agreement shall be brought solely in the Superior Court of the State of California for the County of Santa Clara, subject to any motion for transfer of venue.

20. **Due Authority of Signatories.** Each individual signing this Agreement on behalf of a party represents and warrants that he or she has been duly authorized by appropriate action of such party to execute, and thereby bind such party to, this Agreement.

IN WITNESS WHEREOF, the parties have entered into this Agreement as of the Effective Date.

Curriculum Associates, LLC

Date: _____

By: _____

Name: _____

Title: _____

CAMPBELL UNION SCHOOL DISTRICT

Date: _____

By: _____

Name: Shelly Viramontez

Title: Superintendent

EXHIBIT A

TO CURRICULUM LICENSE AGREEMENT

The contractor will provide i-Ready Diagnostic and Instruction Math and Reading Site Licenses for 201-350 students for 1 year. The contractor will provide i-Ready Diagnostic and Instruction Math and Reading Site Licenses for 501-800 students for 1 year. Lastly, the contractor will provide i-Ready Diagnostic and Instruction Math and Reading Site Licenses for 801-1200 students for 1 year.

In addition, the consultant will provide three sessions of i-Ready onsite professional development for up to 6 hours per session.

Teachers will receive resources that they need in order to implement the program successfully at their sites.



Attention To
Campbell Union School District
April Mouton
155 N 3rd St
Campbell CA, 95008
amouton@campbellusd.org

8/14/2017

Dear April Mouton,

Thank you for requesting a price quote from Curriculum Associates. The chart below provides a summary of the products and/or services included. If you have any questions or would like any changes, please contact us.

Quote ID: 126975.9	<i>Valid for 30 Days</i>
Product:	Amount
i-Ready	\$218,500.00
Professional Development	\$6,000.00
Shipping/Tax/Other	\$555.00
Total:	\$225,055.00

Thank you again for your interest in Curriculum Associates.

Your Sales Representative

Cynthia Austen
925-718-8930
causten@cainc.com



P.O. Box 2001 • N. Billerica, MA 01862-0901
 Phone: 800-225-0248 • Fax: 800-366-1158
 Email: orders@cainc.com

Prepared For
 April Mouton
 Campbell Union School District
 155 N 3rd St
 Campbell, CA 95008

amouton@campbellusd.org

Price Quote

Quote Date: 8/14/2017 • Valid for 30 Days
 Quote ID:126975.9

F.O.B.: N. Billerica, MA 01862
 Shipping: Shipping based on MDSE total (min: \$12.99)
 Terms: Net 30 days, pending credit approval
 Fed. ID: #26-3954988

CA Sales Representative
 Cynthia Austen
 925-718-8930
 causten@cainc.com
 Created by: TREYTON STENDER
 Modified by: CASEY HARKINS

Please submit this quote with your purchase order.

Item #	Product Name	Qty	Retail Price	Unit Price	Total
RS15002.0	i-Ready Diagnostic and Instruction Math and Reading Site License 201-350 students 1 Year	1	\$11,900.00	\$11,305.00	\$11,305.00
RS15003.0	i-Ready Diagnostic and Instruction Math and Reading Site License 351-500 students 1 Year	4	\$16,900.00	\$16,055.00	\$64,220.00
RS15004.0	i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	5	\$19,900.00	\$18,905.00	\$94,525.00
RS15005.0	i-Ready Diagnostic and Instruction Math and Reading Site License 801-1200 students 1 Year	2	\$25,500.00	\$24,225.00	\$48,450.00
RS19984.0	i-Ready Diagnostic and Instruction Prof Dev On Site Add on Leadership Session (Up to 3 hrs)	1	\$0.00	\$0.00	\$0.00
RS20064.0	i-Ready Diagnostic and Instruction Prof Dev On Site Advanced User Session (up to 6 hrs)	4	\$2,000.00	\$1,500.00	\$6,000.00
Special Notes			Merchandise Total	\$224,500.00	
			Voucher/Credit	\$0.00	
			Estimated Tax	\$555.00	
			Estimated shipping to US 95008:	\$0.00	
			Merchandise Savings	\$13,500.00	
			Total	\$225,055.00	



Placing an Order

Please attach quote to all signed purchase orders.

- 1) Email: orders@cainc.com
- 2) Fax: 1-800-366-1158
- 3) Mail:
ATTN: CUSTOMER SERVICE DEPT.
Curriculum Associates, LLC
P.O. Box 2001
North Billerica, MA 01862-0901

Please visit www.curriculumassociates.com for more information about placing orders or contact CA's Customer Service department (1-800-225-0248) and reference quote number for questions.

Shipping Policy

Unless otherwise noted, shipping costs are calculated as follows.

Order amount	Percentage of Order
\$999.99 and less	12% with \$12.99 minimum freight charge
\$1,000 to \$4,999.99	10%
\$5,000 to \$99,999.99	8%
\$100,000 and more	6%

Please contact local CA Sales Representative, customer service (1-800-225-0248), or <http://www.curriculumassociates.com/> for expedited shipping rates.

Unless otherwise expressly indicated, the shipping terms for all deliveries is FOB CA's Shipping Point (whether to a CA or third party facility). Risk of loss and title is passed to purchaser upon transfer of the goods to carrier, standard shipping charges (listed above) are added to the invoice or included in the unit price unless otherwise specified.

Payment Terms

Payment terms are as follows.

- With credit approval: Net 30 days
- Without credit approval: Payment in full at time of order
- Accounts must be current before subsequent shipments are made

i-Ready®

Customer's use of i-Ready® shall be subject to the i-Ready Terms and Conditions of Use, which can be found at <http://www.i-ready.com/support/>.

Return Policy

Except for materials sold on a non-refundable basis, purchaser may return, at purchaser risk and expense, purchased materials with pre-approval from CA's Customer Service. Please examine your order upon receipt. Before returning material, call CA's Customer Service department (1-800-225-0248) for return authorization. When returning material, please include your return authorization number and the return form found on the CA website. i-Ready® and BRIGANCE® Online Management Systems may be returned for a pro-rated refund for the remaining time left on the contract. We do not accept returns on unused i-Ready licenses®, individually sold Teacher Toolbox access packs, materials that have been used and/or are not in "saleable condition," and individual components of kits including but not limited to BRIGANCE® Kits.

For more information about the return policy, please visit <http://www.curriculumassociates.com/help/default.aspx?topic=188>.

Campbell Union School District

Quote ID:126975.9 Quote Date:8/14/2017

Campbell Union School District 155 N 3rd St, Campbell, CA 95008

Total Building Enrollment: 7500

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Prof Dev On Site Add on Leadership Session (Up to 3 hrs)	Multiple	19984.0	1	\$0.00	\$0.00
i-Ready Diagnostic and Instruction Prof Dev On Site Advanced User Session (up to 6 hrs)	Multiple	20064.0	3	\$1,500.00	\$4,500.00
i-Ready Diagnostic and Instruction Prof Dev On Site Advanced User Session (up to 6 hrs)	Multiple	20064.0	1	\$1,500.00	\$1,500.00
				Subtotal:	\$6,000.00

Blackford Elementary School 1970 Willow St, San Jose, CA 95125

Total Building Enrollment: 500

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 351-500 students 1 Year	Multiple	15003.0	1	\$16,055.00	\$16,055.00
				Subtotal:	\$16,055.00

Campbell Middle School 295 Cherry Ln, Campbell, CA 95008

Total Building Enrollment: 374

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 351-500 students 1 Year	Multiple	15003.0	1	\$16,055.00	\$16,055.00
				Subtotal:	\$16,055.00

Capri Elementary School 850 Chapman Dr, Campbell, CA 95008

Total Building Enrollment: 703

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	Multiple	15004.0	1	\$18,905.00	\$18,905.00
				Subtotal:	\$18,905.00

Castlemont Elementary School 3040 Payne Ave, Campbell, CA 95008
Total Building Enrollment: 689

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	Multiple	15004.0	1	\$18,905.00	\$18,905.00
Subtotal:					\$18,905.00

Forest Hill Elementary School 4450 McCoy Ave, San Jose, CA 95130
Total Building Enrollment: 654

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	Multiple	15004.0	1	\$18,905.00	\$18,905.00
Subtotal:					\$18,905.00

Lynhaven Elementary School 881 Cypress Ave, San Jose, CA 95117
Total Building Enrollment: 552

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	Multiple	15004.0	1	\$18,905.00	\$18,905.00
Subtotal:					\$18,905.00

Marshall Lane Elem School 14114 Marilyn Ln, Saratoga, CA 95070
Total Building Enrollment: 500

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 351-500 students 1 Year	Multiple	15003.0	1	\$16,055.00	\$16,055.00
Subtotal:					\$16,055.00

Monroe Middle School 1055 S Monroe St, San Jose, CA 95128
Total Building Enrollment: 835

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 801-1200 students 1 Year	Multiple	15005.0	1	\$24,225.00	\$24,225.00
Subtotal:					\$24,225.00

Rolling Hills Middle School 1585 More Ave, Los Gatos, CA 95032
Total Building Enrollment: 965

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 801-1200 students 1 Year	Multiple	15005.0	1	\$24,225.00	\$24,225.00
				Subtotal:	\$24,225.00

Rosemary Elementary School 401 W Hamilton Ave, Campbell, CA 95008
Total Building Enrollment: 500

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 351-500 students 1 Year	Multiple	15003.0	1	\$16,055.00	\$16,055.00
				Subtotal:	\$16,055.00

Sherman Oaks Cmty Charter Sch 1800 Fruitdale Ave Ste C, San Jose, CA 95128
Total Building Enrollment: 535

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 501-800 students 1 Year	Multiple	15004.0	1	\$18,905.00	\$18,905.00
				Subtotal:	\$18,905.00

Village School 825 W Parr Ave, Campbell, CA 95008
Total Building Enrollment: 275

Product Name	Grade	Item #	Qty	Price	Total \$
i-Ready Diagnostic and Instruction Math and Reading Site License 201-350 students 1 Year	Multiple	15002.0	1	\$11,305.00	\$11,305.00
				Subtotal:	\$11,305.00