

TRADEMARK LICENSE AGREEMENT – AFFILIATED

This agreement (the "Agreement") is made this _____ day of _____ 20__ (the "Effective Date") by and between Waukee Community School District, an Iowa school district with its principal offices at 5060 SE University, Waukee, Iowa, 50263 ("WCSD") and ______ ("LICENSEE ").

WHEREAS, WCSD, is the sole and exclusive owner of the trademarks identified in attached Schedule A ("WCSD Trademarks");

WHEREAS, LICENSEE desires to use the WCSD Trademarks mark in commerce; and

NOW, THEREFORE, in consideration of the premises, mutual promises, and coverness of the premises, and intending to be legally bound, WCSD and LICENSEE (each a "Party," collectively the "Parties") here agree is vs:

TERMS OF AGREEM⁷ 1

1. Definitions.

- 1.1. The terms "**Commercialize**" and "**Commercialize**" on " she can the manufacture, use, sale, offering for sale, advertising, distribution or other con mercialize on of goods or services.
- 1.2. The term "Licensed Mark(s)" shall offer to the VCSD Trademark(s) together with any corresponding trademark applications and common law rights of uch marks. From time to time, WCSD may modify, amend and add additional VCSD Trademarks at its sole discretion, and such marks will be incorporated herein under the term ' censect arks.
- 1.3. The term **ory**" shall r an the United States.
- 2. License Gran

 - 2.2. Term and Termination. The initial term of this Agreement shall expire one (1) year from the Effective Date. The Term shall be automatically extended for successive one (1) year terms ("Renewal Terms") upon expiration of the Initial Term or any subsequent Renewal Term. Notwithstanding this provision, either Party may terminate this Agreement upon thirty (30) days written notice for any reason and upon seven (7) days written notice for any default that remains uncured during the seven (7) day notice period.

3. <u>Ownership</u>

3.1. **General.** LICENSEE acknowledges the value and goodwill associated with the Licensed Marks and agrees that its Commercialization will be in a manner designed to protect and enhance the reputation and integrity of each Licensed Mark.

- 3.2. Licensed Marks Ownership. LICENSEE acknowledges WCSD is the sole and exclusive owner of the Licensed Marks and the goodwill pertaining thereto, and WCSD has priority of use for the Licensed Mark and any designs associated with the Licensed Marks, and that all rights, including any ownership interests, accruing from use by LICENSEE accrue exclusively to WCSD. To this end, LICENSEE agrees to cooperate fully and in good faith with WCSD for the purpose of securing, preserving and protecting WCSD's rights, as applicable, in and to the Licensed Marks. LICENSEE further agrees never to challenge, contest, or question the validity of WCSD's ownership of the Mark or any registrations thereof by WCSD.
- 3.3. **No Adaptation.** LICENSEE shall make no other use of any Licensed Marks except in the form as authorized through such prior written approval by WCSD and/or the third party designated by WCSD. LICENSEE shall likewise have no right to combine the Licensed Marks or use the Licensed Marks in combination with any other trademarks, designs, or logos in any manner unless pre-approved in writing by WCSD. LICENSEE shall not adopt or use any mark, logo, insignia, design, trade name, corporate name, or URL/domain name that is, or is likely to be, confusingly similar to or could cause deception or mistake with respect to any of the Licensed Marks.

4. <u>Quality Control.</u>

- 4.1. Quality Standards. In order to preserve the reputation and in writy o License Marks and the goodwill and value pertaining thereto, LICENSEE agrees that all perfucts a second offered in conjunction with the Licensed Marks, as well as any adv ro or p. notion thereof shall be of a high standard and quality. LICENSEE agrees to submit in a ance on use a. dvertising and promotional censed Mass and any other documents which may materials, as well as goods bearing or sold under t. permit WCSD to determine whether the goods and see the sea and to demark use meet the standards, WCS. specifications, and directions approved by es all rights to object to any advertising or promotional materials and upon notice of said conction Less NSEE will stop production immediately.
- 4.2. **Injury to Mark.** LICENSEE shall not be the Linesed Marks in any manner that would have a tendency to dilute, disparage, denigrate or other vise diminish the value, the goodwill or the reputation associated with WCSD and/or the Licensed Mark is may be determined by WCSD in its sole discretion, or which dilutes, disparages denigrates in the the value, diminishes the value of the Licensed Marks.
- 4.3. **Proper D tion:** LLENS 2 agree 5.50 comply with any requirements established by WCSD concerning the stor, design, display, a luse the Mark; to correctly use the trademark symbol TM or registration symbol * with end of the mark, to use the registration symbol * upon receiving notice of registration of the mark on WCSD and to submit in advance of its use all advertising copy, labels, stickers or packaging to WCSD for e-approval.

5. <u>Termination</u>

Upon termination, LICENSEE may continue to sell existing inventory until existing inventory is sold, but not for a period exceeding one (1) year. After sale of such existing inventory, or one (1) year (whichever occurs first) LICENSEE shall immediately stop using WCSD's Marks unless otherwise agreed upon by WCSD.

6. Disclaimer of Warranty

WCSD MAKES, AND LICENSEE RECEIVES, NO WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, RELATED TO OR ARISING OUT OF THE TRADEMARKS OR THIS AGREEMENT. THE TRADEMARKS ARE PROVIDED "AS IS," AND WCSD SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT AND TITLE, AND ALL OTHER WARRANTIES THAT MAY ARISE FROM COURSE OF DEALING, USAGE OF THE TRADE OR CUSTOM.

7. <u>Survivability</u>

If any section, subsection or provision hereof is held invalid or unenforceable by a court of competent jurisdiction, such invalidity shall not affect the validity or operation of any other section or provision and such invalid section or provision shall be deemed to be severed from the Agreement.

8. Entire Agreement

This Agreement constitutes the entire understanding of the Parties, and revokes and supersedes all prior agreements between the parties, both written and/or oral, and is intended as a final expression of their Agreement. It shall not be modified or amended except in writing and signed by the Parties hereto and specifically referring to this Agreement. This Agreement shall take precedence over any other documents which may be in conflict therewith.

9. Choice of Law

This Agreement shall be governed by and interpreted in accordance with the laws of the State of Iowa, excluding its choice of law rules, and each party submits to the exclusive jurisdiction of the party between the Southern District of Iowa

EXECUTION

IN WITNESS WHEREOF, the Parties, through their duly authorized represented in a burney bused this Agreement to be executed on the dates specified below whereupon it enters into full for e and etc. in accordance with its terms.

Waukee Community School District, Licensor	\mathbf{X}
Dated:	אי: Nan_e:
, Lic hsee	Title:
Dated:	By: Name:
	Title: