FRA

DEPARTMENT OF SPECIAL SERVICES TOWNSHIP OF UNION PUBLIC SCHOOLS M-E-M-O-R-A-N-D-U-M

TO:

Greg Tatum

C:

Diane Cappiello

Julia Vicidomini

From:

Kim Conti

Re:

Board Agenda Item

Date:

May 2, 2019

Approve Assistive Tek to provide Assistive Technology as follows:

- Evaluations at the rate of \$1200
- Consulting at the rate of \$200 per hour 2 hr. minimum
- Training \$1800 Full day \$900 ½ day.

Above not to exceed \$5,400.00 for the 2019-2020 school year. Acct: 11-000-219-320-01-19 & Acct: 11-000-219-320-02-19

AssistiveTek, LLC Brian S. Friedlander, Ph.D. 174 Stephensburg Road Port Murray, NJ 07865

908-852-3460 Fax: 908-235-4218

Fee Schedule for 2019-20 School Year

Assistive Technology Evaluation with Report \$1200.00

Assistive Technology consulting \$200 per hour with 2 hr.

minimum

Assistive technology ½ day Training \$900.00

Assistive Technology Training \$1800 Full School Day

ADDENDUM TO AGREEMENT BETWEEN TOWNSHIP OF UNION BOARD OF EDUCATION AND

In accordance with the New Jersey "Pass the Trash" law, N.J.S.A. 18A:6-7.6 to 7.13 (hereinafter "Law"), which became effective June 1, 2018, AssistiveTek, i.l.C hereby acknowledges its obligations under the Law and certifies that it is in compliance with the Law and all obligations required therein. The AssistiveTek, L.LC agrees to continue to comply with all requirements of the Law during the term of the Contract.

Furthermore, the AssistiveTek, LLC shall indemnify, defend, and hold, the Board and its respective officers, employees, servants, agents, assigns and affiliates ("Indenmified Fartles"), harmless from and against, any and all suits, actions, liabilities, losses, claims, damages, and expenses including, without limitation, costs of investigation and defease (including costs of private investigation and surveillance), costs for medical insatment, expert witness fees, legal fees (e.g., fees of attorneys, paralegals and other legal professionals for the defense of the underlying saits, etc.), expenses and diminution of value, whether or not involving a third party claim, arising out of or in any manner connected with the Company's compliance with, or lack thereof, its obligations under the Law, N.I.S.A. 18A:6-7.6 to 7.13, to be provided for the Indemnified Parties, including, but not limited to, services performed under this Agreement and Addendum, or my such other work performed for the Indemnified Parties, in any way related to the acts or emissions of the Company, its agents, servants, employees, Subcontractors, subconsultants, anyone directly or indirectly coupleyed by them or anyone for whose acts or canissions they may be legally liable ("Covered Parties") to the extent that such suits, actions, liabilities, losses, claims, damages and expenses are caused by the Covered Parties. If in a given case a court rules that the Company Is not negligent and/or did not breach its statutory duty, then the Company no longer has an obligation to defend and indemnify the Board in such case,

Brun D Freedlander 5/6/19