

9/16/24

To the Linn-Mar School Board,

In the early 1990's Pete King became a member of the Linn-Mar Booster Club. No one, not even Pete, could recall the exact year he began his storied volunteer career. Pete was witness to the growth of Linn-Mar and he grew along with it. When he started, there were 2 concession stands. Now we have 8.

Even after Pete's two sons graduated from Linn-Mar, he could still be found volunteering countless hours of his time at the concession stands. From accepting soda and candy deliveries, to prepping food, popping popcorn, to managing the other volunteer workers at nearly every event, Pete's devotion to Linn-Mar is unmatched. If there was a sporting event, he was there. Often, after getting volunteers trained, you'd see him in the crowd, watching Linn-Mar athletes. There was a spot at the stadium and the high school for his bleacher seat and his lawn chair was always in the Ball Complex.

Pete was a fixture at Linn-Mar. It is not an exaggeration to say Pete knew everyone and everyone knew Pete. While he enjoyed watching athletics, he loved working with students and parents from all aspects of Linn-Mar, often asking about concerts or events the kids had recently had. Pete amazed us with his knowledge of all the goings-on at Linn-Mar.

The current Booster Club would like to honor Pete's legacy by naming one of Linn-Mar's concession stands in his memory. After discussing with Pete's wife Jan, we propose naming the concession stand at the Ball Complex after Pete King. He loved baseball. Pete was at all athletic events, and you'd see him in the stands at basketball or volleyball games. But only for baseball did he have the goal of seeing as much of a game as he could. The Booster Club will be adding a bench in Pete's honor to the Ball Complex. It seems appropriate to name the concession stand at the facility of the sport he loved most in memory of Pete.

The Linn-Mar Booster Club is proposing that the name of the Ball Complex concession stand be officially named the Pete King Concession Stand.

Respectfully submitted,

Kristen Beech, President of the Linn-Mar Booster Club

"Building Our Dream Team"



Past
Present
and
Future

Learn From Yesterday...

Post Covid Derecho LM Status The Nation Employees

- 2023/2024 Review
 - # New Hires 164
 - # Employees 1055
 - 。 RIF ⊗
 - Upbeat results**

Appreciation (+8% for Teachers, +8% for NI Staff)

• Q21: 70% of teachers shared that teachers are recognized publicly when they do outstanding work (+11%)

•

Work/Life Balance (+12% for Teachers, +4% for NI Staff)

 Q27: 72% of teachers shared that they feel confident they can maintain their daily workload for the long-term (+12%)

•

Professional Development (+4% for Teachers, +6% for NI Staff)

 Q3: 57% of non-instructional staff shared that the professional development or training available to them is a good use of their time (+8%)

•

Voice & Leadership (+4% for Teachers, +6% for NI Staff)

 Q25: 66% of non-instructional staff shared that leaders in their school actively seek input from employees when making important decisions (+13%)

Teachers & Non-Instructional Staff - Fall 2023 Areas of Growth

Areas of Focus



- **Appreciation**
- Belonging and Wellbeing
- Satisfaction and Purpose



Coaching Conversations

- ✓ Professional Development
- ✓ Collaboration
- ✓ Appreciation
- ✓ Inclusion
- ✓ Autonomy



Live For Today...

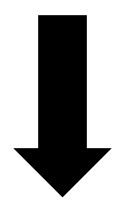
every day is a new day

heidi friedersdorf ferre

2024/2025

- # New Hires 90 (-74)
- Total # of Employees 986 (-36)
- Onboarding





Current Openings (40):

- 33 Student Support Associates
- 3 Nutrition Services
- 3 Drivers
- 5 Riders
- 1 Custodian

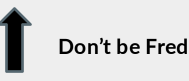


Goal:

Welcoming atmosphere Review policies & make them memorable Have fun!



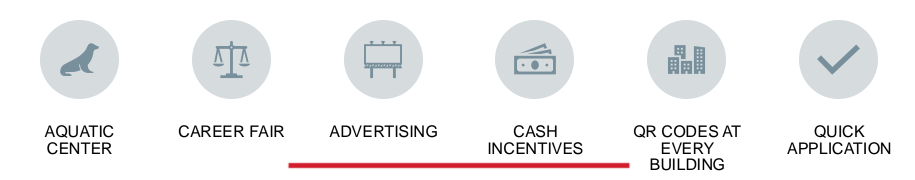
"How much clearer can it be, Fred? On page forty-one of the employee handbook, in black and white, it says: 'Never run with scissors!'"



And Hope For **Tomorrow**. – Albert Einstein



Recruiting Efforts**





VOLUNTEER NETWORK

FUTURE RECRUITING** thoughts....

Visit 55+ establishments
Students
VERY part-time positions
Get creative with volunteers
Partner with community groups
Marketing campaigns

Retention Strategies: Utilize data (Focus on SpEd)** Upbeat results ☐ Fxit interviews □ Attendance □ Turnover ■ Workers' Compensation **Retention Bonus**

Review positions, etc.

Implement Stay Interviews

Additional Retention** Focus:

- Employee Wellness
- Employee Safety
- Employee Voice







District Honors & Highlights

September 23, 2024

Academic Honors: Congratulations to the 1,039 Linn-Mar High School students that were recently presented with Academic Letters for achieving a grade point average of 3.33 or higher. Special recognition was also awarded to students achieving a 3.75-3.99 GPA (Honors) and 4.00+ GPA (Distinction).





Marching Band Honors: Congratulations to the Linn-Mar Marching Lions for being selected to participate in the Fall into Marion Parade sponsored by Farmers State Bank on September 14th.

#WeAreLinnMar

National Merit Scholarship Honors:

Congratulations to Linn-Mar High School Seniors Adam Kmetz, Varun Pradeep, Dwight Kueper, Aditya Suri, and Henry Granger for being named semifinalists in the 2025 National Merit Scholarship Program. Congratulations also go out to Lizzy Dreyer, Mariam Kiani, and Charlotte Masters for



being named "Commended" in the program as well. Click here for more information



Alumni Honors: Congratulations to Linn-Mar Alumni Rachel Dunnwald and Sydney Fischer for being recipients of the 2024 Mental Health Influencer of the Year Student Award. Through their hard work and dedication to mental health, they organized a suicide prevention awareness event and raised over \$2,000.



FFA Highlight: Congrats to the Linn-Mar Future Farmers of America for growing 100 pounds of vegetables in the school garden for donation to the Marion Food Bank.

theROARstore Highlight: The students of theROARstore were recently visited by Marion Mayor Nick AbouAssaly. Mayor AbouAssaly shared some of his history and the impact the Future Business Leaders of America had on his career.





Boulder Peak Highlight: Congratulations

to Boulder Peak for having a team present during the University of Iowa's Scanlan Center for School Mental Health BEST Conference. The Boulder Peak Team consisted of Dave Blum, Student Support Associate; Julie Neihart, Paraprofessional; Alex Berning, School Counselor; and Duane Orr, Associate Principal. The team shared the strategies that Boulder Peak has used related to paraeducator training.

Policy Recommendations for Second Reading – 9/23/24

- 103.1-R Regulations Regarding Anti-Bullying & Anti-Harassment Investigations
- 103.1-E1 Anti-Bullying & Anti-Harassment Complaint Form
- 103.1-E2 Anti-Bullying & Anti-Harassment Witness Disclosure Form
- 104.1 Equal Educational Opportunity
- 104.1-R Regulations Regarding Equal Educational Opportunity Grievances
- 104.1-E1 Annual Notice of Non-Discrimination
- 104.1-E2 Continuous Notice of Non-Discrimination
- 104.1-E3 Discrimination Complaint Form
- 104.1-E4 Discrimination Witness Disclosure Form
- 104.2 Section 504 Compliance
- 104.2-E Notice of Section 504 Student/Parental Rights
- 104.3 Prohibition of Discrimination and/or Harassment Based on Sex Per Title IX
- 202.7-E Board of Directors Conflict of Interest Form
- 204.1 Meetings of the School Board (Updated per 9/9 first reading)
- 400.1 Educational and Employment Equity
- 403.7-E1 FMLA Leave Reguest and Employee Obligation/Requirement Form
- 403.7-E8 Medical Documentation of Absence Form
- 403.17-E Employee Conflict of Interest Disclosure Form
- 403.19 Drug and Alcohol Testing Program
- 403.19-E2 Drug and Alcohol Testing Program Acknowledgement Form
- 403.19-E3 Drug and Alcohol Program and Pre-Employment Testing Written Consent to Share Information Form
- 403.20 Jury Duty/Witness Service
- 403.33 Affirmative Action
- 403.38-E Modified Duty Program Form
- 504.14-E1 Report of Student Disclosure Identity
- 505.3-E Standard Fee Waiver Application
- 702.4-R Regulations Regarding Eligibility for Free or Reduced Cost Meals

Policy Series 100 – School District Anti-Bullying and Anti-Harassment



Policy 103.1-R Regulations Regarding Anti-Bullying & Anti-Harassment Investigations

Individuals who feel that they have been bullied or harassed should:

- 1. If the individual is comfortable doing so, communicate to the bully/harasser that the individual expects the behavior to stop. If the individual wants assistance communicating with the bully/harasser, the individual should ask a teacher, counselor, or principal for help.
- 2. If the harassment does not stop or the individual does not feel comfortable confronting the bully/harasser, the individual should:
 - a. Tell a teacher, counselor, or principal;
 - b. Write down exactly what happened, keep a copy, and give another copy to the teacher, counselor, or principal including the following information:
 - What, when, and where the incident occurred;
 - Who was involved in the incident;
 - Exactly what was said or what the bully/harasser did;
 - Names of witnesses to the harassment;
 - What the victim said or did either at the time or later;
 - How the victim felt:
 - How the bully/harasser responded; and
 - Any additional information deemed pertinent.

FILING A COMPLAINT

An individual who believes they have been bullied or harassed may file a complaint with the district's equity coordinators (hereinafter "investigators") who will investigate the complaint. (Refer to Policy 103.1-E1) If the complainant is a school employee, after filing the complaint with the investigators, the employee may separately notify the parent or guardian of the student alleged to have been harassed or bullied.

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

An alternate investigator will be designated in the event it is claimed that the district's equity coordinator(s) committed the alleged bullying or harassment, or some other conflict of interest exists.

Complaints shall be filed within 180 days of the event giving rise to the complaint or from the date the complainant could reasonably become aware of such occurrence. The complainant will state the nature of the complaint and the remedy requested. The complainant shall receive assistance as needed.

INVESTIGATION

The school district will promptly and reasonably investigate allegations of bullying or harassment upon receipt of a written complaint. The equity coordinators (hereinafter "investigators") will be responsible for handling all complaints alleging bullying or harassment or appoint a qualified person to undertake the investigation. The investigators, along with the building principal, have the authority to initiate an investigation in the absence of a written complaint. (Refer to Policy 103.1-E2)

The investigation may include, but is not limited to the following:

- 1. Interviews with the complainant and the individual named in the complaint ("respondent");
- 2. A request for the complainant to provide a written statement regarding the nature of the complaint;
- 3. A request for the respondent to provide a written statement;
- 4. Interviews with witnesses identified during the course of the investigation;
- 5. A request for witnesses identified during the course of the investigation to provide a written statement; and
- 6. Review and collection of documentation or information deemed relevant to the investigation.

The investigator shall consider the totality of circumstances presented in determining whether conduct objectively constitutes bullying or harassment as defined in board policy. Upon completion of the investigation, the investigator shall issue a report with respect to the findings and provide a copy of the report to the appropriate building principal, or to the superintendent if the investigation involved the building principal.

Following receipt of the Investigator's report the building principal may investigate further, if deemed necessary, and make a determination of any appropriate additional steps, which may include discipline. Prior to the

determination of the appropriate remedial action the building principal may, at their discretion, interview the complainant and the respondent. At the conclusion of the additional investigation, the building principal will file a written report closing the case and documenting any disciplinary action taken or any other action taken in response to the complaint. The complainant, the respondent, and the investigator shall receive notice as to the conclusion of the building principal's additional investigation. The building principal will maintain a log of information necessary to comply with lowa Department of Education reporting procedures.

The complaint and identity of the complainant, the respondent, or witnesses shall only be disclosed as reasonably necessary in connection with the investigation or as required by law or policy. Similarly, evidence uncovered in the investigation shall be kept confidential to the extent reasonably possible.

DECISION

The investigators, building principal, or superintendent, depending on the individuals involved, shall inform the complainant and the accused about the outcome of the investigation. (Refer to Policy 103.1-E3)

If, after an investigation, a student is found to be in violation of policy, the student shall be disciplined by appropriate measures, which may include suspension and expulsion. If after an investigation a school employee is found to be in violation of policy, the employee shall be disciplined by appropriate measures, which may include termination. If after an investigation a school volunteer is found to be in violation of this policy, the volunteer shall be subject to appropriate measures, which may include removal from service and exclusion from school grounds.

Individuals who knowingly file false bullying and/or harassment complaints and any person who gives false statements in an investigation may be subject to discipline by appropriate measures, as shall any person who is found to have retaliated against another in violation of this policy. Any student found to have retaliated in violation of this policy shall be subject to measures up to, and including, suspension and expulsion. Any school employee found to have retaliated in violation of this policy shall be subject to measures up to, and including, termination of employment. Any school volunteer found to have retaliated in violation of this policy shall be subject to measures up to, and including, removal of service and exclusion from school grounds.

Reports of false complaints, false statements, or retaliation should be submitted to the district's equity coordinators.

It is the responsibility of the superintendent, in conjunction with the equity coordinators and building principals, to develop district procedures regarding anti-bullying/harassment. The superintendent [or designee] will also be responsible for organizing training programs for students, school employees, and

volunteers regarding how to recognize bullying and harassing behavior and what do to if this behavior is witnessed.

The superintendent [or designee] is responsible for developing a process for evaluating the effectiveness of policy in reducing bullying and harassment and will report on the progress of reducing bullying and harassment to the school board.

Adopted: 6/00

Reviewed: 9/10; 10/11; 4/13; 5/14; 9/16; 3/23

Revised: 7/13; 6/20; 8/23; 10/23 Related Policy: 103.1; 103.1-E1-E3

IASB Reference: 104-R(1)

Policy Series 100 – School District Anti-Bullying and Anti-Harassment



Policy 103.1-E1 Anti-Bullying & Anti-Harassment Complaint Form

Naı	me of Person Filing Comple	aint (Complainant):	
Rel	ationship of Complainant t	o District:	
Dat	e of Complaint:		
Naı	me of Alleged Victim:		
	me of Alleged Bully/Haras:		
	e and Place of Alleged Inc ture of alleged bullying/ha		
	Age	Marital Status	Other – Please specify below:
	Color	Sex	7
	Creed	Sexual Orientation	
	National Origin	Gender Identity	
	Race	Political Party	
		Preference	
	Religion	Political Beliefs	
	Ancestry	Socioeconomic Status	
	Physical Attributes	Familial Status	
	Genetic Information	Pregnancy	
	Physical/Mental Ability or Disability	Military Status	
Des	scription of Misconduct (At	tach additional pages if	needed):

Names of Witnesses (if any):		
Evidence of bullying/Harassment such as letters, photos, etc. (Attach evidence, if possible):		
I agree that all the information on this form is accurate and true to the best of my knowledge.		
Complainant's Signature:Date:		
Please return this completed form to:		
Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us		
Equity Coordinators: Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us		
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Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us		
Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302		

Fax: 319-377-9252 403-8008

Reviewed: 5/14; 9/16; 3/23 Revised: 6/20; 10/23 Related Policy: 103.1; 103.1-R; 103.E2-E3

IASB Reference: 104-E(1)

Policy Series 100 - School District Anti-Bullying and Anti-Harassment



Policy 103.1-E2 Anti-Bullying & Anti-Harassment Witness Disclosure Form

Na	lame of Witness:		
Pos	Position of Witness (Student/Employee/Volunteer):		
Da	te of Interview:		
Da	te of Initial Complaint:		
Na	ture of alleged bullying/hara	ssment (Check all that apply):
	Age	Marital Status	Other – Please specify
	Color	Sex	below:
	Creed	Sexual Orientation	
	National Origin	Gender Identity	
	Race	Political Party Preference	
	Religion	Political Beliefs	
	Ancestry	Socioeconomic Status]
	Physical Attributes	Familial Status]
	Genetic Information	Pregnancy	
	Physical/Mental Ability or Disability	Military Status	
-			

Additional Pertinent Information:	
I agree that all the information on this form is accurate and true to the best of my knowledge.	
•	
knowledge.	
knowledge. Witness's Signature: Date:	
knowledge. Witness's Signature:	
Witness's Signature:	
Witness's Signature:	
Witness's Signature:	
knowledge. Witness's Signature:	
knowledge. Witness's Signature:	
knowledge. Witness's Signature:	

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Reviewed: 5/14; 9/16; 3/23 Revised: 6/20; 10/23

Related Policy: 103.1; 103.1-R; 103.E1; 103.1-E3

IASB Reference: 104-E(2)



Policy 104.1
Equal Educational Opportunity

The following statement is to be published in written and electronic form in the district's official documents and on the district's website.

It is the goal of the board to develop a healthy social, intellectual, emotional, and physical self-concept in the students enrolled in the school district. Each student attending school will have the opportunity to use its education program and services as a means for self-improvement and individual growth. In so doing, the students are expected to conduct themselves in a manner that assures each student the same educational opportunity.

The Linn-Mar Community School District does not to discriminate on the basis of age (for employment), color, creed, national origin, race, religion, marital status (for programs), sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status (for programs), pregnancy, or familial status in its educational programs and its employment practices. The belief in equal educational opportunity serves as a guide for the board and employees in making decisions relating to school district facilities, employment, selection of educational materials, equipment, curriculum, and regulations affecting students.

Further, the school board affirms the right of all students, staff, and volunteers to be treated with respect and to be protected from intimidation, discrimination, physical harm, and harassment. In the delivery of the educational program, students will treat the employees with respect and students will receive the same in return. Employees have the best interest of the students in mind and will assist them in school-related or personal matters if they are able to do so. Students should feel free to discuss problems, whether school-related or personal, with school counselors or other employees.

Board policies, rules, and regulations affect students while they are on school district property or on property within the jurisdiction of the school district; while on school owned and/or operated school or chartered vehicles, while attending or engaged in school activities; and while away from school grounds if misconduct will directly affect the good order, efficient management, and welfare of the school district.

Board policy refers to the term "parents" in many policies. The term "parents" for purposes of the Linn-Mar Community School District means the legal parents, the legal guardians or custodians of a student, and students who have reached the age of majority or are otherwise considered an adult by law.

The school board also requires all persons, agencies, vendors, contractors, and other persons and organizations doing business with or performing services for the school district to subscribe to all applicable federal, state, and local laws, executive orders,

rules, and regulations pertaining to bullying/harassment, compliance, and equal opportunity.

There is a grievance procedure related to this policy. If you have questions or a grievance related to this policy, please contact the district's equity coordinators. (Refer to Policy 104.1-R)

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Inquiries regarding compliance with equal educational opportunity and affirmative action laws and policies, including but not limited to complaints of discrimination, are directed to the affirmative action coordinator listed above.

Inquiries regarding compliance with equal educational opportunity and affirmative action laws and policies, including but not limited to complaints of discrimination, may also be directed in writing to the Director of the Region VI Office of Civil Rights, US Department of Education, John C. Kluczynski Federal Building, 230 S Dearborn Street, 37th Floor, Chicago, IL 60604 / 312-730-1560 / Fax 312-730-1576 / OCR.Chicago@ed.gov / the lowa Civil Rights Commissioner at https://icrc.iowa.gov or 515-281-4121; or the lowa Department of Education, Grimes State Office Building, Des Moines, IA 50319 / 515-281-5294. This inquiry or complaint to the federal or state office may be done instead of, or in addition to, an inquiry or complaint to the local level.

Further information and copies of the procedures for filing a complaint are available in the district's central administrative offices and the administrative office in each attendance center.

Adopted: 11/08

Reviewed: 10/11; 5/14; 9/16; 3/23

Revised: 9/10; 4/13; 7/17; 10/17; 11/18; 6/20; 2/21; 10/23

Related Policy: 104.1-R; 104.1-E1-E5; 400.1

Legal Reference (Code of lowa): §§ 216.6; 216.9; 256.11; 280.3

IASB Reference: 102 Mandatory Policy



Policy 104.1-R Regulations Regarding Equal Educational Opportunity Grievances

It is the policy of the Linn-Mar Community School District not to discriminate on the basis of age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status in its educational programs and its employment practices.

Students, parents/guardians of students, employees, volunteers, and applicants for employment in the school district have the right to file a formal complaint alleging discrimination. The district has policies and procedures in place to identify and investigate complaints alleging discrimination. This policy and procedures are to be used for complaints of discrimination, in lieu of any other general complaint policies or procedures that may be available. If appropriate, the district will take steps to prevent the recurrence of discrimination and to correct its discriminatory effects on the complainant and others.

A complainant may attempt to resolve the problem informally by discussing the matter with a building principal or a direct supervisor. However, the complainant has the right to end the informal process at any time and pursue the formal grievance procedures outlined below. Use of the informal or formal grievance procedures is not a prerequisite to the pursuit of other remedies. Please note that informal processes and procedures are not to be used in certain circumstances (Example: sexual harassment and sexual assault).

If you have questions or a grievance related to this policy, please contact the district's equity coordinators:

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

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Fax: 319-377-9252 403-8008

LEVEL ONE: (Informal and Optional – May be bypassed by the complainant)

Employees or volunteers with a complaint of discrimination based upon their age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status are encouraged to first discuss it with their immediate supervisor with the objective of resolving the matter informally. This paragraph is for employees and marital status isn't a protected class for employees.

An applicant for employment with a complaint of discrimination based upon their age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status are encouraged to first discuss it with the chief officer of human resources. This paragraph is for employees and marital status isn't a protected class for employees.

A student or a parent/guardian of a student with a complaint of discrimination based upon their age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status are encouraged to discuss it with the instructor, counselor, supervisor, building administrator, program administrator, or personnel contact person directly involved.

LEVEL TWO: FILING A GRIEVANCE AND INVESTIGATION

Filing a Grievance: If the complaint is not resolved at Level One and the complainant wishes to pursue a grievance, they may formalize it by filing a complaint in writing with the district's equity coordinators. An alternate investigator will be designated in the event it is claimed that the equity coordinators committed the alleged discrimination, or some other conflict of interest exists. (Refer to Policy 104.1-E3)

The complainant will provide a written statement of the nature of the grievance and the remedy requested. The filing of the formal, written complaint at Level Two must be within 15 working days from the date of the event giving rise to the grievance or from the date the complainant could reasonably become aware of such occurrence.

The complainant may request that a meeting concerning the grievance be held with the equity coordinators. The complainant will be given the opportunity to present witnesses and other relevant information. A minor student may be accompanied at the meeting by a parent or guardian. The equity coordinators shall assist the complainant as needed.

Investigation: Within 15 working days, the equity coordinators will begin the investigation of the complaint or appoint a qualified person to undertake the investigation and attempt to resolve it. The grievance and identity of the complainant, respondent, or witnesses will only be disclosed as reasonably necessary in connection with the investigation or as required by law or policy. (Refer to Policy 104.1-E4)

This investigation may include but is not limited to the following:

- A request for the individual named in the grievance to provide a written statement;
- A request for the witnesses identified during the course of the investigation to provide a written statement;
- Interviews with the complainant, respondent, or witnesses;
- Opportunity to present witnesses or other relevant information; and
- Review and collection of documentation or information deemed relevant to the investigation.

Within 30 working days, the equity coordinators shall complete the investigation and issue a report with respect to the findings.

If any of the stated timeframes cannot be met by the district, the district will notify the parties and pursue completion as promptly as possible.

If, in cases of disability grievances at the elementary and secondary level, the issue is not resolved through the grievance process the parents/guardians have a right to an impartial hearing to resolve the issue.

Retaliation against any person, because the person filed a grievance or assisted and/or participated in an investigation is prohibited. Persons found to have engaged in retaliation shall be subject to discipline by appropriate measures.

LEVEL THREE: DECISION AND APPEAL TO THE SUPERINTENDENT

The equity coordinators shall notify the complainant and respondent of the decision within five working days of completing the written report. Notification shall be by USPS mail, first class. (Refer to Policy 104.1-E5)

If the grievance is not resolved at Level Two, the complainant may appeal it to Level Three by presenting a written appeal detailing why they believe the decision should be reconsidered to the superintendent within 10 working days after the complainant receives the report from the equity coordinators.

The complainant may request a meeting with the superintendent. The superintendent may also request a meeting with the complainant to discuss the appeal.

Within 30 working days, the superintendent shall affirm, reverse, amend the decision, or direct the equity coordinators to gather additional information. The superintendent shall notify the complainant, respondent, and equity coordinators of the decision within five working days of the decision. Notification shall be by USPS mail, first class.

The decision of the superintendent in no way prejudices a party from seeking redress through state or federal agencies as provided by in law.

LEVEL FOUR: APPEAL TO THE SCHOOL BOARD

If the complainant is not satisfied with the superintendent's decision, they can file a written appeal with the school board president within five days of the superintendent's decision detailing why they believe the decision should be reconsidered. It is within the discretion of the school board to determine whether it will hear the appeal.

Adopted: 9/10

Reviewed: 10/11; 9/16; 3/23

Revised: 4/13; 5/14; 7/17; 10/17; 11/18; 6/20; 10/23

Related Policy: 104.1; 104.1-E1-E5

IASB Reference: 102-R(1)



Policy 104.1-E1 Annual Notice of Non-Discrimination

The Linn-Mar Community School District offers career and technical education programs in the following areas of study:

- Agricultural-Science
- Business
- Design, Engineering, and Materials
- Family & Consumer Sciences

It is the policy of the Linn-Mar Community School District not to discriminate on the basis of age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status in its educational programs and its employment practices.

There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy, please contact the district's equity coordinators. (Refer to Policies 104.1-R and 104.1-E3)

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Adopted: 10/17 Reviewed: 5/14; 9/16; 3/23 Revised: 7/17; 10/17; 11/18; 6/20; 10/23 Related Policy: 104.1; 104.1-R; 104.1-E2-E5 IASB Reference: 102-EH(1)



Policy 104.1-E2
Continuous Notice of Non-Discrimination

It is the policy of the Linn-Mar Community School District not to discriminate on the basis of age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status in its educational programs and its employment practices.

There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy, please contact the district's equity coordinators. (Refer to Policies 104.1-R and 104.1-E3)

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Adopted: 10/17 Reviewed: 3/23

Revised: 11/18; 6/20; 10/23

Related Policy: 104.1; 104.1-R; 104.1-E1, E3-E6 IASB Reference: 102-EH(2)



Policy 104.1-E3
Discrimination Complaint Form

Do	ate of Complaint:		
No	ame of Complainant:		
	e you filling out this form for you are submitting this form on	_	
W	ho or what entity do you belie	eve discriminated against you	J (or someone else)?
Do	ate and Place of Alleged Inci	dent:	
No	ames of Witnesses:		
No	ature of alleged discriminatio	n (Check all that apply):	
	Age	Marital Status	Other – Please specify
	Color	Sex	below:
	Creed	Sexual Orientation	
	National Origin	Gender Identity	
	Race	Political Party Preference	
	Religion	Political Beliefs	
	Ancestry	Socioeconomic Status	
	Physical Attributes	Familial Status	
	Genetic Information	Pregnancy	
	Physical/Mental Ability or Disability	Military Status	
so	the space below, please des meone else has been discrin tach additional pages, if nec	ninated against. Please be as	· · ·

I agree that all the information on this form is accurate and true to the best of my knowledge.

Complainant's Signature:	Date:

Return this completed form to:

Equity Coordinator/Title IX Coordinator/Affirmative Action Coordinator: Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Equity Coordinators:

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Special Education/Student Services Equity Coordinator: Melissa Frick, Executive Director of Student Services 319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Adopted: 10/17 Reviewed: 3/23 Revised: 6/20; 10/23

Related Policy: 104.1; 104.1-R; 104.1-E1-E2, E4-E5

IASB Reference: 102-E(4)



Policy 104.1-E4
Discrimination Witness Disclosure Form

Name of Witness: Date of Interview:		
ate of Initial Complaint:		
ame of Complainant (Include	whether the complainant is	a student or employee):
ate and Place of Alleged Inci	dent:	
ature of alleged discrimination		
Age	Marital Status	Other – Please specify
Color	Sex	below:
Creed	Sexual Orientation	
National Origin	Gender Identity	
Race	Political Party Preference	
Religion	Political Beliefs	_
Ancestry	Socioeconomic Status	_
Physical Attributes	Familial Status	_
Genetic Information	Pregnancy	
Physical/Mental Ability or Disability	Military Status	
escription of incident witnesse	ed (Attach additional sheet, if	needed):

Additional Pertinent Information (Attach additional sheet, if needed):	
I agree that all the information on this form	is accurate and true to the best of my
knowledge.	,
<u> </u>	·
knowledge.	·
knowledge. Witness' Signature:	Date:irmative Action Coordinator: ficer

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / <u>bread@Linnmar.k12.ia.us</u>

<u>Special Education/Student Services Equity Coordinator:</u>
Melissa Frick, Executive Director of Student Services
319-730-3663 / melissa.frick@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 **403-8008**

Adopted: 10/17 Reviewed: 3/23

Revised: 6/20; 10/23

Related Policy: 104.1; 104.1-R; 104.1-E1-E3; E5

IASB Reference: 102-E(5)

Policy Series 100 – School District Equal Educational Opportunity, Non-Discrimination, and Section 504 Compliance



Policy 104.2 Section 504 Compliance

It is the policy of the Board of Directors of the Linn-Mar Community School District not to discriminate against any otherwise qualified individual with a disability solely by reason of their disability in admission or access to, or treatment or employment in, any program or activity sponsored by this school district.

Inquiries regarding compliance with this policy should be directed to the district's Section 504 coordinator.

Linn-Mar CSD Section 504 Coordinator:

Megan Brunscheen

Associate Director of Student Services

Address: 2999 N 10th Street 3556 Winslow Road, Marion, Iowa 52302

Phone: 319-447-3359

Fax: 319-377-9252 403-8002

Email: megan.brunscheen@Linnmar.k12.ia.us

Inquiries can also be directed to:

Office for Civil Rights - US Department of Education

John C. Kluczynski Federal Building

Address: 230 S Dearborn St, 37th Floor, Chicago, IL 60604

Phone: 312-730-1560

Adopted: 1973

Reviewed: 4/13; 5/14; 9/16; 6/20; 3/23

Revised: 9/10; 10/11; 10/23

Related Policy: 104.2-E

Legal Reference (Code of Iowa): 216.6; 216.9; 256.11; 280.3; 281 IAC 12

Policy Series 100 – School District Equal Educational Opportunity, Non-Discrimination, and Section 504 Compliance



Policy 104.2-E
Notice of Section 504 Student/Parental Rights

The following statement is to be published in written and electronic form in the district's official documents and on the district website.

The Linn-Mar Community School District does not discriminate in its educational programs and activities on the basis of a student's disability. It has been determined that your child has a qualifying disability for which accommodations may need to be made to meet their individual needs as adequately as the needs of other students.

As a parent you have the right to the following:

- 1. Participation of your child in district programs and activities including extra-curricular programs and activities, to the maximum extent appropriate, free of discrimination based upon the student's disability, and at the same level as students without disabilities;
- 2. Receipt of free educational services to the extent they are provided students without disabilities;
- 3. Receipt of information, either orally or written, about your child and your child's educational programs and activities in your native language;
- 4. Notice of identification of your child as having a qualifying disability for which accommodations may need to be made, notice prior to evaluation and placement of your child, and the right to periodically request a re-evaluation of your child;
- 5. Inspect and review your child's educational records including a right to copy those records for a reasonable fee; you also have a right to ask the school district to amend your child's educational records if you feel the information in the records is misleading or inaccurate; should the school district refuse to amend the records, you have a right to a hearing and to place an explanatory letter in your child's file explaining why you feel the records are misleading or inaccurate; and
- 6. A hearing before an impartial hearing officer if you disagree with your child's evaluation or placement; you have a right to counsel at the hearing and to have the decision of the impartial hearing officer reviewed.

It is the policy of the Linn-Mar Community School District not to discriminate on the basis of age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status in its educational programs and its employment practices.

There is a grievance procedure for processing complaints of discrimination. If you have questions or a grievance related to this policy, please contact the district's Section 504 coordinator:

Section 504 Coordinator:

Megan Brunscheen

Associate Director of Student Services

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Phone: 319-447-3359

Fax: 319-377-9252 **403-8002**

Email: megan.brunscheen@Linnmar.k12.ia.us

Adopted: 11/08

Reviewed: 10/11; 4/13; 5/14; 9/16; 3/23

Revised: 6/20; 10/23

Related Policy: 104.1; 104.1-R; 104.1.E1-E5; 104.2

IASB Reference: 102-EH(3)

Policy Series 100 – School District Equal Opportunity, Non-Discrimination, and Section 504 Compliance



Policy 104.3

Prohibition of Discrimination and/or Harassment Based on Sex Per Title IX

In accordance with Title IX of the Education Amendments Act of 1972, the Linn-Mar Community School District prohibits sex discrimination, including sexual harassment as defined by the regulations implementing Title IX (34 CFR § 106.30), against any individual participating in any education program or activity of the district. This prohibition on discrimination applies to students, employees, and applicants for employment.

The school board authorizes the superintendent to adopt procedures for any individual to report sexual harassment to the district's Title IX coordinator(s) for the provision of supportive measures to anyone who has been subjected to sexual harassment whether or not they proceed with a formal complaint under these procedures and for the investigation and resolution of such complaints as required by Title IX. The Title IX grievance process will be used to respond to all complaints of sexual harassment that fall within the scope of Title IX. For complaints of sexual harassment that do not fall within the scope of Title IX, the district may still offer supportive measures to the subject of such conduct and will apply any other policy or procedure applicable to the alleged conduct.

Any individual with questions about the district's Title IX policy and/or procedures or who would like to make a report or file a formal complaint of sex discrimination or sexual harassment may contact the district's designated Title IX coordinator(s):

Title IX Coordinator:

Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Title IX Deputy Coordinator:

Nathan Wear, Associate Superintendent 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Fax: 319-377-9252 403-8008

Retaliation against a person who made a report or complaint of sexual harassment and/or assisted with or participated in an investigation or resolution of a sexual harassment report or complaint in any manner is strictly prohibited. Retaliation includes threats, coercion, discrimination, intimidation, reprisals, and/r adverse actions related to employment or education. Any individual who believes they have been retaliated against in violation of this policy should immediately contact the district's Title IX coordinator(s) listed above.

Adopted: 9/20

Reviewed: 3/23 / Revised: 10/23 Related Policy: 103 Series; 104 Series

IASB Reference: 106 Mandatory Policy

Policy Series 200 – Board of Directors Specific Duties of the Board



Policy 202.7-E Board of Directors Conflict of Interest Disclosure Form

I hereby certify that I have, or may have, a financial interest or conflicting interest as noted below. The potential conflict is with the following individual and/or organization with which the Linn-Mar CSD has, or might reasonably have in the future, a relationship with; or which Linn-Mar CSD may enter into a transaction with or compete with.

Name of conflicting or financial interest (individual or company, etc.):			
Reason for potential conflict (e.g. family relationship, financial relationship, etc.):			
All facts pertinent to the conflicting or financial interes	t:		
I have no conflict of interest to disclose.			
I hereby certify that I have read and understand Conflict of Interest, which I received a copy of, and the correct, and complete to the best of my knowledge, that I will comply with the requirements of Policy 202.7	nat the above information is true, information, and belief. I further certify		
Board Member's Signature:	Date:		
Printed Name:	Fiscal Year:		
Complete additional forms for multiple conflicts/finance	cial interests, as needed.		

Please return this form to: LMCSD School Board Secretary/Treasurer 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Policy Series 200 – Board of Directors Meetings of the Board



Policy 204.1 Meetings of the School Board

The regular meeting time and dates will be set by the board at the organizational meeting in odd-numbered years or at the annual meeting in even-numbered years.

Board meetings are normally scheduled for the second and fourth Mondays of the month when the school calendar allows. The board will adhere to the established meeting dates unless the additional meetings are required or, due to circumstances beyond the board's control, the meetings cannot be held on the regular meeting dates and the meetings will then be rescheduled in accordance with law and policy. Public notice of the meetings will be given, and board meeting dates and times will be posted on the district website upon board approval.

Meetings of the board are conducted for the purpose of carrying out the business of the school district. Only board members have the authority to make and second motions and vote on issues before the board. The board may establish rules for its own governance and determine the procedures that will be followed during board meetings. Meetings may be closed to the public to allow the board to discuss a specific topic as defined by law. (Refer to Policy 204.3)

Public notice will be given for meetings and work sessions held by the board. Public notice will indicate the time, place, date, and tentative agenda of board meetings. The public notice will be posted on public display on an exterior facing door/window so that the community members may see the agenda when the building is physically closed at the Learning Resource Center district administration building (2999 N 10th St 3556 Winslow Road, Marion) at least three days before it is scheduled but, at the minimum, 24-hour notice needs to be given. A copy of the public notice, either electronic or print, will be provided to those who have filed a request for notice with the board secretary. A copy of the public notice will also be accessible electronically.

In the case of special meetings, public notice will be given in the same manner as for a regular meeting unless it is an emergency meeting. In that case, public notice of the meeting will be given as soon as practical and possible in light of the situation. The media and others who have requested notice will be notified of the emergency meeting electronically. Attendance at a special meeting or emergency meeting by the media or board members will constitute a waiver of notice.

It is the responsibility of the board secretary [or designee] to give public notice of board meetings and work sessions. The district's website is used to inform the public of future meetings and agendas.

Adopted: 9/85

Reviewed: 10/11; 9/16; 10/19; 10/22 Related Policy: 204.2-8; 204.16

Revised: 8/23

Legal Reference (Code of Iowa): §§ 21.2-4; 279.1-2

IASB Reference: 210.05

Policy Series 400 – Staff/Personnel Employment, Equity, Opportunity, and Qualifications



Policy 400.1 Educational and Employment Equity

The Linn-Mar Community School District will provide equal opportunity to employees and applicants for employment in accordance with applicable equal employment opportunity (EEO) and affirmative action (AA) laws, directives, and regulations of federal, state, and local governing bodies. Opportunity to all employees and applicants for employment includes hiring, placement, promotion, transfer or demotion, recruitment, advertising or solicitation for employment, treatment during employment, rates of pay or other forms of compensation, and layoff or termination.

The district will provide a workplace that fosters respect and appreciation for the cultural diversity found in our country; an awareness of the rights, duties, and responsibilities of each individual as a member of a pluralistic society; and reduce stereotyping and bias on the basis of age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status.

Individuals who file an application with the school district will be given consideration for employment if they meet or exceed the qualifications set by the board, administration, and Iowa Department of Education for the position for which they apply. In employing individuals, the board will consider the qualifications, credentials, and records of the applicants without regard to age, color, creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status.

The district will take affirmative action in major job categories where women, men, minorities, and persons with disabilities are underrepresented. Employees will support and comply with the district's established equal employment opportunity and affirmative action policies. Employees will be given notice of this policy on an annual basis.

The board will appoint an affirmative action coordinator. The affirmative action coordinator will have the responsibility of drafting the affirmative action plan. The affirmative action plan will be reviewed by the board at least every two years.

Prior to final offer of employment, the school district will perform the background checks required by law. Based upon the results of the background checks, the

school district will determine whether an offer will be extended. If the candidate is a teacher who has an initial license from the Board of Educational Examiners (BOEE), then the requirement for a background check is waived. The district will perform repeat background checks on the applicable employees as required by law.

Advertisements and notices for vacancies within the district will contain the following statement: "The Linn-Mar Community School District is an EEO/AA employer." The statement will also appear on application forms.

Inquiries by employees or applicants for employment regarding compliance with equal employment opportunity and affirmative action laws and policies, including but not limited to complaints of discrimination, will be directed to the Linn-Mar Equity Coordinators and/or Affirmative Action Coordinator in writing to:

Linn-Mar Community School District Equity Coordinators

Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us

Bob Read, Associate Superintendent (Elementary Level) 319-447-3016 / bread@Linnmar.k12.ia.us

Affirmative Action Coordinator

Karla Christian, Chief Human Resources Officer 319-447-3036 / kchristian@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion IA 52302

Fax: 319-377-9252 403-8008

Inquiries by employees or applicants for employment regarding compliance with equal employment opportunity and/or affirmative action laws and policies, including but not limited to complaints of discrimination, may also be directed in writing to either or both of the following:

Equal Employment Opportunity Commissions

Milwaukee Area Office - Reuss Federal Plaza 310 West Wisconsin Avenue, Suite 800 Milwaukee, WI 53203-2292 800-669-4000 or TTY 800-669-6820

Website: http://www.eeoc.gov/field/milwaukee/index.cfm

Iowa Civil Rights Commission

400 E 14th Street Des Moines, IA 50319-1004 515-281-4121 or 800-457-4116

Website: http://www.state.ia.us/government/crc/index.html

An inquiry or complaint to the federal office may be done instead of, or in addition to, an inquiry or complaint to the local level.

Further information and copies of the procedures for filing a complaint are available in the district's Human Resources office.

Adopted: 7/81

Reviewed: 12/11; 2/14; 9/14; 12/16; 4/23

Revised: 1/11; 4/13; 11/18; 4/20; 10/23; 2/24

Related Policy: 400.1-E; 401.1; 403.11

Legal Reference (Code of lowa): §§ 19B; 20; 35C; 73; 216; 279.8; 281 IAC 12.4; 95; HF672

IASB Reference: 401.01

Mandatory Policy



Policy 403.7-E1 FMLA Leave Request and Employee Obligation/Requirement Form

I,	, request family and medical leave for the following
reason(s):	(Check all that apply) For the birth of my child. (Employees will be required to use the following leaves if available and applicable: personal illness, family illness, personal days, and paid vacation.)
	For the placement of a child for adoption or foster care. (Employees will be required to use the following leaves if available and applicable: personal days and paid vacation.)
	To care for my child who has a serious health condition. (Employees will be required to use the following leaves if available and applicable: family illness, personal days, and paid vacation.)
	To care for my spouse who has a serious health condition. (Employees will be required to use the following leaves if available and applicable: family illness, personal days, and paid vacation.)
	To care for my parent who has a serious health condition. (Employees will be required to use the following leaves if available and applicable: family illness, personal days, and paid vacation.)
	Because I am seriously ill and unable to perform the essential functions of my position. (Employees will be required to use the following leaves if available and applicable: personal illness, personal days, and paid vacation.)
	Because of any qualifying exigency arising out of the fact that my spouse, son, daughter, or parent is on active duty (or has been notified of an impending call or order to active duty) in the Armed Forces in support of a contingency operation. (Employees will be required to use the following leaves if available and applicable: personal days and paid vacation.)
	Because I am thespouse;son or daughter;parent;next of kin of a covered service member with a serious injury or illness. (Employees will be required to use the following leaves if available and applicable: family illness, personal days, and paid vacation.)
	nd that when the required paid leave has been used the remainder of the 12 weeks under Medical Leave Act shall be unpaid.
I acknowle policy of th	dge receipt of information regarding my obligations under the family and medical leave e district.
leave as fo	nat my family and medical leave begin on, and I request llows: <i>(Check one)</i> portinuous: I anticipate that I will be able to return to work on
Int	Lermittent leave for the: _Birth of my child or adoption or foster care placement subject to agreement by the districtSerious health condition of myself, child, spouse, or parent when medically necessary. Because of any qualifying exigency arising out of the fact that my spouse, son, daughter,

duty) in t required vacation) For the ca covered s	are of myspouse;son or daughter;parent;next of kin of a service member with a serious injury or illness. (Employees will be required to following leaves if available and applicable: family illness, personal days, and
Details of	the needed intermittent leave:
I anticipat	te returning to work at my regular schedule on
educed wo	ork schedule for the:
	ny child or adoption or foster care placement subject to agreement by the
district.	
Because of parenduty) in	ealth condition of myself, child, spouse, or parent when medically necessary. of any qualifying exigency arising out of the fact that my spouse, son, daughter, nt is on active duty (or has been notified of an impending call or order to active the Armed Forces in support of a contingency operation (employees will be to use the following leaves if available and applicable: personal days and paid
_For the ca covered s	are of myspouse;son or daughter;parent;next of kin of a service member with a serious injury or illness (employees will be required to following leaves if available and applicable: family illness, personal days, and
Details of	needed reduction in work schedule as follows:
I anticipal	te returning to work at my regular schedule on

I realize I may be moved to an alternative position during the period of the family and medical intermittent or reduced work schedule leave. I also realize that with foreseeable intermittent or reduced work schedule leave, subject to the requirements of my health care provider, I may be required to schedule the leave to minimize the impact on school operations.

While on family and medical leave I agree to pay my regular contributions to employer-sponsored benefit plans. My contributions shall be deducted from monies owed me during the leave period. If no monies are owed me, I shall reimburse the school district by personal check (cash) for my contributions. I understand that I may be dropped from employer-sponsored benefit plans for failure to pay my contribution.

I agree to reimburse the district for any payment of my contributions with deductions from future monies owed to me, or the district may seek reimbursement for payments of my contributions in court.

I acknowledge my obligation to provide medical certification within 15 days of filing this request for my serious health condition or that of a family member in order to be eligible for family and medical leave, and that I have received the appropriate medical form.

I acknowledge that if this request for leave qualifies as family and medical leave it will be deducted from my annual 12-week entitlement.

I acknowledge that the above information is true to the best of my knowledge.

	Please return this form to:
Employee's Printed Name	Linn-Mar Community School District
	Human Resources Office
	2999 North 10th Street
	3556 Winslow Road

Date

Employee's Signature

Marion IA 52302 Phone: 319-447-3053

Fax: 319-377-9252 **403-8008**

Reviewed: 3/17; 4/20; 4/23

Revised: 9/14; 8/23

Related Policy: 403.7; 403.7-R1-R2; 403.7-E2-E9 IASB Reference: 409.03-E(2); 414.03-E(2)



Policy 403.7-E8 Medical Documentation of Absence Form

It is the practice of the Linn-Mar Community School District to require a fitness-for-duty certificate from their physician if an employee has been absent for one calendar week or more due to the employee's personal injury or illness, prior to reporting back to work. ☐ Please see the attached job description to determine return to full duties or restrictions as necessary. _____may return to full duties without restrictions on _____ Employee Name Date OR Due to illness/injury on _____ (Date), this employee is not capable of performing the essential functions of their job. Please indicate any restrictions below and the duration of the restrictions. Comments: Anticipated date employee can return to full, unrestricted duty: Physician's Printed Name: ______ Date: _____ Physician's Signature: Business Address: ______ Business Phone:

Please return form to:

Linn-Mar Community School District Human Resources Office

2999 N 10th Street 3556 Winslow Road, Marion, IA 52302

Phone: 319-447-3053

Fax: 319-377-9252 403-8008



Policy 403.17-E Employee Conflict of Interest Disclosure Form

I hereby certify that I have, or may have, a financial interest or conflicting interest as noted below. The potential conflict is with the following individual and/or organization with which the Linn-Mar CSD has, or might reasonably have in the future, a relationship with; or which Linn-Mar CSD may enter into a transaction with or compete with.

Name of conflicting or financial interest (individual or company, etc.):		
Reason for potential conflict (e.g. family relation	ship, financial relationship, etc.):	
All facts pertinent to the conflicting or financial in	nterest:	
I have no conflict of interest to disclose.		
I hereby certify that I have read and unde <u>Interest</u> , which I received a copy of, and that the complete to the best of my knowledge, informa comply with the requirements of <u>Policy 403.17 Er</u>	e above information is true, correct, and tion, and belief. I further certify that I will	
Employee's Signature:	Date:	
Printed Name:	Fiscal Year:	

Complete additional forms for multiple conflicts/financial interests, as needed.

Please return this form to: Human Resources Office 2999 N 10th Street 3556 Winslow Road, Marion, IA 52302



Policy 403.19 Drug and Alcohol Testing Program

Employees who operate school vehicles classified as commercial motor vehicles by the US Department of Transportation and are required to possess a commercial driver's license (CDL) to operate those vehicles are subject to drug and alcohol testing. A commercial motor vehicle is a vehicle that transports 16 or more people including the driver or has a gross vehicle weight rating (GVWR) of 26,001 pounds or more. For purposes of the drug and alcohol testing program, the term "employees" includes applicants who have been offered a position to operate a commercial motor vehicle owned by the school district.

Employees or applicants that will operate a school vehicle as described above are subject to pre-employment drug testing prior to being allowed to perform a safety-sensitive function using a school vehicle. In addition, employees will be subject to random, reasonable suspicion, and post-accident drug and alcohol testing. Employees with questions about the drug and alcohol testing program may contact the Human Resources office (2999 N 10th Street 3556 Winslow Road, Marion, IA 52302 / 319-447-3053).

Employees operating school vehicles will not perform a safety-sensitive function within four hours of using alcohol. Employees governed by this policy are subject to the drug and alcohol testing program beginning the first day they operate or are offered a position to operate school vehicles and continue to be subject to the drug and alcohol testing program as long as they may be required to perform a safety-sensitive function as it is defined in the administrative regulations.

Employees who violate the terms of this policy may be subject to discipline up to and including termination. The district is required to keep a record of all drug or alcohol violations by employees for a minimum of five years. Employees are put on notice that information related to drug or alcohol violations will be reported to the Federal Motor Carrier Safety Administration (FMCSA) Clearinghouse. Additionally, the district will conduct FMCSA Clearinghouse queries for employees annually. Employees must provide written consent for the district to conduct FMCSA Clearinghouse queries; however, employees who choose to withhold consent will be prohibited from performing any safety sensitive functions.

Employees who violate this policy bear the personal and financial responsibility, as a condition of continued employment, to successfully participate in a substance abuse evaluation and a substance abuse treatment program recommended by a substance abuse professional. Employees who fail to or refuse to successfully participate in a substance abuse evaluation or

recommended substance abuse treatment program will no longer be allowed to operate a commercial motor vehicle owned by the school district and, in addition, may be subject to discipline up to and including termination.

It is the responsibility of the superintendent [or designee] to develop administrative regulations to implement this policy in compliance with the law. The superintendent [or designee] will inform applicants of the requirement for drug and alcohol testing in notices or advertisements for employment.

The superintendent [or designee] will also be responsible for publication and dissemination of this policy and supporting administrative regulations and forms to employees operating school vehicles.

The superintendent [or designee] will also oversee a substance-free awareness program to educate employees about the dangers of substance abuse and notify them of available substance abuse treatment resources and programs.

Adopted: 12/95 Reviewed: 3/11; 12/11; 4/13; 9/14; 4/23

Revised: 1/07; 8/17; 6/20

Related Policy: 403.19-E1-E2

Legal Reference (Code of Iowa): §§ 124; 279.8; 321.375(2); 730.5

IASB Reference: 403.06



Policy 403.19-E2 Drug and Alcohol Testing Program Acknowledgement Form

I,, have received a copy, read, and understand the Drug and Alcohol Testing Program policy of the Linn-Mar Community Sc District and its supporting administrative regulations. I consent to submit to the drug and alcohol testing as required by the Drug and Alcohol Testing Prograpolicy, the supporting documents, regulations, and the law.	:hool he
I understand if I violate the Drug and Alcohol Testing Program policy, the supporting documents, regulations, or the law that I may be subject to disciup to and including termination, or I may be required to successfully participin a substance abuse evaluation and, if recommended, a substance abuse treatment program. If I am required to and fail to or refuse to successfully participate in a substance abuse evaluation or recommended substance of treatment program, I understand I may be subject to discipline up to and including termination.	oate e
I also understand that I must inform my supervisor of any prescription medical use.	ation
I further understand that drug and alcohol testing records are confidential of may be released in accordance with this policy, its supporting documents, regulations, or the law.	bnc
Signature of Employee/Applicant:	
Date Signed:	

Please return this signed form to:

Linn-Mar Community School District Human Resources Office 2999 N 10th Street 3556 Winslow Road Marion IA 52302

> Reviewed: 9/14; 8/17; 6/20; 4/23 Related Policy (403.19; 403.19-E1

Legal Reference (Code of Iowa): § 124; 279.8; 321.375; 730.5 IASB Reference: 403.06-E(2)



Policy 403.19-E3

Drug and Alcohol Program and Pre-Employment Testing Written Consent to Share Information Form

I,, understand that as part of my employment in a position that requires a commercial driver's license in the Linn-Mar Community School District, I grant consent for the district to conduct queries of the Federal Motor Carrier Safety Administration (FMCSA) Commercial Driver's License Drug and Alcohol Clearinghouse to determine whether drug or alcohol violation information about me exists in the Clearinghouse. I further consent to the district sharing information related to my drug and alcohol testing results with prior, current and future employers, as well as the FMCSA Clearinghouse in accordance with state and federal laws.
I understand that the district will check and perform queries of my drug and alcohol testing results prior to my employment in any position which requires the use of a commercial driver's license. I further understand the district will check and perform queries of my testing results annually and is required to report any drug and alcohol violations of this policy to the FMCSA Clearinghouse.
I understand that I am not required to consent to the query of the FMCSA Clearinghouse or the district sharing of drug and alcohol testing information with past, present or future employers of the FMCSA Clearinghouse; but that without my consent I understand I will be prohibited from performing safety sensitive functions, including driving a commercial motor vehicle, as required by FMCSA's drug and alcohol program regulations.
I hereby give my consent to the district to perform queries of the FMCSA Clearinghouse and share my drug and alcohol testing results with past, present, and future employers, as well as the FMCSA Clearinghouse.
Signature of Employee:

Date Signed: _____

Please return this signed form to:

Linn-Mar Community School District Human Resources Office 2999 N 10th Street 3556 Winslow Road Marion IA 52302



Policy 403.20 Jury Duty/Witness Service

All employees called to serve on a jury or to testify as a voluntary witness at the request of the district (by subpoena or otherwise) will be paid for the days or hours which the court requires attendance. If employees are subpoenaed to appear in court as witnesses but not at the request of the district, they will be excused from work in order to comply with the subpoena but will not be paid for time off unless the employee requests to use their available paid personal or vacation leave.

Employees must present any summons to their supervisor on the first working day after receiving the notice. If an employee is not required to serve on a day they are normally scheduled to work or if the employee is excused before serving three hours of jury duty they are expected to report to work.

Employees will receive their regular salary as compensation for jury duty. Any payment for jury duty from the court will be paid to the district. Compensation for witness service will be paid only if the employee is summoned for witness service by the district.

Copies of vouchers received from the court showing compensation (excluding mileage) and dates served should be submitted to the LMCSD Business Office (2999 N 10th St 3556 Winslow Road, Marion, IA 52302).

Adopted: 6/70

Reviewed: 3/11; 12/11; 4/13; 9/14; 6/20; 4/23

Revised: 2/09; 8/17

Legal Reference (Code of Iowa): Chapters 607.2-3



Policy 403.33 Affirmative Action

The Linn-Mar Community School District is committed to identifying and eliminating past and present effects of discrimination in employment including policies and practices that pose barriers to equal employment opportunity.

To achieve equal opportunity the district recognizes the need to take affirmative action to identify classifications with under-representation of minorities, members of diverse racial/ethnic groups, females, and persons with disabilities; to set goals and timetables for increasing the employment of under-represented groups; and to develop an Affirmative Action Plan for implementing those reasonable goals through outreach, recruitment, training, and other special activities and commitments.

The Affirmative Action Plan helps enable the district to:

- Employ the most qualified person for the position;
- Fully utilize the available talent pool;
- Be fair and just;
- Provide diverse role models for students and better prepare students for living and working in diverse communities and for success in a global economy;
- Reduce stereotypes;
- Increase credibility with all stakeholders; and
- Encourage and support economic development and entice investment in lowa.

The Linn-Mar Community School District Affirmative Action Plan will be distributed annually to each covered location. Staff will be provided periodic professional development regarding their responsibilities for implementation of the Affirmative Action Plan. A report shall be given to the Board of Directors annually.

Inquiries regarding compliance with equal educational or employment opportunities and/or affirmative action should be directed to the Linn-Mar Equity Coordinators and/or Affirmative Action Coordinator who have been designated by the district to coordinate the district's efforts to comply with the regulations implementing Title VI, Title VII, Title IX, the ADA, § 504, and Iowa Code § 280.3 (2007).

Equity, Affirmative Action, and Title IX Coordinator:

 Karla Christian, Chief Human Resources officer 319-447-3036 / <u>kchristian@Linnmar.k12.ia.us</u>

Equity Coordinators:

- Nathan Wear, Associate Superintendent (Secondary Level) 319-447-3028 / nathan.wear@Linnmar.k12.ia.us
- Bob Read, Associate Superintendent (Elementary Level)
 319-447-3016 / bread@Linnmar.k12.ia.us

Address: 2999 N 10th Street 3556 Winslow Road, Marion IA 52302

Fax: 319-377-9252 403-8008

Inquiries may also be directed in writing to the following:

Equal Employment Opportunity Commissions
 Milwaukee Area Office
 Reuss Federal Plaza
 310 W Wisconsin Avenue, Suite 800
 Milwaukee WI 53203-2292
 800-669-4400 or TTY 800-669-6820
 http://www.eeoc.gov/field/milwaukee/index.cfm

lowa Civil Rights Commission
 400 E 14th Street
 Des Moines IA 50319-1004
 515- 281-4121 or 800-457-4416
 http://www.state.ia.us/government/crc/index.html

Adopted: 2/09

Reviewed: 1/11; 12/11; 4/13; 2/14; 9/14; 8/17; 6/20; 4/23

Revised: 10/23



Policy 403.38-E Modified Duty Program Form

To:	
RE: Modified Duty Program	

Returning injured employees to work through a Modified Duty Program is vital to an employee's earning power and critical to controlling the district's Workers' Compensation costs. The Linn-Mar Community School District is exploring every opportunity to ensure that our employees are returned quickly and smoothly to full earning capacity after a severe or serious work injury. We are also actively pursuing every option available to conserve our financial and human resources.

For these reasons we are committed to the viability of our Modified Duty Program. We have a number of modified or lighter duty jobs that would be suitable for injured employees and which can accommodate a variety of medical restrictions. Furthermore, we will abide in good faith to any medical restrictions you or other medical providers may establish. We consider our Modified Duty Program to be a practical and responsible practice and one which the medical community can support as beneficial to employees.

You are presently treating an employee of the Linn-Mar Community School District and if they could perform any restricted/limited duty activities until full recovery is achieved, I would appreciate your direction.

Thank you for your consideration of this matter.

Respectfully,

Karla Christian
Chief Human Resources Officer

2999 N 10th Street 3556 Winslow Road, Marion IA 52302

Telephone: 319-447-3036 Fax: 319-377-9252 403-8008 kchristian@Linnmar.k12.ia.us

> Adopted: 9/12 Reviewed: 4/13; 9/14; 8/17; 6/20; 4/23 Related Policy: 403.38

Policy Series 500 - Students Students Health & Safety



Policy 504.14-E1 Report of Student Disclosure of Identity

Dear	,	
(Parent/Guardian)		
This letter is to inform you that your stu	udent	
has made a request of a licensed em	(Student's name listed on s aployee to: (Check all that ap	Ŭ ,
Make an accommodation that as follows:	is intended to affirm the stud	ent's gender identity
Use a name, pronoun, or gender and/or gender identity listed on the substitution of the substitution	tudent's school registration fo	rms.
If you would like to amend the studer requested accommodation and/or in name/pronoun/gender identity, pleased. 14-E2) and return it to the Student Winslow Road, Marion, IA 52302).	nclude the use of the above-ruse complete the attached fo	referenced rm (<u>Refer to Policy</u>
Sincerely,		
Administrator's Signature	Building	 Date

Adopted: 8/23

Related Policy: 504.14; 504.14-E2 Legal Reference (Code of Iowa): SF496

IASB Reference: 503.07-E(1)

Policy Series 500 - Students Miscellaneous Matters



Policy 505.3-E Standard Fee Waiver Application

School Year:	Date:		
All information provided in connection with this application will be kept confidential.			
Name of Student: Grade:			
Building:			
Name of Parent/Guardian:	(Or legal/actual custodian)		
	(Or legal/actual custodiari)		
Address:			
Please check type of waive	er desired:		
Full Waiver Par	tial Waiver Temporary Waiver		
Please check if the student criteria or is involved in one	or the student's family meets the financial eligibility of the following programs:		
Full Waiver:			
	I under the Children Nutrition Program		
Family Investment Supplemental Section			
• •	stance under open enrollment status		
<u>Partial Waiver</u> :			
Reduced priced m	neals offered under the Children Nutrition Program		
	of the above apply but you wish to apply for a I fees because of serious financial problems, please juest:		

Signature of Parent/Guardian:			
Signature of Parent/Guardian:(Or legal/actual custodian)			
Note: Your signature is required for the release of information regarding the student or the family's financial eligibility for the programs checked above.			
Administrative Action:	Approved	Denied	
Ву:		Date	
Completed fee waiver form school office for five years.	ns shall be filed annually c	and will remain on file in the	
Please return this form to: Linn-Mar Community School Business Office 2999 N 10th Street 3556 Wins			

Marion IA 52302

Reviewed: 7/13; 10/14; 11/17; 12/20

Revised: 10/23

Related Policy: 505.3; 505.3-R

Policy Series 700 – Auxiliary Services Nutrition Services Program



Policy 702.4-R Regulations Regarding Eligibility for Free or Reduced Cost Meals

The Linn-Mar Community School District agrees to participate in the National School Breakfast/Lunch Program, to receive commodities donated by the USDA, and accepts responsibility for providing either free or reduced price meals to eligible children in the schools under its jurisdiction.

The School Food Authority assures the Child Nutrition Programs Division that the school system will uniformly implement the following policy to determine the children's eligibility for free and reduced price meals in all National School Breakfast/Lunch Program schools under its jurisdiction. In fulfilling its responsibilities, the School Nutrition Authority:

- A. Agrees to serve meals free to children from families whose income is at or below that qualifying them for free meals.
- B. Agrees to serve meals at a maximum reduced price at or below the maximum amount allowed by regulations to children from families whose income is at or below that qualifying them for reduced price meals.
- C. Agrees to provide these benefits to foster children and to children from families who are experiencing strikes, layoffs, and unemployment which cause the family's income to fall within qualifying limits.
- D. Agrees that there will be no physical segregation of, nor any other discrimination against, any child because of inability to pay the full price of meals. The names of the children eligible to receive either free or reduced price meals will not be published, posted, or announced in any manner and there will not be overt identification of any such children by use of special tokens, tickets, or any other means. Further assurance is given that children eligible for either free or reduced price meals shall not be required to:
 - Work for meals
 - Use a separate lunchroom
 - Go through a separate serving line
 - o Enter the lunchroom through a separate entrance
 - Eat meals at a different time
 - Eat meals different from those sold to children paying full price
- E. Agrees that in the operation of child nutrition programs no child will be discriminated against because of age, color creed, national origin, race, religion, marital status, sex, sexual orientation, gender identity, physical attributes, genetic information, physical or mental ability or disability, ancestry, political party preference, political belief, military status, socioeconomic status, pregnancy, or familial status.

F. Agrees to establish and use a fair hearing procedure for parental appeals of the school's decisions on applications and for school officials' challenges to the correctness of information contained in an application or to the continued eligibility of any child for either free or reduced price meals. During the appeal and hearing process, the child will continue to receive free or reduced price meals. A record of all appeals and challenges and their dispositions will be retained for three years.

Prior to initiating the hearing procedure, the parent or school official may request a conference to provide an opportunity to discuss the situation, present information, and obtain an explanation of data submitted in the application and decisions rendered. Such a conference will not in any way prejudice or diminish the right to a fair hearing. The hearing procedure will provide the following:

- 1. A publicly announced, simple method for making an oral or written request for a hearing.
- 2. An opportunity to be assisted or represented by an attorney or other person.
- 3. An opportunity to examine, prior to and during the hearing, the documents and records presented to support the decision under appeal.
- 4. Reasonable promptness and convenience in scheduling a hearing and adequate notice as to the time and place of the hearing.
- 5. An opportunity to present oral or documentary evidence and arguments supporting its position without undue influence.
- 6. An opportunity to question or refute any testimony, or other evidence, and to confront and cross examine any adverse witnesses.
- 7. The hearing be conducted, and the decision made, by a hearing official who did not participate in the decision under appeal or in any previous conference.
- 8. The parties concerned, and any designated representative thereof, be notified in writing of the decision of the hearing official.
- 9. For each hearing a written record be prepared; including the decision under appeal, any documentary evidence and summary of any oral testimony presented at the hearing, the decision of the hearing official and reasons therefore, and a copy of the notification to the parties concerned of the hearing official's decision.
- 10. Such written record be preserved for a period of three years and be available for examination by the parties concerned, or their representatives, at any reasonable time and place during such period.
- G. Agrees to designate the Manager of Nutrition Services* for the Linn-Mar Community School District (2999 N 10th St 3556 Winslow Road, Marion, IA 52302) as the determining official who will review applications and make determinations of eligibility. The official will use the criteria outlined in this policy to determine which individual children are eligible for either free or reduced price meals.

H. Agrees to develop and send to each child's parent a letter as outlined herein, including an application for either free or reduced price meals, at the beginning of each school year and whenever there is a change in eligibility criteria.

On an annual basis, parents will need to complete the application and return it to the determining official (Nutrition Services Manager) for review. Such applications and documentation of action taken will be maintained for three years after the end of the fiscal year to which they pertain.

Applications may be filed at any time during the year. Any parent enrolling a child in a school for the first time at any time during the year will be supplied with such documents. If a child transfers from one school to another under the jurisdiction of the same School Food Authority, eligibility for either free or reduced price meals will be transferred to, and honored by, the receiving school. All children from a family will receive the same benefits. Within 10 working days of receipt of applications, parents/guardians will be notified individually, in writing, of the acceptance or denial of their applications. Children will be served meals immediately upon the establishment of their eligibility.

When an application is rejected, parents will be informed of the reason for denial and of the hearing procedure. The designated hearing official is the Superintendent of Schools* (2999 N 10th St 3556 Winslow Road, Marion, IA 52302). *Must be different people.

- I. Agrees to submit to the news media, local employment offices, and major employers contemplating or experiencing large layoffs the public release, which is attached.
- J. Agrees to collect racial and ethnic data on all applicants for free and reduced price benefits and keep this information on file for the processed applications.

The following attachments are adopted with and considered part of the preceding policies. Should the School Food Authority wish to develop its own format for any of these attachments, it must be certain that all essential elements are retained, and all meanings remain obvious and correctly presented in any such modifications.

- Attachment A: Income guidelines for free and reduced price meals
- Attachment B: Sample letter to parents/guardians
- Attachment C: Application form
- Attachment D: Sample notification form
- o Attachment E: Public release
- Attachment F: Collection procedures

Attachments A through F are reviewed annually by the Chief Financial/Operating Officer of the Linn-Mar Community School District.

Attachments A, B, and C are published annually in the district's back to school booklet found on the district website: www.Linnmar.k12.ia.us.

Adopted: 6/70

Reviewed: 9/11; 10/12; 4/15; 8/17; 11/18; 9/21; 2/24

Revised: 10/10; 11/13; 4/16

Home Screens

District:

District:3715 School:0000 Name:Linn-Mar Comm School District

2023-2024 Screen 8 - Special Education Balance

You have certified. Browse Only. Gray cells are pre-populated data from the CAR application Blue cells are pre-populated data Yellow cells are calculations based on numbers entered in the textboxes You must click **Submit** button to save changes

Submit Help

Special Education Expenditures and Revenues

Revenues	Weight 1.72	Weight 2.21	Weight 3.74	Total
Special Education Receipts	\$6,342,853.00	\$3,347,871.00	\$2,421,517.00	\$12,112,241.00
Tuition In Receipts	\$484,334.69	\$479,056.27	\$109,986.17	\$1,073,377.13
Medicaid Reimbursement for Instructional Program	\$3,770.03	\$146,756.12	\$566,092.57	\$716,618.72
Part B Receipts for Instructional Program	\$94,854.94	\$193,097.02	\$61,025.04	\$348,977.00
Teacher Quality	\$291,438.63	\$173,496.91	\$101,390.17	\$566,325.71
Foster Care Claims	\$0.00	\$0.00	\$0.00	\$0.00
Termination of Rights Claims	\$0.00	\$0.00	\$0.00	\$0.00
High Cost Fund Claims	\$0.00	\$0.00	\$0.00	\$0.00
Non-Public Claim	\$0.00	\$0.00	\$0.00	\$0.00
Vehicle Sales	\$0.00	\$0.00	\$0.00	\$0.00
Other Revenue	\$0.00	\$0.00	\$0.00	\$0.00
DE Revenue Adjustment	\$0.00	\$0.00	\$0.00	\$0.00
Total Special Education Revenue	\$7,217,251.29	\$4,340,277.32	\$3,260,010.95	\$14,817,539.56
Expenditures				
Total Salaries (Instructional Only)	\$4,209,816.37	\$4,879,644.56	\$2,827,676.39	\$11,917,137.32
Total Employee Benefits (Instructional Only)	\$690,828.75	\$730,944.50	\$404,590.79	\$1,826,364.04
Employee Travel (Instructional Only)	\$33.25	\$77.00	\$2,069.13	\$2,179.38
Total Supplies & Materials (Consumables)	\$18,658.23	\$29,441.37	\$34,954.91	\$83,054.51
Total Contract Services (Non-Tuition)	\$27,352.71	\$13,945.82	\$90,244.82	\$131,543.35
Total Pupil Transportation	\$290,776.16	\$91,655.84	\$885,683.64	\$1,268,115.64
Total Equipment	\$0.00	\$0.00	\$0.00	\$0.00
Total	\$5,237,465.47	\$5,745,709.09	\$4,245,219.68	\$15,228,394.24
SBRC Approval for Administrative Costs	\$0.00	\$0.00	\$0.00	\$0.00
SBRC Receipts for Administrative Costs	\$0.00	\$0.00	\$0.00	\$0.00
State/Local SBRC Approved Administrative Costs	\$0.00	\$0.00	\$0.00	\$0.00
Subtotal Special Education	\$5,237,465.47	\$5,745,709.09	\$4,245,219.68	\$15,228,394.24
General Program Percentage	\$3,097,672.00	\$510,629.00	\$179,346.00	\$3,787,647.00
Tuition Out Total	\$724,502.78	\$633,743.89	\$483,743.26	\$1,841,989.93

Maintenance of Effort Reduction Amount	\$0.00	\$0.00	\$0.00	\$0.00
DE Expenditure Adjustments	\$0.00	\$0.00	\$0.00	\$0.00
Total Special Education Expenditures	\$9,059,640.25	\$6,890,081.98	\$4,908,308.94	\$20,858,031.17
Total Net				
Net Revenues Over (Under) Expenditures	(\$1,842,388.96	(\$2,549,804.66	(\$1,648,297.99	(\$6,040,491.61)

2023-2024 Screen 11 - Certification

Help

Special Education Supplement LEA CERTIFIED 9/11/2024 12:59:57 PM
CAR CERTIFIED on 9/10/2024 6:38:14 PM
Transportation CERTIFIED 9/10/2024 6:39:13 PM
All the records described below are now BROWSE ONLY
Please contact person listed at the bottom of the display if you need to make further adjustments to this information.
Thank you.

A district may request allowable growth and supplement aid for a negative special education balance for the current school year. The supplemental aid payment will be calculated by the Department of Management after all special education balances have been finalized. If a district has a positive special education balance, they do not have the ability to request allowable growth and supplemental aid. The date listed below indicates when the district's board approved seeking allowable growth and supplemental aid for a negative special education balance.

Our Board approved this action on 9/23/2024

Upload your minutes (PDF or Word): Choose File No file chosen

Upload Minutes

Previous Year Carryover (Screen 4)	Weighted Receipts (Screen 4)
\$0.00	\$6,164,575.00
Total Special Education Revenue	Carryover Allowed in Current Year (10% of Weighted Receipts)
\$14,817,539.56	\$616,457.50
Total Special Education Expenditures	Amount to be Redistributed to Districts with a Negative Balance
\$20,858,031.17	\$0.00
Special Education Balance in Current Year	Amount of Allowable Growth Request
(\$6,040,491.61)	\$6,040,491.61

DISTRICT LEVEL FORMS	STATUS	DATE
Screen 1 - Resident Students Tuitioned Out	COMPLETE	9/11/2024 8:21:13 AM
Screen 2 - Resident Students	COMPLETE	9/11/2024 8:31:26 AM
Screen 3 - Non-Resident Students Tuitioned In	COMPLETE	9/11/2024 8:31:32 AM
Screen 4 - Receipts	COMPLETE	9/11/2024 8:32:14 AM
Screen 5 - Part B Funds	COMPLETE	9/11/2024 8:32:27 AM

Screen 6 - Medicaid Reimbursement	COMPLETE 9/11/2024 12:36:34 PM
Screen 7 - Transportation Costs	COMPLETE 9/11/2024 8:33:24 AM
Screen 8 - Special Education Balance	COMPLETE 9/11/2024 12:38:04 PM
Screen 9 - Maintenance of Effort	COMPLETE 9/11/2024 8:37:40 AM
Screen 10 - Excess Costs	COMPLETE 9/11/2024 12:58:34 PM
Screen 11 - Certification	COMPLETE 9/11/2024 12:59:57 PM



September 3, 2024

I am requesting that you fill out the form below stating the balances as of June 30, 2024, for the Linn-Mar Community School District accounts. Please contact me if you have any questions.

Thank you for your cooperation and service to the Linn-Mar CSD.

Jon Galbraith

CFO/Board Secretary

Bank Name: Central State Bank

Accounts Acct. Number June 30, 2024 Balance

Linn-Mar CSD 0051010456 \$4,896,100.95

Bank employee signature_

Date 9-3-2024



September 3, 2024

I am requesting that you fill out the form below stating the balances as of June 30, 2024, for the Linn-Mar Community School District accounts. Please contact me if you have any questions.

Thank you for your cooperation and service to the Linn-Mar CSD.

Jon Galbraith	9
	and property of the same of
	-Clas

CFO/Board Secretary

Bank Name:	Hill	Bank	and	Trust
------------	------	------	-----	-------

Accounts	Acct. Number	June 30, 2024 Balance
School House	2557395	\$14612,933,55

Bank employee signature Atty Webster VP Treasury Mant.

Date_ 4/4/24



September 3, 2024

I am requesting that you fill out the form below stating the balances as of June 30, 2024, for the Linn-Mar Community School District accounts. Please contact me if you have any questions.

Thank you for your cooperation and service to the Linn-Mar CSD.

Jon Galbraith

CFO/Board Secretary

Bank Name: Farmers State Bank

Accounts	Acct. Number	June 30, 2024 Balance
School Nutrition	740688	\$654,081.80
Student Activity	740670	\$600,684.12
Management	279034	\$1,133,619.80
General	708271	\$785,666.60
Payment Account	824052	\$5,201.98
GF Money Market	30274682	\$4,358,674.75
SAVE Bond MM	30340921	\$14,390,870.14

Bank en	nployee signature	Kallis Herink	
)ata	9/3/2024		



September 3, 2024

I am requesting that you fill out the form below stating the balances as of June 30, 2024, for the Linn-Mar Community School District accounts. Please contact me if you have any questions.

Thank you for your cooperation and service to the Linn-Mar CSD.

Jon Galbraith

CFO/Board Secretary

Bank Name: Iowa Schools Joint Investment Trust

a dela

Accounts	Acct. Number	June 30, 2024 Balance
General	38325-103	\$13,410,150.20
Nutrition	38325-104	\$2,568,726.02
Student Activity	38325-105	\$924,741.34
Management	38325-106	\$770,617.78
2023 SAVE Bonds	38325-204	\$2,054,765.45
2024 SAVE Bond Reserve	38325-205	\$0.00

ISJIT Representative signature

Anita Tracy

Date__9/12/24______

Policy Series 200 – Board of Directors Miscellaneous



Policy 205.5 Board Member Social Media Engagement

The board sees the value in promoting the excellent work and accomplishments of the district's students and staff. Social media is one of many effective communication tools that the district may utilize. Board members have been publicly elected to govern the district and accept a fiduciary responsibility. That responsibility means board members agree to always act in the best interest of the district. For this reason, the board shall expect that individual communications and social media posts made by board members will reflect the values and decorum expected of elected officials in the school community.

All board members enjoy rights to freedom of speech under both the US and lowa constitutions. As such, the district will not limit protected speech of any board member. Certain categories of speech are not protected and may be subject to regulation. Additionally, board members should be aware that protected speech can still subject individuals to legal liability. Only the board president is designated as official spokesperson authorized to speak on behalf of the board. If using social media to discuss district-related matters, board members should be aware that they may be prohibited from blocking individual communications and posters based upon the content of their posts. This may constitute viewpoint discrimination, which is when a governmental actor treats speech differently based on the opinion or perspective of the speech or speaker, which is prohibited by the US and lowa constitutions. Any postings by board members about district related matters on their individual social media accounts shall **not** be considered official action of the district. Official statements of the district shall be made only on district social media accounts through the designated spokesperson of the district or the entire board speaking as a governing body. If individual school board members have a dedicated social media page affiliated with their role as a school board member, a single statement should be included on the main page description noting that all content and actions of the page represent opinions of the individual only and are not statements of the school board or district.

The board as a whole and individual board members in their governance role have legal obligations to safeguard the privacy of information related to student and employee matters. Board members will refrain from posting or communicating on social media in a way that violates the district's obligation to protect the privacy of its students and employees.

Board members are uniquely positioned in the school community to be both accessible and responsive to community concerns about the effective governance of the district. As a result, the board will remember their obligation to safeguard student and employee privacy when responding to any social media posts or communications, even if the response is intended to correct

information for the rest of the school community. Board members will direct concerned individuals to the appropriate district staff to address their inquiry or complaint in accordance with board policy.

Adopted: 11/23 Related Policy: 403.35

Legal Reference: §§ 21; 22; 20 USC 1417(c); 34 CFR 99.3;

US Const Amend I, Iowa Const Art I-Sec 7; Lindke v. Freed, 601 US (2024)

IASB Reference: 200.04



INSPIRE LEARNING. UNLOCK POTENTIAL. EMPOWER ACHIEVEMENT.

BOARD OF DIRECTORS MINUTES SEPTEMBER 9, 2024

Click here for YouTube recording

100: CALL TO ORDER & DETERMINATION OF A QUORUM

The meeting of the Linn-Mar Board of Directors was called to order at 5:00 PM at Marion City Hall (1225 6th Avenue, Marion). Roll was taken to determine a quorum. Present: Buchholz, Foss, Lowe Lancaster, Morey, Thomas, and Walker. Absent: Wall. Administration present: Kortemeyer, Galbraith, Wear, Frick, Ramos, and Nelson. Absent: Christian.

<u> 200: ADOPTION OF AGENDA</u> – *Motion 30-09-09*

MOTION by Morey to approve the agenda with the removal of Item #501-Staffing Report. Second by Walker. Voice vote, all ayes. Motion carried.

300: AUDIENCE COMMUNICATIONS (SPG #1-Community Engagement)

1. Jennifer Filter, resident, comments on district spending and property taxes

400: MISSION MOMENT (SPG #1-Community Engagement / BG #2.e-Student Learning)

The Board of Directors highlighted the welcoming hospitality during the volunteer orientations led by Angela Burke, Community Services Coordinator; the appreciation of the sports fans and support of the community to enable the district to offer beautiful facilities for the athletes and community members to utilize; and congratulated the students who recently received Academic Letters, as well as the 1,050 honor students enrolled in the district.

500: INFORMATIONAL REPORTS/DISCUSSIONS

<u>501: Staffing Report</u> — Exhibit 501.1 (SPG #4 Community Engagement / BG #3.a District Culture)

Item was removed from the agenda.

502: Marion City Council Report (SPG #1-Community Engagement / BG #3.d-District Culture)
Director Morey reported that during the September 5th Marion City Council meeting a hold harmless agreement was approved for the LM homecoming parade, an area off of East Post Road near the Dollar General was rezoned to single family homes, and land north of Lowe Park was annexed for housing.

503: Policy Committee Report (BG #1.c-Visionary Team)

Director Walker reported that during the September 9th Policy Committee meeting *Policy 205.5-Board Members Social Media Engagement* was reviewed, noting there was an inadvertent typo that had been corrected and that a clarifying statement was to be added regarding posting a disclaimer on individual board members social media sites

stating that their individual views do not reflect the full board. The updated version of Policy 205.5 will be presented for first reading during the September 23rd board meeting. *Policy 501.11-R Chronic Absenteeism and Truancy Regulation* was also reviewed with the clarification that additional guidance from the State is forthcoming and that the policy would remain as is until the additional guidance is received. Policies 1005.5 and 1005.5-R regarding facility naming rights were reviewed and it was determined that updates would be needed to ensure district procedure and policy are in agreement. The committee also discussed student cell phone use and recommend that administration compose a statement reflecting consistent expectations and consequences that can be included in student handbooks. Board members shared their thoughts on Policy 501.11-R and the hardship and stress it is putting on families.

504: Superintendent's Report – Exhibit **504.1** (SPG #1-Community Engagement)
Superintendent Kortemeyer shared a reminder of the September 19th Dine Out for Our Schools Day sponsored by the Linn-Mar School Foundation, congratulated the six high school students and two administrators chosen as members of the Naming Committee for the former LRC and new administration building, reviewed her recent meeting participation, shared a facilities construction update, and highlighted some upcoming events. Superintendent Kortemeyer also announced that Director Rachel Wall submitted her resignation from the Board of Directors.

600: UNFINISHED BUSINESS

700: NEW BUSINESS (SPG #5-Resource Management / BG #1.b-c Visionary Team & 3.c-District Culture)

701: First Reading of Policy Recommendations – Exhibit 701.1 – <u>Motion 31-09-09</u> **MOTION** by Walker to approve the first reading of the policy recommendations as presented in Exhibit 701.1. Second by Foss. Morey requested that the LRC name be removed from Policy 204.1 as part of the edits. Voice vote, all ayes. Motion carried.

<u>702: Approval of Fundraising Requests</u> – Exhibit 702.1 – <u>Motion 32-09-09</u>

MOTION by Thomas to approve the fundraising requests as presented in Exhibit 702.1.

Second by Morey. Voice vote, all ayes. Motion carried.

703: Approval of Open Enrollment Requests - Motion 33-09-09

MOTION by Morey to approve the open enrollment requests as presented. Second by Thomas. Voice vote, all ayes. Motion carried.

	Student Name	Grade	Resident District
Approved	Mittan, Corban	9	Marion Independent
IN	Muzo, Mitaj	12	Cedar Rapids CSD
	Muzo, Naima	11	Cedar Rapids CSD

Denied	Student Name	Grade	Resident District	Reason
IN	Vokes, Piper	3	Cedar Rapids CSD	Insufficient Space

704: IASB Annual Convention Attendance – *Motion 34-09-09*

President Buchholz facilitated a discussion on attending the Iowa Association of School Boards Annual Convention in Des Moines (Nov 20-21) and the selection of this year's delegate for the General Assembly. The full board stated they were planning to attend and President Buchholz volunteered to be the delegate.

MOTION by Morey to appoint Barry Buchholz as delegate for the IASB General Assembly. Second by Lowe Lancaster. Voice vote, all ayes. Motion carried.

800: CONSENT AGENDA – *Motion 35-09-09*

MOTION by Walker to approve the consent agenda as presented. Second by Thomas. Morey requested clarification that the repairs to the new tennis courts had been completed. Galbraith reported they were fully completed and were under a two-year maintenance agreement if any additional issues occurred. Voice vote, all ayes. Motion carried. (SPG #4-People/Culture & #5-Resource Mngmt / BG #3.a, c, d-District Culture)

801: Personnel

Classified Staff: Assignments/Reassignments/Transfers

Name	Assignment	Dept Action	Salary Placement
Aggarwal, Neha	From BP to EX Student Support Associate	8/19/24	Same
Behera, Sasmita	NS: General Help from 5 to 6 hours/day	8/26/24	Same
Black, Lea	EX: Counselor's Secretary	8/30/24	Same
Bochicchio, Heidi	NE: Student Support Associate	8/21/24	LMSEAA A, Step 1
Brown, Andrea	EH: From SSA to Early Childhood Paraprofessional	9/9/24	LMSEAA B, Step 5
Buck, Katie	OR: Student Support Associate	8/27/24	LMSEAA A, Step 1
Costello, Abby	LMHS: Student Support Associate	9/12/24	LMSEAA A, Step 1
Davenport, Aaron	BW: Student Support Associate	8/30/24	LMSEAA A, Step 1
Dede, Skylar	TR: From Bus Driver to Sub Bus Driver	8/29/24	Same
Dobos, Mike	TR: Regular Sub Bus Driver	8/1/24	Step 1
Gajjala, Sujatha	NS: LMHS General Help 8/23/24 PTN		PTNS, Step 1
Harrt, Ruby	OR: Student Support Associate	8/26/24	LMSEAA A, Step 1
Hess, Andrea	NS: WE General Help/Cashier from 3.5 to 6/hrs day	8/14/24	Same
Kern, Danielle	From EH SSA to IC Health Assistant	9/11/24	Same
Knudsen, Marsha	LG: Student Support Associate	8/30/24	LMSEAA A, Step 1
Leiva, Keyner	LMHS: Student Support Associate	9/9/24	LMSEAA A, Step 1
Little, Katie	Student Services-Student Assistance Specialist	9/5/24	\$53,000/year
Marotz, Zach	LMHS: Lead Cook	8/26/24	SEIU A+.25, Step 1
Newhouse, Jill	IC: Student Support Associate	8/30/24	LMSEAA A, Step 1
Owens, Jennie	NS: LMHS General Help	9/4/24	PTNS, Step 1
Steffen, Jayden	OR: Student Support Associate	9/3/24	LMSEAA A, Step 1
Voss, Luke	NS: EX General Help/Cashier	8/23/24	PTNS, Step 1
Wells, Andria	TR: From Bus Driver to Regular Sub Driver	8/1/24	Same
Wilfred, Beni	OR: Student Support Associate	9/4/24	LMSEAA A, Step 1

Classified Staff: Resignations

Name	Assignment	Dept Action	Reason
Beckett, Brenton	WF: Student Support Associate	8/22/24	Personal
Gee, AnnaMarie	WF: Student Support Associate	8/22/24	Personal
Kramer, Alison	IC: Student Support Associate	8/21/24	Personal
Rodriguez, Germania	NS: EH General Help	9/13/24	Other employment
Williams, Sherry	NS: HP Lead Baker	8/23/24	Personal

Co/Extracurricular Staff: Assignments/Reassignments/Transfers

Name	Assignment	Dept Action	Salary Placement
Brinkmeyer, Corey	LMHS: Football Social Media Coordinator	8/12/24	\$2,000
Brinkmeyer, Corey	LMHS: Basketball Social Media Coordinator	8/12/24	\$1,600
Callahan, Megan	LMHS: Non-Competitive Show Choir Director (.5)	11/1/24	\$1,366.50
Chaloupka, Logan	LMHS: Speech Coach (.33)	10/2/24	\$911
Gasper, Matt	EX: Assistant 8 th Grade Football Coach	8/28/24	\$3,123
Hofmeister, Lakeysha	LMHS: Speech Coach	10/2/24	\$4,685
Smith, Marcia	LMHS: 9th Grade Play Director	10/7/24	\$1,952
Thompson, Elizabeth	LMHS: Speech Coach (.33)	10/2/24	\$911
Warren, Brenda	LMHS: Speech Coach (.33)	10/2/24	\$911

Co/Extracurricular Staff: Resignations

Name	Assignment	Dept Action	Reason
Tichy, Trevor	LMHS: Assistant Varsity Girls Soccer Coach	8/26/24	Personal

802: Approval of August 26th Board Minutes - Exhibit 802.1

803: Approval of Bills/Warrants - Exhibit 803.1

804: Approval of Contracts/Agreements – Exhibits 804.1-3

- 1. Compass Alternative Program agreement with Marion Independent
- 2. Lynn Block independent contractor agreement work with Girls Swimming
- 3. B&M Construction application and certificate for payment for tennis courts project

805: Overnight Trip Request - Exhibit 805.1

1. LM Robotics to attend Clash in the Corn Offseason Competition, in Des Moines on September 27th-28th

900: BOARD CALENDAR & COMMUNICATIONS

(BG #2-Student Learning & #3-District Culture)

President Buchholz and the board thanked Director Wall for her seven years of service and outlined the process for filing the vacancy by appointment. The board calendar was reviewed highlighting the change in date for the October F/AC meeting to October 3rd and moving the October 14th board meeting to October 7th. The board also proposed that Director Thomas fill in as the temporary representative for the Policy Committee and SIAC until the vacant board seat is filled and that a vote be taken during the September 23rd board meeting to approve Director Thomas as the temporary representative. A temporary representative for the MEDCO Community Promise Advisory was not proposed.

901: Board Calendar & Communications

Date	Time	Event	Location
September 12	8:30 AM	Board Visit	Hazel Point
September 16	5:00 PM	Diversity/Equity/Inclusion Committee (DEI)	Former LRC Boardroom
September 19	8:30 AM	Finance/Audit Committee (F/AC)	Boulder Peak – Rm 2365
September 19		LMSF Dine Out for Our Schools Day	
September 19		High School Conferences	

September 19	5:30 PM	Marion City Council (Thomas)	Marion City Hall
September 23	5:00 PM	LMCSD Board of Directors Meeting	Marion City Hall
September 25	5:00 PM	Homecoming Parade	LM High School
September 26	8:30 AM	Board Visit	Excelsior
September 26	4:00 PM	School Improvement Advisory Committee (SIAC)	Boulder Peak-Rm 2423
September 30		No School (Professional Day)	
Date	Time	Event	Location
October 3	8:30 AM	Finance/Audit Committee (F/AC) (New date)	Boulder Peak – Rm 2365
October 3	5:30 PM	Marion City Council (Buchholz)	City Hall
October 7	5:00 PM	LMCSD Board of Directors Meeting (New date)	City Hall
October 17	8:30 AM	Board Visit	Linn Grove Elementary
October 17	5:30 PM	Marion City Council (Thomas)	City Hall
October 18		America Reads Day	
October 21	5:00 PM	Diversity/Equity/Inclusion Committee (DEI)	TBD
October 22		Elem/Int/MS Conferences	2-Hr Early Dismissal PK-12
October 24		Elem/Int/MS Conferences	2-Hr Early Dismissal PK-12
October 25		No School (Professional/Workday)	
October 28	5:00 PM	LMCSD Board of Directors Meeting	TBD
October 30	4:15 PM	LMHS School Counselors Advisory	LMHS College/Career Cntr
October 31	11:30 AM	Board Visit	Echo Hill Elementary

902: Board Committees/Advisories

Required Board Committees/Advisories

Committee/Advisory	Board Representatives
Finance/Audit Committee (F/AC)	Buchholz, Foss, Morey
Policy Committee	Buchholz, Walker, Wall
Career & Technical Education Advisory (CTE)	Foss, Thomas
School Improvement Advisory Committee (SIAC)	Lowe Lancaster, Morey, Wall

Additional District Committees/Advisories

Committee/Advisory	Board Representatives	
Diversity/Equity/Inclusion Committee (DEI)	Lowe Lancaster, Thomas	
Venture Academics Advisory (VAA)	Morey, Walker	
LMHS School Counselors Advisory	Lowe Lancaster, Walker	
MEDCO Community Promise Advisory	Wall	
Linn County Conference Board	Buchholz	
Legislative Liaisons	Morey, Walker	

1000: ADJOURNMENT – *Motion 36-09-09*

MOTION by Morey to adjourn the meeting at 6:01 PM. Second by Lowe Lancaster. Voice vote, all ayes. Motion carried.

	Barry Buchholz, Board President
Jonathan Gal	braith, Board Secretary/Treasurer

IA- Warrants Paid Listing	Data Barrara	Criteria
Fiscal Year: 2024-2025	Date Range:	09/05/2024 - 09/18/2024
Vendor Name	Description	Check Total
Fund: AQUATIC CENTER		
FARMERS STATE BANK	EE LIAB-DIR DEP NET PAY	\$272.31
INTERNAL REVENUE SERVICE-9343	EE LIAB-MEDICARE	\$4.57
INTERNAL REVENUE SERVICE-9343	EE LIAB-SO SEC	\$19.53
INTERNAL REVENUE SERVICE-9343	ER LIAB-MEDICARE	\$4.57
INTERNAL REVENUE SERVICE-9343	ER LIAB-SOC SEC	\$19.53
USA SWIMMING/IOWA SWIMMING, INC	DUES AND FEES	\$50.00
	Fund To	otal: \$370.51
Fund: GENERAL	OTHER PROFESSIONAL	#2.022.22
ABILITY PHYSICAL THERAPY, P.C.	OTHER PROFESSIONAL	\$3,833.33
ADVANTAGE RECORDS MANAGEMEN		\$126.73
AHLERS AND COONEY, P.C.	LEGAL SERVICES	\$720.00
AIRGAS NORTH CENTRAL	INSTRUCTIONAL SUPPLIES	\$765.70
ALLIANT ENERGY	ELECTRICITY	\$99,322.20
ANDERSON LOUANN	STAFF TRAVEL	\$10.50
AREA AMBULANCE SERVICE	OTHER PROFESSIONAL SERVICES	\$337.50
ARK DATA CENTERS LLC	OTHER TECH SER	\$109.20
ARNOLD MOTOR SUPPLY	REPAIR PARTS	\$215.86
ARNOLD MOTOR SUPPLY	SHOP TOOLS/EQUIPMENT	\$238.26
ARNOLD MOTOR SUPPLY	TRANSP. PARTS	\$374.97
ASIFLEX	OTHER PROFESSIONAL SERVICES	\$728.00
AT & T MOBILTY	TELEPHONE	\$1,256.89
ATKINSON RANDY	PROF SERV: EDUCATION	\$342.89
BLOOMSBURY FARMS	DUES AND FEES	\$432.00
BOYD CHEYENNE	STAFF TRAVEL	\$70.50
BRAY MELISSA	STAFF TRAVEL	\$49.00
BRECKE	REPAIR/MAINT SERVICE	\$187.08
BUCHHOLZ CHAD	STAFF TRAVEL	\$115.00
BURGESS GAYLA	STAFF TRAVEL	\$65.00
BURMAHL CHAD	STAFF TRAVEL	\$14.00
C.J. COOPER & ASSOCIATES	DRUG TESTING	\$75.00
C.J. COOPER & ASSOCIATES	PHYSICALS	\$200.00
CAPITAL SANITARY	MAINTENANCE SUPPLIES	\$4,902.67
CAROLINA BIOLOGICAL SUPPLY	INSTRUCTIONAL SUPPLIES	\$91.20
CARRICO AQUATIC RESOURCES, INC	GENERAL SUPPLIES	\$1,491.37
CARROLL CONSTRUCTION SUPPLY	GROUNDS UPKEEP	\$225.00
CEDAR RAPIDS FIRE DEPT	OTHER PROFESSIONAL SERVICES	\$175.00
CEDAR RAPIDS TIRE	REPAIR PARTS	\$264.10
CEDAR RAPIDS WATER DEPT	WATER/SEWER	\$1,178.57
CEDAR RAPIDS WINSUPPLY PLUMBIN	NG CO HEAT/PLUMBING SUPPLY	\$3,509.44
CENGAGE LEARNING	INSTRUCTIONAL SUPPLIES	\$7,049.80
CENTRAL CITY COMMUNITY SCHOOL	TUITION OPEN ENROLL	\$1,940.05
CENTRAL STATES BUS SALES INC	TRANSP. PARTS	\$7,756.42
CENTURYLINK	TELEPHONE	\$2,242.98
CHMILL ADRIENNE	STAFF TRAVEL	\$9.00

IA- Warrants Paid Listing Criteria

Date Range: 09/05/2024 - 09/18/2024 Fiscal Year: 2024-2025 Vendor Name Description Check Total CHURCH KATHRYN STAFF TRAVEL \$7.40 CITY LAUNDERING COMPANY **GENERAL SUPPLIES** \$368.32 CITY OF MARION. OTHER PROFESSIONAL SERVICES \$1,132.20 CITY OF ROBINS WATER/SEWER \$388.50 COLLECTION **EE LIAB-GARNISHMENTS** \$15.00 COTTON GALLERY LTD. **GENERAL SUPPLIES** \$2,209.00 CR/LC SOLID WASTE AGENCY **GROUNDS UPKEEP** \$71.59 CRESCENT PARTS & EQUIPMENT CO., INC MAINTENANCE SUPPLIES \$2,530.52 CROWBAR'S **INSTRUCTIONAL SUPPLIES** \$10.84 **CULLIGAN GENERAL SUPPLIES** \$221.75 **CULLIGAN INSTRUCTIONAL SUPPLIES** \$112.00 D & K PRODUCTS **GROUNDS UPKEEP** \$1,074.50 D'CAMP SARAH STAFF TRAVEL \$16.50 DAVIES, MICHAEL PROF SERV: EDUCATION \$343.51 **DECKER EQUIPMENT GENERAL SUPPLIES** \$734.26 DEPARTMENT OF EDUCATION **DUES AND FEES** \$3,500.00 DPT SERVICES, L.L.C TECH REPAIRS/MAINTENANCE \$1,628.00 EMPLOYEE RESOURCE SYSTEMS, INC OTHER PROFESSIONAL SERVICES \$1,995.12 **EMSLRC INSTRUCTIONAL SUPPLIES** \$42.50 **EVER-GREEN LANDSCAPE & SUPPLY GROUNDS UPKEEP** \$160.00 **FARMERS STATE BANK** EE LIAB-DIR DEP NET PAY \$168,375.17 **FASSELIUS CASEY** STAFF TRAVEL \$18.65 **FECHNER KRISTIN** STAFF TRAVEL \$12.00 **INSTRUCTIONAL SUPPLIES** FLINN SCIENTIFIC \$681.33 STAFF TRAVEL FRICK MELISSA \$14.15 **GALBRAITH JON** STAFF TRAVEL \$122.80 GALLAGHER BENEFIT SERVICES, INC OTHER PROFESSIONAL SERVICES \$5,800.00 **GAZETTE COMMUNICATIONS INC ADVERTISING** \$766.60 **GOSNELL JIM** PROF SERV: EDUCATION \$438.67 PROF SERV: EDUCATION **GOSNELL JOHN** \$446.08 **GRAINGER GENERAL SUPPLIES** \$499.92 **GRANT WOOD AEA** PROF SERV: EDUCATION \$33,142.45 **INSTRUCTIONAL SUPPLIES** GREAT MINDS PBC \$2,972.04 **GREENWOOD CLEANING SYSTEMS** MAINTENANCE SUPPLIES \$2,565.60 HARGERS ACCOUSTICS INC **GENERAL SUPPLIES** \$962.00 HASS GARCIA ANNA STAFF TRAVEL \$72.00 HAWKEYE ENVIRONMENTAL OTHER PROFESSIONAL SERVICES \$452.50 HAWKEYE FIRE & SAFETY COMPANY OTHER PROFESSIONAL SERVICES \$167.20 STAFF TRAVEL **HENNINGS KELLY** \$26.65 HICKS JESSIE STAFF TRAVEL \$7.00 **INTERNAL REVENUE SERVICE-9343** EE LIAB-MEDICARE \$3,210.37 **INTERNAL REVENUE SERVICE-9343** EE LIAB-SO SEC \$13,727.05 INTERNAL REVENUE SERVICE-9343 **ER LIAB-MEDICARE** \$3,210.37 **INTERNAL REVENUE SERVICE-9343 ER LIAB-SOC SEC** \$13,727.05 **INTERNAL REVENUE SERVICE-9343** FEDERAL INCOME TAX WITHHOLDING \$12,395.14

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 Page:
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Date Range:

09/05/2024 - 09/18/2024

IA- Warrants Paid Listing <u>Criteria</u>

al Year: 2024-2025	Date Hange.	09/03/2024 - 09/10/2
Vendor Name	Description	Check Total
INTERSTATE ALL BATTERY CENTER	MAINTENANCE SUPPLIES	\$351.50
INTERSTATE BATTERIES OF UPPER IA	TRANSP. PARTS	\$863.70
IOWA COMMUNICATIONS NETWORK	INTERNET	\$11.08
IOWA DEPT OF HUMAN SERVICES	MEDICAID REIMBURSE	\$2,707.49
IOWA DEPT. OF INSPECTIONS & APPEALS	OTHER PROFESSIONAL SERVICES	\$300.00
IOWA FIRE PROTECTION	OTHER PROFESSIONAL SERVICES	\$5,075.00
IOWA HIGH SCHOOL MUSIC ASSOC	DUES AND FEES	\$1,200.00
IOWA STATE UNV.	DUES AND FEES	\$200.00
ISFIS	OTHER PROFESSIONAL SERVICES	\$2,148.00
JIM GIESE COMMERCIAL ROOFING	REPAIR/MAINT SERVICE	\$312.50
JOHNSON CONTROLS	REPAIR/MAINT SERVICE	\$9,701.89
JOHNSTONE SUPPLY	HEAT/PLUMBING SUPPLY	\$242.07
K-12 TECHNOLOGY GROUP INC	COMPUTER SOFTWARE	\$1,800.00
KEARNEY PATRICK	PROF SERV: EDUCATION	\$439.84
KIRKWOOD COMM COLLEGE	TUITION-COMM COLLEGE	\$637.50
KONE INC	REPAIR/MAINT SERVICE	\$178.42
KORTEMEYER AMY	STAFF TRAVEL	\$150.00
KUCERA MEGAN	STAFF TRAVEL	\$14.50
LAMPE BRADLEY	PROF SERV: EDUCATION	\$474.16
LAWSON PRODUCTS, INC	TRANSP. PARTS	\$335.25
LINDER TIRE SERVICE INC	REPAIR/MAINT SERVICE	\$36.00
LINDER TIRE SERVICE INC	TIRES AND TUBES	\$1,462.00
LINN CO-OP OIL	DIESEL	\$15,217.20
LINN CO-OP OIL	GASOLINE	\$5,764.93
LINN COUNTY REC	ELECTRICITY	\$31,993.56
LYNCH FORD	REPAIR/MAINT SERVICE	\$60.73
LYNCH FORD	TRANSP. PARTS	\$10.68
MACKLIN SHANE	PROF SERV: EDUCATION	\$4,000.00
MAIERS JASON	PROF SERV: EDUCATION	\$1,350.00
MARION CHAMBER OF COMMERCE	DUES AND FEES	\$1,150.00
MARION INDEPENDENT SCHOOLS	DUES AND FEES	\$300.00
MARION JANITORIAL SUPPLY CO	MAINTENANCE SUPPLIES	\$695.70
MAVERICK POWERSPORTS,LLC	MAINTENANCE SUPPLIES	\$1,942.70
MCMASTER-CARR	GENERAL SUPPLIES	\$144.71
MEDIACOM	TELEPHONE	\$296.90
MEDIAQUEST SIGNS	INSTRUCTIONAL SUPPLIES	\$400.00
MENARDS -13127	GENERAL SUPPLIES	\$1,027.79
MENARDS -13127	INSTRUCTIONAL SUPPLIES	\$519.14
MENARDS -13127	SHOP TOOLS/EQUIPMENT	\$353.74
MHC Kenworth Cedar Rapids	TRANSP. PARTS	\$1,342.96
MID AMERICAN ENERGY	NATURAL GAS	\$15.27
MIDWEST ALARM SERVICES	REPAIR/MAINT SERVICE	\$510.00
MIDWEST WHEEL	TRANSP. PARTS	\$262.94
MILLENNIUM TECHNOLOGY OF IOWA	HEAT/PLUMBING SUPPLY	\$193.00
MILLER JAMES E	PROF SERV: EDUCATION	\$150.00

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IA- Warrants Paid Listing Criteria

Fiscal Year: 2024-2025

Date Range: 09/05/2024 - 09/18/2024

Vendor Name	Description	Check Total
MONTICELLO SPORTS	INSTRUCTIONAL SUPPLIES	\$523.00
MYSAK TRANSMISSION	REPAIR/MAINT SERVICE	\$2,062.50
NELSON RENEE	STAFF TRAVEL	\$179.20
NESS CHRISTY	STAFF TRAVEL	\$40.00
NOTEWORTHY MUSIC SERVICES, INC	PROF SERV: EDUCATION	\$810.00
OFFERMAN SARAH	STAFF TRAVEL	\$183.60
ORKIN PEST CONTROL	OTHER PROFESSIONAL SERVICES	\$385.00
ORR DUANE	STAFF TRAVEL	\$16.05
PARTS TOWN, LLC	GENERAL SUPPLIES	\$554.55
PEPPER J.W. & SON, INC	INSTRUCTIONAL SUPPLIES	\$82.99
PFEIL ANGELA	STAFF TRAVEL	\$29.30
PFEIL REBEKAH	STAFF TRAVEL	\$23.30
PIRNAT MICHAELA	STAFF TRAVEL	\$29.50
PIRNAT MICHAELA	STAFF TRAVEL	\$177.25
PITTSBURGH PAINTS	GENERAL SUPPLIES	\$120.75
PLUMB SUPPLY CO.	HEAT/PLUMBING SUPPLY	\$640.53
PODS ENTERPRISES, LLC	RENTALS EQUIPMENT	\$138.00
POINTCORE GRAPHIC SOLUTIONS	INSTRUCTIONAL SUPPLIES	\$44.74
PRAIRIE MUSIC ASSOCIATION	DUES AND FEES	\$300.00
PROJECT LEAD THE WAY	GENERAL SUPPLIES	\$518.75
RAMOS JERI	STAFF TRAVEL	\$208.70
RAMOS TRACY	STAFF TRAVEL	\$30.25
RELAYHUB LLC	DATA PROCESSING AND	\$278.31
RICE SIGNS LLC	GENERAL SUPPLIES	\$308.00
RIVERSIDE TECHNOLOGIES, INC	COMPUTER SOFTWARE	\$9,225.42
ROBERT HALF	OTHER PROFESSIONAL SERVICES	\$3,588.00
ROCHESTER ARMORED CAR CO INC	GENERAL SUPPLIES	\$327.08
ROTO-ROOTER	REPAIR/MAINT SERVICE	\$1,715.00
ROUNDS TRACY	STAFF TRAVEL	\$44.85
ROYAL IMAGING SUPPLIES	GENERAL SUPPLIES	\$555.40
ROYAL IMAGING SUPPLIES	INSTRUCTIONAL SUPPLIES	\$161.00
SAVE OUR SINK INC	REPAIR/MAINT SERVICE	\$769.00
SCHOOL HEALTH CORP	GENERAL SUPPLIES	\$2,601.14
SCHOOL HEALTH CORP	INSTRUCTIONAL SUPPLIES	\$149.78
SCHULTZ STRINGS INC	EQUIPMENT REPAIR	\$10.62
SEYMOUR RYLEY	STAFF TRAVEL	\$94.30
SHANLEY STEVE	PROF SERV: EDUCATION	\$342.34
SHIPLEY MIKE	STAFF TRAVEL	\$630.56
SIGN PRO	GENERAL SUPPLIES	\$800.00
SITEONE LANDSCAPE SUPPLY, LLC	GROUNDS UPKEEP	\$966.56
SMITH OLIVIA	STAFF TRAVEL	\$7.20
SPRINGVILLE COMMUNITY SCHOOLS	TUITION OPEN ENROLL	\$7.20 \$584.09
STATE HYGIENIC LABORATORY	GENERAL SUPPLIES	\$14.50
STREEF ELECTRIC INC	HEAT/PLUMBING SUPPLY	
		\$655.00 \$300.00
STREFF ELECTRIC INC	REPAIR/MAINT SERVICE	\$290.00

Printed: 09/18/2024 11:35:48 AM Report: rptIAChecksPaidListing 2024.1.23 Page: 4

IA- Warrants Paid Listing		<u>Criteria</u>
Fiscal Year: 2024-2025	Date Range:	09/05/2024 - 09/18/2024
Vendor Name	Description	Check Total
SUNBELT RENTALS INC	RENTALS EQUIPMENT	\$1,172.94
THE POINTE SCHOOL OF DANCE	INSTRUCTIONAL SUPPLIES	\$7,446.00
THE SHREDDER	OTHER PROFESSIONAL SERVICES	\$352.00
THINKING COLLABORATIVE, LLC	GENERAL SUPPLIES	\$580.80
THOMPSON TRUCK & TRAILER	TRANSP. PARTS	\$303.29
TREASURER ST OF IA	STATE INCOME TAX WITHHOLDING	\$5,464.60
TRI-CITY ELECTRIC COMPANY OF IOWA	COMPUTER SOFTWARE	\$3,102.00
TRI-CITY ELECTRIC COMPANY OF IOWA	TECH REPAIRS/MAINTENANCE	\$513.00
VAN METER CO	ELECTRICAL SUPPLY	\$1,748.43
VANESSA TERRELL	PROF SERV: EDUCATION	\$341.48
VECTOR SOLUTIONS	COMPUTER SOFTWARE	\$2,731.82
VERIZON WIRELESS	TELEPHONE	\$1,684.84
VHF SALES, INC	HEAT/PLUMBING SUPPLY	\$696.00
VIVACITY TECH PBC	INSTRUCTIONAL SUPPLIES	\$189.00
VIVACITY TECH PBC	TECH REPAIRS/MAINTENANCE	\$129.00
WENGER	INSTRUCTIONAL SUPPLIES	\$6,143.52
WEST MUSIC CO	Foundation Instrument Replace INSTRUCTIONAL SUPPLY	\$32,004.00
WEST MUSIC CO	INSTRUCTIONAL SUPPLIES	\$1,338.30
WIELAND & SONS LUMBER CO	INSTRUCTIONAL SUPPLIES	\$955.50
ZANER BLOSER	INSTRUCTIONAL SUPPLIES	\$16,150.75
	Fund Tota	I: \$631,405.74
Fund: LOCAL OPT SALES TAX		*
CDW - GOVERNMENT	COMP/TECH HARDWARE	\$2,115.50
MCCOMAS LACINA CONSTRUCTION LC	CONSTRUCTION SERV	\$1,377,419.25
OPN ARCHITECTS, INC.	ARCHITECT	\$33,992.47
TERRACON CONSULTANTS INC	CONSTRUCTION SERV	\$5,363.50
Fund: MANAGEMENT LEVY	Fund Tota	l: \$1,418,890.72
IOWA WORKFORCE DEVELOPMENT	UNEMPLOYMENT COMP	\$11,457.20
TRUENORTH COMPANIES, LC	WORKERS COMP	\$10,548.00
TROUNDAMENT GOME AND LOS	Fund Tota	
Fund: NUTRITION SERVICES	Fund Total	1. φ22,005.20
ALTMAIER SHIRRYL	GENERAL SUPPLIES	\$45.00
ANDERSON ERICKSON DAIRY CO	PURCHASE FOOD	\$7,490.02
ANDERSON JAMI	GENERAL SUPPLIES	\$32.99
BALEGAR PADMASHRI	GENERAL SUPPLIES	\$45.00
BANNISTER CARMEN	GENERAL SUPPLIES	\$45.00
BANNISTER GARY	GENERAL SUPPLIES	\$45.00
BEHERA SASMITA	GENERAL SUPPLIES	\$45.00
BUDDE AMANDA	GENERAL SUPPLIES GENERAL SUPPLIES	\$45.00
CRUSE JEANINE	GENERAL SUPPLIES GENERAL SUPPLIES	\$45.00 \$45.00
EGAN TIFFANY	GENERAL SUPPLIES GENERAL SUPPLIES	
EMS DETERGENT SERVICES	GENERAL SUPPLIES GENERAL SUPPLIES	\$45.00 \$6.380.07
FARMERS STATE BANK	EE LIAB-DIR DEP NET PAY	\$6,380.07 \$13,693.86
I ANVIEND STATE DANK	LE LIAD-DIN DEF NET FAT	φ13,093.00

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Linn-Mar Community School District Criteria IA- Warrants Paid Listing Date Range: 09/05/2024 - 09/18/2024 Fiscal Year: 2024-2025 Vendor Name Description Check Total FISH STACY STAFF TRAVEL \$112.00 **GREIF BREANNA GENERAL SUPPLIES** \$45.00 HATCHER ANGIE **GENERAL SUPPLIES** \$29.99 HERDLICKA PEGGY **GENERAL SUPPLIES** \$26.09 HIMMEL CINDY **GENERAL SUPPLIES** \$45.00 HOYER SHARON **GENERAL SUPPLIES** \$29.99 INTERNAL REVENUE SERVICE-9343 EE LIAB-MEDICARE \$251.00 INTERNAL REVENUE SERVICE-9343 EE LIAB-SO SEC \$1,073.25 **INTERNAL REVENUE SERVICE-9343** ER LIAB-MEDICARE \$251.00 INTERNAL REVENUE SERVICE-9343 **ER LIAB-SOC SEC** \$1,073.25 **INTERNAL REVENUE SERVICE-9343** FEDERAL INCOME TAX WITHHOLDING \$680.55 JONES ANGELA **GENERAL SUPPLIES** \$45.00 KAHLER SUSAN **GENERAL SUPPLIES** \$45.00 KEHOE GITANA **GENERAL SUPPLIES** \$45.00 KLEIN KENNEDY **GENERAL SUPPLIES** \$45.00 KNEPPER BRIEANNA **GENERAL SUPPLIES** \$45.00 **GENERAL SUPPLIES** LEASON JULIE \$44.99 LYNCH FORD VEHICLE REPAIR \$99.90 MARTIN BROTHERS DISTRIBUTING CO., INC PURCHASE FOOD \$43,047.18 **METTLIN SHANNON GENERAL SUPPLIES** \$45.00 MIMS BRANDIE **GENERAL SUPPLIES** \$45.00 NACE MACKENZIE **GENERAL SUPPLIES** \$29.98 **NOLTE CATHERINE GENERAL SUPPLIES** \$45.00 **NOLTE DAVID GENERAL SUPPLIES** \$45.00 OFFICE EXPRESS **GENERAL SUPPLIES** \$190.63 PAN-O-GOLD BAKING CO PURCHASE FOOD \$3,266.07 **PAUL JILL GENERAL SUPPLIES** \$45.00 PERFORMANCE FOODSERVICE - CEDAR **GENERAL SUPPLIES** \$10,743.57 **RAPIDS** PERFORMANCE FOODSERVICE - CEDAR **PURCHASE FOOD** \$55,810.52 **RAPIDS** PHELPS MELISSA **GENERAL SUPPLIES** \$45.00 PHILLIP LISA **GENERAL SUPPLIES** \$45.00 RAPIDS WHOLESALE EQUIP CO **GENERAL SUPPLIES** \$1,519.98 RAPIDS WHOLESALE EQUIP CO MACHINERY AND EQUIP \$6,482.49 **RIGBY JANE GENERAL SUPPLIES** \$45.00 STATE INCOME TAX WITHHOLDING TREASURER ST OF IA \$404.55 WAGNER KEELY **GENERAL SUPPLIES** \$45.00 Fund Total: \$153,843.92 Fund: PHY PLANT & EQ LEVY **DECKER EQUIPMENT BLDG. CONST SUPPLIES** \$5,402.04 DRYSPACE INC CONSTRUCTION SERV \$212.294.42 JOHNSON CONTROLS CONSTRUCTION SERV \$3.879.82 MTI DISTRIBUTING INC EQUIPMENT >\$5,000 \$10.500.00

CONSTRUCTION SERV

CONSTRUCTION SERV

\$7,358.82

\$3,014.00

SETPOINT MECHANICAL SERVICES

SHIVE-HATTERY INC.

IA- ۱	Narrants Paid Listing		<u>Criteria</u>
isca	l Year: 2024-2025		Date Range: 09/05/2024 - 09/18/2024
	Vendor Name	Description	Check Total
	UNZEITIG CONSTRUCTION COMPANY	CONSTRUCTION SERV	\$499,085.23
			Fund Total: \$741,534.33
-und:	PUB ED & REC LEVY		
	EVER-GREEN LANDSCAPE & SUPPLY	GROUNDS UPKEEP	\$15,225.00
	GAMETIME	GROUNDS UPKEEP	\$954.49
			Fund Total: \$16,179.49
und:	SALES TAX REVENUE BOND CAP PROJECT		
	OPN ARCHITECTS, INC.	ARCHITECT	\$6,338.81
	PEAK CONSTRUCTION	CONSTRUCTION SERV	\$798,608.53
	TERRACON CONSULTANTS INC	ARCHITECT	\$671.25
	OTHER A OTHER		Fund Total: \$805,618.59
·und:	STUDENT ACTIVITY	OENEDAL CURRUES	\$0.405.00
	AMY WHITE PHOTOGRAPHY	GENERAL SUPPLIES	\$2,465.00
	ANDREW KAUDER	OFFICIAL/JUDGE	\$970.00
	ANDYMARK, INC	GENERAL SUPPLIES	\$594.10
	BRIAN WILSONS GOLF SHOP INC	GENERAL SUPPLIES	\$2,815.00
	BSN SPORTS	GENERAL SUPPLIES	\$10,245.67
	BUDGET CAR RENTAL	STAFF TRAVEL	\$1,095.84
	CAHALAN TOM	OFFICIAL/JUDGE	\$100.00
	CEDAR FALLS HIGH SCHOOL	DUES AND FEES	\$100.00
	CEDAR GRAPHICS INC	GENERAL SUPPLIES	\$222.00
	CEDAR RAPIDS CORVETTE CLUB	GENERAL SUPPLIES	\$15.00
	CEDAR RAPIDS WASHINGTON HIGH SCHOOL	DUES AND FEES	\$310.00
	CENTRAL COLLEGE	DUES AND FEES	\$200.00
	CLEVELAND STACY	OFFICIAL/JUDGE	\$160.00
	CONDON MICHAEL J	OFFICIAL/JUDGE	\$270.00
	CORRIDOR PHOTO BOOTHS	GENERAL SUPPLIES	\$200.00
	CRAWFORD GREG	OFFICIAL/JUDGE	\$225.00
	DANCE TEAM UNION, LLC	DUES AND FEES	\$2,388.00
	DOUGLAS INDUSTRIES	GENERAL SUPPLIES	\$843.00
	ELITE SPORTS	GENERAL SUPPLIES	\$1,701.50
	FECHNER CHRIS	STAFF TRAVEL	\$125.00
	FIRST	DUES AND FEES	\$748.00
	FIRST TO THE FINISH INC	GENERAL SUPPLIES	\$349.00
	GATEWAY WORLD TOURS	STAFF TRAVEL	\$3,136.50
	HAARS COREY	OFFICIAL/JUDGE	\$125.00
	HANSEN PEGGY	OFFICIAL/JUDGE	\$210.00
	HEUBNER SERINITY	OFFICIAL/JUDGE	\$160.00
	HOSA-FUTURE HEALTH PROFESSIONALS	DUES AND FEES	\$408.00
	HUBBELL GLORIA	OFFICIAL/JUDGE	\$150.00
	HUNT GRAPHIC INNOVATIONS	GENERAL SUPPLIES	\$250.00
	IOWA CHEERLEADING COACHES ASSOC.	DUES AND FEES	\$875.00
	IOWA FBLA-9388	DUES AND FEES	\$1,040.00
	IOWA HIGH SCHOOL ATHLETIC ASSOC	GENERAL SUPPLIES	\$400.00

Printed: 09/18/2024 11:35:48 AM Report: rptIAChecksPaidListing 2024.1.23 Page: 7

IA- Warrants Paid Listing Criteria

g		Date Range:	09/05/2024 - 09/18/2024
Fiscal Year: 2024-2025			
Vendor Name	Description		Check Total
IOWA HIGH SCHOOL SPEECH ASSOC	DUES AND FEES		\$450.00
IOWA HOSA	DUES AND FEES		\$825.00
JEFFERSON HIGH SCHOOL	DUES AND FEES		\$600.00
JOHNSTON COMMUNITY SCHOOL DIST	DUES AND FEES		\$900.00
MAYES JACOB	STAFF TRAVEL		\$219.15
McGRATH POWERSPORTS	EQUIPMENT >\$5,000		\$13,768.40
MONTICELLO SPORTS	GENERAL SUPPLIES		\$611.75
NEWBO CITY MARKET	GENERAL SUPPLIES		\$398.59
PANTINI ANDY	OFFICIAL/JUDGE		\$250.00
PEPPER J.W. & SON, INC	GENERAL SUPPLIES		\$182.40
PRAIRIE MUSIC ASSOCIATION	DUES AND FEES		\$1,050.00
PRINT TRANSFORMATIONS	GENERAL SUPPLIES		\$132.08
RIDDELL ALL-AMERICAN	GENERAL SUPPLIES		\$1,444.95
ROOTS IN BLOOM	GENERAL SUPPLIES		\$137.00
SUSAN FREESE	OFFICIAL/JUDGE		\$210.00
TRESONA MULTIMEDIA, LLC	GENERAL SUPPLIES		\$1,900.00
UNIVERSAL DANCE ASSOCIATION	DUES AND FEES		\$1,240.00
VON LEHMDEN ELLIE	GENERAL SUPPLIES		\$195.33
WESTCOM WIRELESS INC	GENERAL SUPPLIES		\$2,883.00
WINDSTAR LINES	GENERAL SUPPLIES		\$1,380.20

Fund Total: \$61,674.46

Grand Total: \$3,851,522.96

End of Report

Printed: 09/18/2024 8 11:35:48 AM Report: rptIAChecksPaidListing 2024.1.23 Page:

Exhibit 804.1

RECLIVED

Independent Contractor Agreement 1 1 2024

LINN-MAR Community School District

Please provide all information requested and sign page two.

RECEIVED SEP 0 9 2024

WHEREAS, Linn-Mar Community School District ("District"), a school corporation, intends to contract with the school corporation of certain services, Independent Contractor ("IC"), for the performance of certain services,

THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES AND REPRESENTATIONS SET FORTH HEREIN, THE PARTIES AGREE AS FOLLOWS:

1.	SERVICES TO BE PERFORMED: Novak Notes Accompanist
2.	GROUP/DEPARTMENT WORKING WITH: NOVAK MUSIC DEPARTMENT
3.	AMOUNT OF PAYMENT: \$ 400,00 (\$ 200,00 per Semester)

Total fees for services performed under this agreement will be paid by the district within 30 days after receipt of invoice from the IC upon completion of all services on May 13, 2025, which is the date of completion. An invoice for services should be sent to: Linn-Mar Community School District, Attn: Accounts Payable, 2999 N 10th Street, Marion, IA 52302.

- 4. INDEPENDENT CONTRACTOR RELATIONSHIP: The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. **FRINGE BENEFITS:** The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

- 7. **INSURANCE:** No workers' compensation insurance or any other type of insurance (including but not limited to professional liability insurance) has been or will be obtained by the district on account of the IC. The IC shall comply with the workers' compensation laws (and all other applicable laws) with respect to the IC's employment.
- 8. **INDEMNIFICATION:** The IC shall indemnify and hold the district harmless from and against all liabilities, claims, debts, taxes, obligations, costs, and expenses (including reasonable attorney's fees, court costs, and costs of appeals) that the district may incur or sustain as a result of any breach of this independent contractor agreement or negligent or other wrongful conduct in the performance of this independent contractor agreement by the IC, or as a result of failure to pay any employment or income taxes arising out of the IC's performance of services for the district. If a suit, action, arbitration, or other proceeding is instituted in connection with any controversy arising out of this agreement or to interpret or enforce any rights under this agreement, the prevailing party shall be entitled to recover from the non-prevailing party all attorney's fees, costs, expert witness fees, and litigation expenses incurred by the prevailing party, including those incurred on appeal.

9.	TERM: This agreement shall begin onSeptember_	24,	, 20_24	and
	shall continue in effect until May 13		, 20_25	, unless
	earlier terminated by either party in accordance with Section	n 11.		

- 10. **TERMINATION:** This agreement may be terminated by either party without cause upon seven (7) days written notice. Upon termination, the IC shall be compensated for all work performed prior to the date of termination.
- 11. **ASSIGNMENT:** The IC acknowledges their services are unique and personal. Accordingly, the IC may not assign IC rights or delegate IC duties or obligations under this independent contractor agreement without the prior written consent of the district.
- 12. **AMENDMENTS:** This independent contractor agreement may be supplemented, amended, or revised only in writing by mutual agreement of the parties.
- 13. **GOVERNING LAW:** This independent contractor agreement shall be governed by and construed pursuant to the laws of the State of Iowa.
- 14. **ENTIRE AGREEMENT:** This is the entire agreement of the parties and no other representations, promises, or agreements (oral or otherwise) shall be of any force or effect.

promises, or agreements (or an or carrents	,	
This agreement is signed and dated this	4th day of September, 20	024
Independent Contractor Signature:	Linn-Mar CSD Representative Signature	gnature:
Valerie Jamest Title: accompanist		
Title: accompanist	Title: School Board President	
V	CSD Business Office – 2999 N 10 th St, Mario	on IA 52302

Internal Use Only	Account Code:	
Business Office:	9/10/24 Date Cot Initial	Board Meeting: $9123/34$ Date

Exhibit 804.2; RECEIVED SEP 1 6 2024

Independent Contractor Agreement



Please provide all information requested and sign page two.

WHEREAS, Linn-Mar Community School District ("Distri	ct"), a school corporation, intends to contract with
Emma Emer	, Independent Contractor ("IC"), for the
performance of certain services,	,

THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES AND REPRESENTATIONS SET FORTH HEREIN, THE PARTIES AGREE AS FOLLOWS:

1.	SERVICES TO BE PERFORMED: DOW R	zidge	Show	Choir	Choreography	Assista
2.	GROUP/DEPARTMENT WORKING WITH:	<u>oak</u>	eidge	Show	Choir	
3.	AMOUNT OF PAYMENT: \$800.00					

Total fees for services performed under this agreement will be paid by the district within 30 days after receipt of invoice from the IC upon completion of all services on November 25, 2024 , which is the date of completion. An invoice for services should be sent to: Linn-Mar Community School District, Attn: Accounts Payable, 2999 N 10th Street, Marion, IA 52302.

- 4. INDEPENDENT CONTRACTOR RELATIONSHIP: The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. **FRINGE BENEFITS:** The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

- 7. INSURANCE: No workers' compensation insurance or any other type of insurance (including but not limited to professional liability insurance) has been or will be obtained by the district on account of the IC. The IC shall comply with the workers' compensation laws (and all other applicable laws) with respect to the IC's employment.
- 8. INDEMNIFICATION: The IC shall indemnify and hold the district harmless from and against all liabilities, claims, debts, taxes, obligations, costs, and expenses (including reasonable attorney's fees, court costs, and costs of appeals) that the district may incur or sustain as a result of any breach of this independent contractor agreement or negligent or other wrongful conduct in the performance of this independent contractor agreement by the IC, or as a result of failure to pay any employment or income taxes arising out of the IC's performance of services for the district. If a suit, action, arbitration, or other proceeding is instituted in connection with any controversy arising out of this agreement or to interpret or enforce any rights under this agreement, the prevailing party shall be entitled to recover from the non-prevailing party all attorney's fees, costs, expert witness fees, and litigation expenses incurred by the prevailing party, including those incurred on appeal.

9.	TERM: This agreement shall be	gin on <u>OCtob</u>	er 1st	, 20 <u>2</u> 4	$_{}$ and
	shall continue in effect until	November	25th	, 20_24	, unless
	earlier terminated by either part	y in accordance wit	h Section 11.		

- 10. **TERMINATION:** This agreement may be terminated by either party without cause upon seven (7) days written notice. Upon termination, the IC shall be compensated for all work performed prior to the date of termination.
- 11. ASSIGNMENT: The IC acknowledges their services are unique and personal. Accordingly, the IC may not assign IC rights or delegate IC duties or obligations under this independent contractor agreement without the prior written consent of the district.
- 12. AMENDMENTS: This independent contractor agreement may be supplemented, amended, or revised only in writing by mutual agreement of the parties.
- 13. GOVERNING LAW: This independent contractor agreement shall be governed by and construed pursuant to the laws of the State of Iowa.
- 14. ENTIRE AGREEMENT: This is the entire agreement of the parties and no other representations,

This agreement is signed and dated thisSeptember	day of <u>13</u> , 20 <u>24</u> .
Independent Contractor Signature:	Linn-Mar CSD Representative Signature:
Title: Show Choir Chareographer	Title: School Board President
Diago ratura this form to the Lina Mar CCD Rusi	noce Office - 2000 N 10th St. Marion IA 52202

Internal Use Only	Account Code:		
Business Office: 9/14/34 Da	nteInitial	Board Meeting:	Date

RECEIVED SEP 1 6 2024

RECEIVED SEP 1 6 2024

Independent Contractor Agreement

Please provide all information requested and sign page two.



WHEREAS, Linn-Mar Community School District ("District"), a school corporation, intends to contract with Katie Ernst , Independent Contractor ("IC"), for the
performance of certain services,
THEREFORE, IN CONSIDERATION OF THE MUTUAL PROMISES AND REPRESENTATIONS SET FORTH HEREIN, THE PARTIES AGREE AS FOLLOWS:
1. SERVICES TO BE PERFORMED:Java 'n Jazz clinician and guest artist
2. GROUP/DEPARTMENT WORKING WITH: Linn-Mar High School Jazz Bands
3. AMOUNT OF PAYMENT:\$1200
Total fees for services performed under this agreement will be paid by the district within 30 days after receipt of invoice from the IC upon completion of all services on
4. INDEPENDENT CONTRACTOR RELATIONSHIP: The parties intend that this independent

- 4. INDEPENDENT CONTRACTOR RELATIONSHIP: The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. **FRINGE BENEFITS:** The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

- 7. **INSURANCE:** No workers' compensation insurance or any other type of insurance (including but not limited to professional liability insurance) has been or will be obtained by the district on account of the IC. The IC shall comply with the workers' compensation laws (and all other applicable laws) with respect to the IC's employment.
- 8. **INDEMNIFICATION:** The IC shall indemnify and hold the district harmless from and against all liabilities, claims, debts, taxes, obligations, costs, and expenses (including reasonable attorney's fees, court costs, and costs of appeals) that the district may incur or sustain as a result of any breach of this independent contractor agreement or negligent or other wrongful conduct in the performance of this independent contractor agreement by the IC, or as a result of failure to pay any employment or income taxes arising out of the IC's performance of services for the district. If a suit, action, arbitration, or other proceeding is instituted in connection with any controversy arising out of this agreement or to interpret or enforce any rights under this agreement, the prevailing party shall be entitled to recover from the non-prevailing party all attorney's fees, costs, expert witness fees, and litigation expenses incurred by the prevailing party, including those incurred on appeal.

9.	TERM: This agreement shall begin on January 24	, 2025	and
	shall continue in effect until January 24	, 2025	, unless
	earlier terminated by either party in accordance with Section 11.		

- 10. **TERMINATION:** This agreement may be terminated by either party without cause upon seven (7) days written notice. Upon termination, the IC shall be compensated for all work performed prior to the date of termination.
- 11. **ASSIGNMENT:** The IC acknowledges their services are unique and personal. Accordingly, the IC may not assign IC rights or delegate IC duties or obligations under this independent contractor agreement without the prior written consent of the district.
- 12. **AMENDMENTS:** This independent contractor agreement may be supplemented, amended, or revised only in writing by mutual agreement of the parties.
- 13. **GOVERNING LAW:** This independent contractor agreement shall be governed by and construed pursuant to the laws of the State of Iowa.
- 14. ENTIRE AGREEMENT: This is the entire agreement of the parties and no other representations, promises, or agreements (oral or otherwise) shall be of any force or effect.

This agreement is signed and dated this	day of September, 20 24
Independent Contractor Signature:	Linn-Mar CSD Representative Signature:
Title: Teaching Astist	Title: School Board President

Please return this form to the Linn-Mar CSD Business Office - 2999 N 10th St, Marion IA 52302

Business Z	Hire	glicely	DATE	Of INITIAL	Board Mtg	DATE
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Exhibit 804.4 RECEIVED SEP 1 0 2024

Independent Contractor Agreement

Attn: Accounts Payable, 2999 N 10th Street, Marion, IA 52302.

DECEMEN



Please provide all information requested and sign page two.	RECEIVED
WHEREAS, Linn-Mar Community School District ("Distribution of Control of Cont	SEP 1 1 2024 ict"), a school corporation, intends to contract with, Independent Contractor ("IC"), for the
THEREFORE, IN CONSIDERATION OF THE MUTUA FORTH HEREIN, THE PARTIES AGREE AS FOLLOW	
1. SERVICES TO BE PERFORMED:	· · · · · ·
2. GROUP/DEPARTMENT WORKING WITH:	3 grade level programs
3. AMOUNT OF PAYMENT: \$150	
Total fees for services performed under this agreement of invoice from the IC upon completion of all services or which is the date of completion. <i>An invoice for services</i>	n April 8,2025

- 4. INDEPENDENT CONTRACTOR RELATIONSHIP: The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. FRINGE BENEFITS: The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

- 7. **INSURANCE:** No workers' compensation insurance or any other type of insurance (including but not limited to professional liability insurance) has been or will be obtained by the district on account of the IC. The IC shall comply with the workers' compensation laws (and all other applicable laws) with respect to the IC's employment.
- 8. **INDEMNIFICATION:** The IC shall indemnify and hold the district harmless from and against all liabilities, claims, debts, taxes, obligations, costs, and expenses (including reasonable attorney's fees, court costs, and costs of appeals) that the district may incur or sustain as a result of any breach of this independent contractor agreement or negligent or other wrongful conduct in the performance of this independent contractor agreement by the IC, or as a result of failure to pay any employment or income taxes arising out of the IC's performance of services for the district. If a suit, action, arbitration, or other proceeding is instituted in connection with any controversy arising out of this agreement or to interpret or enforce any rights under this agreement, the prevailing party shall be entitled to recover from the non-prevailing party all attorney's fees, costs, expert witness fees, and litigation expenses incurred by the prevailing party, including those incurred on appeal.

9.	TERM: This agreement shall begin on	GOOCESED.	Oct. 29	, 20_ 24	and
	shall continue in effect until Qp			25	, unless
	earlier terminated by either party in ac	cordance with Se	ection 11.		

- 10. **TERMINATION:** This agreement may be terminated by either party without cause upon seven (7) days written notice. Upon termination, the IC shall be compensated for all work performed prior to the date of termination.
- 11. **ASSIGNMENT:** The IC acknowledges their services are unique and personal. Accordingly, the IC may not assign IC rights or delegate IC duties or obligations under this independent contractor agreement without the prior written consent of the district.
- 12. **AMENDMENTS:** This independent contractor agreement may be supplemented, amended, or revised only in writing by mutual agreement of the parties.
- 13. **GOVERNING LAW:** This independent contractor agreement shall be governed by and construed pursuant to the laws of the State of Iowa.
- 14. **ENTIRE AGREEMENT:** This is the entire agreement of the parties and no other representations, promises, or agreements (oral or otherwise) shall be of any force or effect.

promises, or agreements (oral or otherwise) shall be of any force or effect.			
This agreement is signed and dated this _	5+4	day of September	, 20 34
Independent Contractor Signature:		Linn-Mar CSD Representativ	e Signature:
Title: accompanist	***************************************	Title: School Board President	
Please return this form to the Linn-	Mar CSD Busin	ness Office – 2999 N 10 th St, N	Marion IA 52302

Internal Use Only

Account Code:

Business Office: 9/10/24 Date Linitial Board Meeting: 9/23/24 Date

Exhibit 804.5 RECEIVED SEP 1 0 2024

Independent Contractor Agreement

RECEIVED

Community School District

Please provide all information requested and sign page two.

riesse pronue an inormation	r requested and sign page two.	SEP 1 1 2024
WHEREAS, Linn-Mar C Terri R performance of certain	ommunity School District ("D adig services	vistrict"), a school corporation, intends to contract with, Independent Contractor ("IC"), for the
THEREFORE, IN CON	,	TUAL PROMISES AND REPRESENTATIONS SET
1. SERVICES TO	BE PERFORMED: ACCO	mpany Encore : Indian Creek Music
	AYMENT: \$ 100,00	
of invoice from the IC u which is the date of cor	pon completion of all service	ent will be paid by the district within 30 days after receipt s on

- 4. **INDEPENDENT CONTRACTOR RELATIONSHIP:** The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. **FRINGE BENEFITS:** The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

	ernal Use Only iness Office: 9/10/24 Date Initial		
		Title: School Board	
	Teni Radij		D. C. L. C.
_	pendent Contractor Signature:	Linn-Mar CSD Re	presentative Signature:
	greement is signed and dated this $9-3-24$	day of	, 20 <u>24</u>
	. ENTIRE AGREEMENT: This is the entire agreen promises, or agreements (oral or otherwise) shall	be of any force or eff	ect.
13	. GOVERNING LAW: This independent contractor pursuant to the laws of the State of Iowa.	r agreement shall be g	overned by and construed
12	. AMENDMENTS: This independent contractor ag only in writing by mutual agreement of the partie		lemented, amended, or revised
11	. ASSIGNMENT: The IC acknowledges their serving not assign IC rights or delegate IC duties or oblig without the prior written consent of the district.	·	•
10	. TERMINATION: This agreement may be termin days written notice. Upon termination, the IC sha date of termination.		
9.	TERM: This agreement shall begin on shall continue in effect until may be earlier terminated by either party in accordance v	, 2	, 20 <u>24</u> and and, unless
8.	INDEMNIFICATION: The IC shall indemnify and liabilities, claims, debts, taxes, obligations, costs, court costs, and costs of appeals) that the district independent contractor agreement or negligent of independent contractor agreement by the IC, or a taxes arising out of the IC's performance of service other proceeding is instituted in connection with a interpret or enforce any rights under this agreem from the non-prevailing party all attorney's fees, incurred by the prevailing party, including those in	and expenses (including the may incur or sustain or other wrongful condings a result of failure to ces for the district. If a any controversy arising ent, the prevailing parcosts, expert witness for the districts of the prevailing parcosts, expert witness for the prevailing parcosts.	ng reasonable attorney's fees, as a result of any breach of this uct in the performance of this pay any employment or income a suit, action, arbitration, or g out of this agreement or to ty shall be entitled to recover
	limited to professional liability insurance) has bee IC. The IC shall comply with the workers' comper respect to the IC's employment.		

RECEIVED SEP 1 0 2024

Independent Contractor Agreement



Please provide all information requested and sign page two.

WHEREAS, Linn-Mar Community School District ("District Silvas Speak LLC"	t"), a school corporation, intends to contract with, Independent Contractor ("IC"), for the
performance of certain services,	
THEREFORE, IN CONSIDERATION OF THE MUTUAL FORTH HEREIN, THE PARTIES AGREE AS FOLLOWS	
1. SERVICES TO BE PERFORMED:	Mindset & Leadership Training
2. GROUP/DEPARTMENT WORKING WITH:	Linn-Mar Dance Team
3. AMOUNT OF PAYMENT: \$6825	
Total fees for services performed under this agreement we of invoice from the IC upon completion of all services on which is the date of completion. <i>An invoice for services s. Attn: Accounts Payable, 2999 N 10th Street, Marion, IA 5.2</i>	October 13th, 2024 , hould be sent to: Linn-Mar Community School District,

- 4. **INDEPENDENT CONTRACTOR RELATIONSHIP:** The parties intend that this independent contractor agreement create an IC relationship between them. The district is interested only in the end results achieved by the services of the IC and that they conform to the requirements specified in this agreement. The manner of achieving these results and the right to exercise control or direction as to the details, means, and methods by which the services are completed is the responsibility of the IC. The IC is not an agent or employee of the district for any purpose. Neither party shall be considered to be an agent, master, or servant of the other party for any purpose whatsoever and neither has any authority to enter into any contract, assume any obligations, or make any warranties or representations on behalf of the other. The district is not responsible for deducting from payments to the IC any amounts for taxes, insurance, or other similar items relating to the IC. Accordingly, the IC shall be responsible for payment of all taxes arising out of the IC's activities in accordance with this independent contractor agreement, including by way of illustration but not limitation: federal and state income tax, social security tax (FICA), unemployment insurance taxes (FUTA), and any other taxes or business license fees, as required. The IC shall further assume exclusive responsibility for the filing of all tax returns due in connection with all amounts paid to the IC under the terms of this independent contractor agreement.
- 5. **PAYROLL OR EMPLOYMENT TAXES:** No payroll or employment taxes of any kind shall be withheld or paid with respect to payments to the IC. The payroll or employment taxes that are subject to this paragraph include but are not limited to: FICA (social security tax), FUTA (federal unemployment tax), federal income tax, state income tax, and state unemployment insurance tax.
- 6. **FRINGE BENEFITS:** The IC is not eligible for and shall not participate in any employee pension, health, disability, or other fringe benefit plan of the district.

7.	INSURANCE: No workers' compensation insurance or any other type of insurance (including but not limited to professional liability insurance) has been or will be obtained by the district on account of the IC. The IC shall comply with the workers' compensation laws (and all other applicable laws) with respect to the IC's employment.						
8.	INDEMNIFICATION: The IC shall incliabilities, claims, debts, taxes, obligation court costs, and costs of appeals) that independent contractor agreement or independent contractor agreement by taxes arising out of the IC's performant other proceeding is instituted in connectinterpret or enforce any rights under the from the non-prevailing party all attorning incurred by the prevailing party, include	ons, costs, a the district r negligent or the IC, or as ce of service ction with ar nis agreemen	nd expenses (may incur or s other wrongfu a result of fai s for the distr y controversy nt, the prevaili osts, expert wi	including rea ustain as a real conduct in the ilure to pay a ict. If a suit, to arising out of ang party sha tness fees, a	sonable atto esult of any lithe performa my employmaction, arbito of this agree Il be entitled	orney's fees, breach of this ance of this ent or income ration, or ment or to to recover	
0	TERM: This agreement shall begin on	October	12th	, 2	n 24	and	
Э.	shall continue in effect until	October 13	 3th	20	24		
	earlier terminated by either party in ac					, ariicss	
	, , , , , , , , , , , , , , , , , , , ,						
10	 TERMINATION: This agreement may days written notice. Upon termination, date of termination. 			•	1.5	E E	
11	. ASSIGNMENT: The IC acknowledges not assign IC rights or delegate IC duti without the prior written consent of the	ies or obliga		-			
12	. AMENDMENTS: This independent cor only in writing by mutual agreement of	_	•	e supplement	ted, amende	ed, or revised	
13	. GOVERNING LAW: This independent pursuant to the laws of the State of Io		agreement sha	all be govern	ed by and co	onstrued	
14	ENTIRE AGREEMENT: This is the en promises, or agreements (oral or other	_			ther represe	ntations,	
This a	greement is signed and dated this	Tuesday	day of	July 30	, 20		
Indep	pendent Contractor Signature: nes Silvas - Silvas Speaks LLC	P	Linn-Mar C	SD Represe	ntative Sig	nature:	
Jan	iles Silvas - Silvas Speaks LLC					,	
	Owner	5	Title: School	Poard Duca:	lont		

Account Code: _ __ Date ______Initial

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