THIS AGREEMENT made this 1 day of July, Click to select Year pursuant to the provisions of Part IV of *The Public Schools Act* and the *Shared Services Regulation* and *Funding of Schools Program Regulation* thereunder.

BETWEEN:

| The |  | School Division |
| --- | --- | --- |

(Name of School Division)

being a school board, and a body corporate pursuant to subsection 3(1)

of *The Public Schools Act*, C.C.S.M. c. P250

(called “the Division”)

-and-

|  |
| --- |

(Name of Private School)

(called “the private school”)

WHEREAS the private school is a ‘private school’ as defined in section 59 of *The Public Schools Act*;

AND WHEREAS pursuant to subsection 60(1) of *The Public Schools Act*, the Division may, with the approval of the Minister of Education and Early Childhood Learning, enter into an annual agreement with a private school to provide, under the supervision and control of the Division, transportation for pupils enrolled in the private school, from points on a regular public school bus route operated by the Division to other points on the same route;

AND WHEREAS for this purpose, the Division and the private school are prepared to enter into an agreement to provide eligible pupils enrolled in the private school with transportation on a regular public school bus route according to the terms and conditions of this agreement;

AND WHEREAS prior to the signing of this agreement, the Minister of Education and Early Childhood Learning provided approval to the Division to enter into this annual agreement with the private school, pursuant to subsection 60(1) of *The Public Schools Act*;

AND WHEREAS transportation support is payable to the Division for eligible transported private school pupils subject to the provisions set out in the *Shared Services Regulation*, M.R. 131/2012 and the *Funding of Schools Program Regulation*, M.R. 259/2006 (the “Regulations”).

NOW THEREFORE the parties agree as follows:

1. The Division shall provide for eligible pupils enrolled in the private school, transportation from points on a regular public school bus route operated by the Division to other points on the same route.

2. The private school pupils receiving transportation on a regular public school bus route operated by the Division, shall be deemed to be in attendance at a public school while on a public school bus.

3. The pupils enrolled in the private school shall be under the supervision and control of the Division while they are on a public school bus receiving the transportation provided by the Division under this agreement.

4. The private school shall execute any documents and provide the Division with any information, documents, returns or reports which may be required by the Department of Education and Early Childhood Learning to facilitate financial planning and to determine the amounts of any support which may be payable to the Division in respect of this agreement pursuant to *The Public Schools Act* and the Regulations.

5. This agreement shall be effective for a term of one year commencing July 1, , Click to select Year and ending June 30, Click to select Year.

The authorized representative of each of the parties to this agreement has signed this agreement effective on the day and year written above.

| The |  | School Division |
| --- | --- | --- |

(Name of School Division)

|  |
| --- |

Chair

|  |
| --- |

Secretary-Treasurer

|  |
| --- |

(Name of Private School)

|  |
| --- |

Chair

|  |
| --- |

Principal

Prior to signing this agreement, the Division was provided with approval by the Minister of Education and Early Childhood Learning or designate as required by subsection 60(1) of *The Public Schools Act*.

|  |
| --- |

Minister of Education and Early Childhood Learning or designate

|  |
| --- |

Date