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Coshocton Co-teaching Contract 2021/22

Coshocton City Schools

1207 Cambridge Road
Coshocton, OH 43812
United States

Kaitlyn Ashbrook

Director of Curriculum and
Federal Programming
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chools.com
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Reference: 20210603-095125293

Quote created: June 3, 2021

Quote expires: July 1, 2021

Quote created by: Lon Novak

Director of Business Development

lon@novakeducation.com

617-548-3727

Products & Services

Item & Description	Quantity	Unit Price	Total
Virtual Co-teaching Leadership PD	1	\$4,000.00	\$4,000.00
Virtual Co-teaching Planning Retreat	2	\$5,000.00	\$10,000.00
Virtual Planning Implementation Support Sessions	2	\$500.00	\$1,000.00
Online Co-teaching Grad Course	1	\$5,000.00	\$5,000.00
Co-teaching PLC (Virtual)	1	\$3,000.00	\$3,000.00
Co-teaching Online Book Group	1	\$3,000.00	\$3,000.00
Book Group Books	1	\$1,000.00	\$1,000.00
Online Coaching: 13 Days 65 hours of direct coaching support	13	\$1,000.00	\$13,000.00

Subtotals

One-time subtotal

\$40,000.00

Total \$40,000.00

Purchase Terms

Webinar Limits: Webinars and virtual professional development sessions can accommodate up to 1,000 people on the Novak Education Zoom platform. If you require more seats and wish to host your session on the Novak Zoom platform, please note an additional fee will be charged. Contact education@novakeducation for details.

Payment: Client will be invoiced monthly after each session has occurred or deliverables have been sent to the Client. Compensation will be payable to the Consultant within 30 days after receipt of invoice. You are responsible for requesting an invoice if you do not receive one. All payments shall be made out to Novak Educational Consulting.

Force Majeure: In the event either party is unable to perform its obligations under the terms of this Agreement because of earthquake, flood, extraordinary weather conditions, acts of god, war, strike, fire, or any other reason where failure to perform is beyond the reasonable control and not caused by the negligence or intentional conduct or misconduct of the non-performing party, and such party has exerted all reasonable efforts to avoid or remedy such force majeure, such party shall not be liable for damages to the other for any damages resulting from such failure to perform or otherwise from such causes. Performance under this Agreement shall resume when the affected party or parties are able to perform substantially that party's duties.

Non-solicitation. During the term of this agreement, and for a period of one (1) year immediately thereafter, you agree not to directly solicit or hire any employee or independent contractor of the Company with whom you became acquainted during the term of this agreement. Any future work you would like to complete with the employee or independent contractor of the Company shall be arranged through the Company.

Intellectual Property Ownership: We may share with you presentations, slides, documents and other instruments created by the Consultant (hereinafter, the "Work Product") to assist you with your work. The Consultant retains all rights and interest to any and all intellectual property created by the Consultant and you agree not reproduce, make derivatives of, sell or share the Work Product with any third party without prior written content from the Consultant. Any recordings of virtual sessions are not to be shared with third parties or posted online for public viewing without prior written content.

Cancellation and Termination: There are no fees associated with events canceled more than 30-days from the event date or for events that have not been scheduled. If events are canceled within 30-days or less from the scheduled event date, the Company reserves the right to charge you up to the full cost of the event plus any non-refundable travel expenses (if applicable). Either the Client or the Consultant may terminate this contract with 90 days' advance written notice.

Entire Agreement: The terms and provisions contained herein shall constitute the entire agreement between the parties with respect to the services to be provided by Consultant for Client. Any changes to this Agreement must be in writing and signed by both parties.

Signature

Signature

Date

Printed name

Questions? Contact me



Lon Novak

Director of Business Development

lon@novakeducation.com

617-548-3727

Novak Educational Consulting

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US