Purchase	Order #

#### PERRIS UNION HIGH SCHOOL DISTRICT

#### AGREEMENT FOR PROFESSIONAL SERVICES

THIS AGREEMENT is made and entered into by and between the Perris Union High School District of Riverside County, California, hereinafter referred to as "District," and **Friesens Corporation** hereinafter referred to as "Vendor" with an effective date as of the last date of signature.

#### WITNESSETH:

WHEREAS, it is the desire of the Governing Board of the District to contract with Vendor to <u>provide Yearbook Publication Services for Perris</u>
<u>High School</u>.

WHEREAS, in consideration of the mutual promises of the parties hereto, the District hereby retains the Vendor upon the terms and conditions set forth, and the Vendor hereby accepts said retention and agrees to render the services upon said terms and conditions.

- 1. <u>TERM:</u> The term of this Agreement for the period commencing <u>July 1, 2020</u>, and terminating <u>June 30, 2021</u>, unless terminated earlier pursuant to Section 15. The contract may be renewed annually upon mutual consent expressed in writing by the District and Vendor for up to two (2) additional one (1) year terms in accordance with Education Code 17596.
- 2. <u>INCORPORATED DOCUMENTS:</u> The following documents are attached to and incorporated into this agreement: <u>Yearbook Publication</u> <u>Services (Exhibit B)</u>, <u>Quote Specifications (Exhibit C) and Agreement to Print Yearbooks (Exhibit D)</u>.
- 3. <u>SCOPE OF WORK:</u> As directed by the District, the Vendor agrees to the following: <u>Preparation and Printing of Yearbooks for Perris</u> <u>High School; to provide Yearbook Publication Services. See attached Yearbook Publication Services (Exhibits B, C, and D).</u>
- 4. <u>DISTRICT DESIGNEE:</u> Vendor shall provide its Services and Products to <u>Debbie Georgianna, Yearbook Advisor</u> ("District's Designee"). All Services and Products shall be subject to the approval of District's Designee.
- 5. **EXPENSES:** Vendor agrees and understands that some travel may be required, at Vendor's expense, to District school sites and/or to other locations. These travel expenses are not reimbursable and shall be considered to be an ordinary expense of this Agreement. Vendor shall not invoice the District for travel time from home office to a District location.

The Vendor shall assume all ordinary expenses incurred in the performance of this Agreement. Such ordinary expenses shall include, without limitation, document reproduction expenses, travel expenses, and telephone charges. Services and expenses that are above the ordinary and may be required shall not be reimbursable unless authorized in writing by the District's Designee, and shall be covered by addendum to this Agreement.

- 6. **SUBCONTRACTORS**: Vendor shall hire any subcontractors needed to provide the Services and/or Products, which subcontractors shall be subject to approval by the District. Any subcontractor(s) shall be at no additional expense to the District, and shall be paid from the Vendor's own resources and billings.
- 7. INDEPENDENT CONTRACTOR: Vendor shall be an independent contractor for District and not an employee. Vendor understands and agrees that it and all of its employees shall not be considered officers, employees or agents of District, and are not entitled to benefits of any kind normally provided to employees of District, including but not limited to, state unemployment compensation or workers' compensation. Vendor assumes full responsibility for the acts and omissions of its employees or agents related to the Services contemplated by this Agreement. Vendor assumes full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes, for employees performing the Services.

The Parties acknowledge Labor Code section 2750.3 and its potential impact on independent contractor relationships. The Parties agree that: (1) Vendor shall be responsible for the control and direction of its own employees and personnel in the performance of the Services under this Agreement; (2) the Vendor's personnel shall only perform work that is outside the usual course of the District's function of educating children; and (3) Vendor's personnel shall be engaged in business independent of the District. Vendor shall defend and indemnify the District against any

claim by any worker that it is actually an employee of the District.

- 8. **ASSIGNMENT:** Vendor shall not assign this Agreement or any interests therein without the prior written approval of the District. Any such attempt to assign or sublet this Agreement without District approval shall be invalid.
- 9. **CONFIDENTIALITY:** Vendor and all personnel designated by Vendor to perform under this Agreement shall maintain the confidentiality of all information received while providing the Services and/or Products. This requirement shall extend beyond the effective termination or expiration date of this Agreement.
- 10. **EXECUTION OF CONTRACT:** Vendor shall not commence providing Services and/or Products under this Agreement until it has provided evidence satisfactory to the District that it has secured all insurance required under this section and Exhibit "A". In addition, Vendor shall not allow any subcontractor to commence work on any subcontract until it has provided evidence satisfactory to the District that the subcontractor has secured all insurance required under this section and Exhibit "A".
- 11. INDEMNIFICATION: Vendor shall defend, indemnify and hold the District, its officials, officers, employees, volunteers and agents free and harmless from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury, in law or equity, to property or persons, including wrongful death, in any manner arising out of or incident to any alleged acts, omissions or willful misconduct of Vendor, its officials, officers, employees, agents, Vendors and contractors arising out of or in connection with the performance of the Services and/or the Products or this Agreement, including without limitation the payment of all consequential damages and attorney's fees and other related costs and expenses. Vendor shall defend, at Vendor's own cost, expense and risk, any and all such aforesaid suits, actions or other legal proceedings of every kind that may be brought or instituted against District, its directors, officials, officers, employees, agents or volunteers. Vendor shall pay and satisfy any judgment, award or decree that may be rendered against District or its directors, officials, officers, employees, agents or volunteers, in any such suit, action or other legal proceeding. Vendor shall reimburse District and its directors, officials, officers, employees, agents and/or volunteers, for any and all legal expenses and costs incurred by each of them in connection therewith or in enforcing the indemnity herein provided. Vendor's obligation to indemnify shall not be restricted to insurance proceeds, if any, received by the District, its directors, officials, officers, employees, agents or volunteers.
- 12. <u>DELIVERABLES:</u> The Services and/or Products required for the performance of the Services under this Agreement must be provided to the District's Designee no later than ten (10) days before the expiration of the term of the Agreement or at intermediate dates as requested by District's Designee. Failure to do so will result in the District withholding payment of progress or final invoice of Vendor until said Services and/or the Products are received by the District's Designee.
- 13. <u>FEE:</u> For Services and Products provided under the Agreement, the District will pay Vendor an amount of \$10,968.31 plus applicable taxes and shipping fees.
- 14. PAYMENT TERMS: Net 30 days.
- 15. **TERMINATION:** This Agreement may be terminated by District, for any reason, during the life of this Agreement, by giving thirty (30) days' notice to Vendor. Said notice shall be in writing and shall be delivered to the addresses listed for the Vendor. District retains right to terminate this Agreement for convenience at any time. These termination rights include any event of school closure due to Force Majeure and/or events beyond the control of the District, when the goods or services contracted for are no longer needed during the period of school closure. Due to significant budgetary shortfalls, the District is not in a position to pay for goods and services that cannot be delivered, used, or rendered. Vendor may terminate this Agreement only if District breaches this Agreement and shall give 30 days' written notice to District of its termination. Such notice shall be delivered to the District's Designee and shall set forth reasons for the termination.
- 16. FORCE MAJEURE: "Force Majeure" means any act or event that prevents or delays the affected Party from performing its obligations in accordance with this Agreement, if such act or event is beyond the reasonable control, and not the result of the fault or negligence, of the affected Party and such Party has been unable to overcome such act or event with the exercise of due diligence (including the expenditure of reasonable sums). Force Majeure includes but is not limited to: (i) acts of God and other natural phenomena, such as storms, extraordinary seasonal conditions, tornados, hurricanes, floods, lightning, landslides, and earthquakes; (ii) explosions or fires arising from lightning or other causes unrelated to the acts or omission of the Party seeking to be excused from performance; (iii) acts of war or public disorders, civil disturbances, riots, insurrection, sabotage or vandalism, epidemic, pandemic, terrorist acts, or rebellion; (iv) any industry or trade-wide national labor dispute or strike or any other strike or labor dispute not directed solely at a contractor or vendor; (v) any Utility power outage at the Premises; (vi) a reasonably unanticipated action, delay or failure to act by a Governmental Authority, including a moratorium on any activities related to this Agreement.

- 17. FISCAL YEAR: Vendor understands and agrees that this Agreement may involve services to be performed in different school fiscal years. While it is the intent of the District to utilize the Vendor continuously throughout the term irrespective of fiscal year, Vendor and District agree and acknowledge that all services in fiscal years subsequent to the fiscal year of Agreement execution is contingent upon availability of continued funding.
- 18. **AUTHORITY:** In accordance with California Education Code Section 17604, this Agreement is not valid or an enforceable obligation against the District until approved or ratified by motion of the Governing Board duly passed and adopted.
- 19. **ENTIRE AGREEMENT:** It is understood and agreed that this Agreement sets forth the entire understanding of the parties regarding the subject matter thereof, and no modification or amendment to this Agreement shall be binding unless said modification or amendment is in writing and duly executed with the same formality as this Agreement itself. This Agreement shall be binding upon the successors and assigns of the parties.
- 20. **PERMITS & LICENSES**: Vendor shall, during the term of this Agreement, obtain and maintain all licenses, certificates, permits and approvals of whatever nature that are legally required to provide the Services and/or Products.
- 21. GOVERNING LAW: This Agreement shall be governed by the laws of the State of California.
- 22. **COMPLIANCE:** Vendor shall keep itself fully informed of and in compliance with all local, state and federal laws, rules and regulations in any manner affecting the provision of the Services and/or Products, including all Cal/OSHA requirements, and shall give all notices required by law. Vendor shall be liable for all violations of such laws and regulations in connection with providing the Services and/or Products. If the Vendor performs any work knowing it to be contrary to such laws, rules and regulations and without giving written notice to the District, Vendor shall be solely responsible for all costs arising therefrom. Vendor shall defend, indemnify and hold District, its officials, directors, officers, employees and agents free and harmless, pursuant to the indemnification provisions of this Agreement, from any claim or liability arising out of any failure or alleged failure to comply with such laws, rules or regulations. Vendor shall provide all Services and Products under this Agreement in a skillful and competent manner, consistent with the standards generally recognized as being employed by others in the same profession in California. Vendor represents and warrants that all employees and subcontractors have sufficient skill and experience to perform the Services and/or Products assigned to them.
- 23. <u>RECORDS:</u> Vendor shall maintain complete and accurate records with respect to all costs and expenses incurred under this Agreement. All such records shall be clearly identifiable. Vendor shall allow a representative of District during normal business hours to examine, audit, and make transcripts or copies of such records and any other documents created pursuant to this Agreement. Vendor shall allow inspection of all work, data, documents, proceedings, and activities related to the Agreement for a period of three (3) years from the date of final payment under this Agreement.
- 24. **FINGERPRINTING:** This contract is subject to the provisions of Education Code Section 45125.1. Vendors' employees are required to submit fingerprints to the Department of Justice where an employee may come into contact with students at any site. The Department of Justice will ascertain whether the employee has a pending criminal proceeding for a violent or serious felony or has been convicted of a violent or serious felony as they are defined in Penal Code Sections 667.5c and 1192.7c respectively. Vendor shall not permit an employee to come in contact with students until the Department of Justice has ascertained that the employee has not been convicted of a felony as defined in Education Code Section 45122.1. Vendor shall certify in writing to the District that none of its employees who may come in contact with students have been convicted of a felony as defined in Education Code Section 45122.2. District may request the removal of an employee from a site at any time. Failure to comply with this provision may result in termination of the Contract.
- 25. **NONDISCRIMINATION**: It is the policy of the District that in connection with all work performed under contracts, there be no discrimination against any prospective or active employee engaged in the work because of race, color, ancestry, national origin, religious creed, sex, age, or marital status. Each Contractor agrees to comply with applicable Federal and California laws including, but not limited to, The California Fair Employment Practice Act, beginning with Government Code Section 12900, Labor Code Section 1735, and Title 5, Division 1, Chapter 1, Subchapter 4 of the California Code of Regulations. In addition, each Contractor agrees to require like compliance by any subcontractors employed on the work by him.
- 26. **WORKERS' COMPENSATION**: In accordance with the provisions of Section 3700 of the Labor Code, Vendor shall secure the payment of compensation to his employees.

- 27. **WAIVER**: No waiver of any default shall constitute a waiver of any other default or breach, whether of the same or other covenant or condition. No waiver, benefit, privilege, or service voluntarily given or performed by a party shall give the other party any contractual rights by custom, estoppel, or otherwise.
- 28. **SEVERABILITY:** In the event any portion of this Agreement shall be finally determined by any court of competent jurisdiction to be invalid or unenforceable, such provision shall be deemed void and the remainder of this Agreement shall continue in full force and effect.

Vendor has all requisite power and authority to conduct its business and to execute, deliver, and perform the Agreement. Each party warrants that the individuals who have signed this Agreement have the legal power, right, and authority to make this Agreement and bind each respective party.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date written above:

<u>Vendor</u>			Perris Union High School District
Vendor Signature	)		District Signature
Address			Title
City	State	Zip	Date
Phone	Email		Board Approval Date

#### **EXHIBIT "A"**

#### **Insurance Requirements**

- A. <u>Minimum Requirements</u>. Vendor shall, at its expense, procure and maintain for the duration of this Agreement insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the Agreement by the Vendor, its agents, representatives, employees or subcontractors. Vendor shall also require all of its subcontractors to procure and maintain the same insurance for the duration of the Agreement. Such insurance shall meet at least the following minimum levels of coverage:
- B. <u>Minimum Scope of Insurance</u>. Coverage shall be at least as broad as the latest version of the following: (A) *General Liability*: Insurance Services Office Commercial General Liability coverage (occurrence form CG 0001); (B) *Automobile Liability*: Insurance Services Office Business Auto Coverage form number CA 0001, code 1 (any auto); and (C) *Workers' Compensation and Employers' Liability*: Workers' Compensation insurance as required by the State of California and Employer's Liability Insurance.
- C. <u>Minimum Limits of Insurance</u>. Vendor shall maintain limits no less than: (A) *General Liability*: \$1,000,000 per occurrence for bodily injury, personal injury and property damage. If Commercial General Liability Insurance or other form with general aggregate limit is used, either the general aggregate limit shall apply separately to this Agreement/location or the general aggregate limit shall be twice the required occurrence limit; (B) *Automobile Liability*: \$1,000,000 per accident for bodily injury and property damage; and (C) *Workers' Compensation and Employer's Liability*: Workers' compensation limits as required by the Labor Code of the State of California. Employers Liability limits of \$1,000,000 per accident for bodily injury or disease.
- D. <u>Professional Liability</u>. [INCLUDE IF APPLICABLE] Vendor shall procure and maintain, and require its sub-Vendors to procure and maintain errors and omissions liability insurance appropriate to their profession. Such insurance shall be in an amount not less than \$1,000,000 per claim, and shall be endorsed to include contractual liability.
- E. <u>Insurance Endorsements</u>. The insurance policies shall contain the following provisions, or Vendor shall provide endorsements on forms supplied or approved by the District to add the following provisions to the insurance policies:
- (1) <u>General Liability</u>. The general liability policy shall be endorsed to state that: (A) the District, its directors, officials, officers, employees, agents and volunteers shall be covered as additional insured with respect to the Services and/or the Products or operations performed by or on behalf of the Vendor, including materials, parts or equipment furnished in connection with such work; and (B) the insurance coverage shall be primary insurance as respects the District, its directors, officials, officers, employees, agents and volunteers, or if excess, shall stand in an unbroken chain of coverage excess of the Vendor's scheduled underlying coverage. Any insurance or self-insurance maintained by the District, its directors, officials, officers, employees, agents and volunteers shall be excess of the Vendor's insurance and shall not be called upon to contribute with it.
- Automobile Liability. The automobile liability policy shall be endorsed to state that: (A) the District, its directors, officials, officers, employees, agents and volunteers shall be covered as additional insureds with respect to the ownership, operation, maintenance, use, loading or unloading of any auto owned, leased, hired or borrowed by the Vendor or for which the Vendor is responsible; and (B) the insurance coverage shall be primary insurance as respects the District, its directors, officials, officers, employees, agents and volunteers, or if excess, shall stand in an unbroken chain of coverage excess of the Vendor's scheduled underlying coverage. Any insurance or self-insurance maintained by the District, its directors, officials, officers, employees, agents and volunteers shall be excess of the Vendor's insurance and shall not be called upon to contribute with it.
- (3) <u>Workers' Compensation and Employers Liability Coverage</u>. The insurer shall agree to waive all rights of subrogation against the District, its directors, officials, officers, employees, agents and volunteers for losses paid under the terms of the insurance policy which arise from work performed by the Vendor.
- (4) <u>All Coverages</u>. Each insurance policy required by this Agreement shall be endorsed to state that: (A) coverage shall not be suspended, voided, reduced or canceled except after thirty (30) days prior written notice by certified mail, return receipt requested, has been given to the District; and (B) any failure to comply with reporting or other provisions of the policies, including breaches of warranties, shall not affect coverage provided to the District, its directors, officials, officers, employees, agents and volunteers.
- F. Other Requirements. All insurance required by this Section shall contain standard separation of insureds provisions. In addition,

such insurance shall not contain any special limitations on the scope of protection afforded to the District, its directors, officials, officers, employees, agents and volunteers. Any deductibles or self-insured retentions must be declared to and approved by the District. Vendor shall guarantee that, at the option of the District, either: (A) the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the District, its directors, officials, officers, employees, agents and volunteers; or (B) the Vendor shall procure a bond guaranteeing payment of losses and related investigation costs, claims and administrative and defense expenses. Insurance is to be placed with insurers with a current A.M. Best's rating no less than A:VIII, licensed to do business in California, and satisfactory to the District. Vendor shall furnish District with original certificates of insurance and endorsements effecting coverage required by this Agreement on forms satisfactory to the District. The certificates and endorsements for each insurance policy shall be signed by a person authorized by that insurer to bind coverage on its behalf, and shall be on forms provided by the District if requested. All certificates and endorsements must be received and approved by the District before work commences. The District reserves the right to require complete, certified copies of all required insurance policies, at any time.

#### **EXHIBIT B - Yearbook Publication Services**

At a minimum, services shall include the requirements set forth below. The District and/or Sites reserve the right to select only the products and services that are deemed necessary and/or appropriate.

- 1. Work with designated school agent to set up order dates and other events where services may be required.
- 2. Provide flyers, brochures, order forms (online and paper), mailings, etc. if requested by the the designated school agent.
- 3. If requested by designated school agent, Vendor will visit classrooms to give information on Yearbook Services to students.
- 4. Work with designated school agent to determine delivery dates. Some sites may want you to deliver the product directly.
- 5. If requested by designated school agent, Vendor will come on campus to set-up a booth to present & market the yearbooks to the students.
- 6. Vendor will be liable for replacing and shipping any yearbooks that were not printed correctly per the final approved proofs. There must be a minimum 30 day turnaround for such services. If requested, students may request and receive a refund instead of receiving a corrected yearbook.
- 7. Free Extra books per site: 5 percent of total sale
- 8. Vendor must base deadline dates around school calendars. Deadline dates will be on a monthly basis between October and April. Specific dates must be agreed upon between the designated school agent and vendor's representative.
- 9. If requested by designated school agent, students can work at vendor's location.
- 10. All color book
- 11. Proofs must be submitted to the school through a color hard copy as well as on a from which the designated school agent can make changes. Must also provide ability to reproof pages if necessary. Proofs must be in the same size as the predetermined packages.
- 12. Vendor must turn proofs around within 5 business days. Proofs will be required for all deadlines, including the April deadline
- 13. Vendor must provide support services for training staff members and students. These services must include curriculum and training days operated by the Vendor's representative. The representative shall train students in all of the following areas but not limited to: any proprietary or other vendor based provided software, Adobe Page Maker, InDesign, Photoshop, and publishing software. Vendor must also provide supplemental support services to train adviser in new technology when necessary.
- 14. Vendor must develop regular meeting schedule with designated school agent. Minimum twice a month with rep if requested by designated school agent.
- 15. Vendor must provide shipping through major suppliers such as FedEx or UPS
- 16. Vendor must provide up-to-date templates that reflect ideas from award winning yearbooks (templates should download onto school's hardware)
- 17. School staff to receive copies of award winning yearbooks to use for cover ideas
- 18. Yearbooks shall ship prior to the date agreed upon between Vendor and school agent (during May each year).
- 19. Vendor must provide web-based software solution with the following capabilities:
  - 19.1. Ability for all students to sign on at same time
  - 19.2. InDesign Software or comparable publisher-based design software
  - 19.3. Ability to run software on Chromebooks
  - 19.4. Online book design program

- 19.5. Unlimited storage on vendor's server for all sites
- 19.6. History capability as backup
- 19.7. Ability for students to submit pictures to software via their cellphones (desired but not required)
- 20. For the term of the agreement, vendor must provide school(s) with a \$1,000.00 equipment/supply budget. All equipment/supplies shall be returned to the vendor at the end of the contract term.
- 21. Vendor must provide yearbook camp options.
- 22. Vendor must provide a Yearbook Senior Ad company service. The site will not be responsible for handling parent ads.
- 23. Vendor or Vendor's Yearbook Senior Ad company service must provide information to all students prior to registration as follows: package yearbook prices and senior ad prices.



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## **Quote Specifications**

School Name: Perris HS Date Created: Nov 06, 2019

Attention: Debbie Georgianna Customer #: 773996

Accounting: Debbie Georgianna Acct Email: debbie.georgianna@puhs

d.org

Address: 175 East Nuevo Rd Quote #: 32785-1-Q2

Perris, CA 92570 **Phone:** 951.657.2171

Main Quantity: 225

Page Count: 184 Book Type: Yearbook Book Size: 9 X 12"

Preparation DesignIt Binding Sewn

Paper Weight: 100 lb. Gloss

Cover Type: Hard

Material: Gloss Crystaline

# of Inks: Process

Registering Type on Spine:

Board: 120 pt.

**Endsheets** Same Front and Back

Front Type: Plain White

Material: Standard ES Material

Color 184 Color Pages

Job

**Specifications** 

Shipping and

Offers

Includes \$500 Annual Scholarship

Includes 7 free tuitions to summer workshop

(\$2000 value)

Includes Free Event Marketing Kit (\$500 Value)

**Per Book:** \$48.75 **Total Price:** \$10,968.31

# **Agreement to Print Yearbooks**

School Name:	Perns no			Date:	May 16	5, 2020			
Attention:	Debbie Georgianna (	Advisor)		Customer #:	773996	6			
Mailing Address:				Phone:	951.65	7.2171			
Street Address:	175 East Nuevo Rd			Fax:					
City/State/Zip:	Perris, CA 92570								
Publication Year:	2021			Proposed Del	Date:	May 14, 2021			
Year 1:	2021	Year 2:	2022	Year 3:	2023				
All Color:	Yes	Platform:	PC	Add Ons:					
Book Size:	9 X 12"			Program:	Design	lt			
Special Offers:	* Includes \$500 student scholarship ** Includes 7 free tuitions to summer workshop (\$2,000 value); ***Includes free event marketing package (\$500 value)								
Add'l Information:	**Opt-In option for year 2: x: ***Opt-In Options for year 3: x (Opt-In will cap increase at maximum 1% annually)								
- Friesens does not exercise any control over and has no responsibility for the editorial content of the yearbook. The School agrees to hold Friesens harmless from any liability, action judgment or cost (including legal fees) whatsoever in connection with the content of the yearbook, including without limitation, any violation of copyright or proprietary right or any matter that is libelous.  - The School must meet submission deadlines set forth herein or otherwise arranged in writing with Friesens to allow sufficient time for the production of the yearbook. If deadlines are not met or the material submitted is not to Friesens production requirements, delivery of the yearbook may be delayed. Friesens shall have no responsibility for any such delay.  - If the School has missed a submission deadline and wishes to accelerate production at Friesens to achieve an important yearbook delivery date, it may request that Friesens nevertheless meet the delivery date subject to payment by the School of added overtime and other charges in order to meet such delivery date. Friesens will evaluate this request based on its production schedules and may or may not, at its sole discretion, be able to accommodate such a request.  - Yearbook quotes supplied by Friesens are only valid for the publication year outlined herein. Yearbooks delivered thereafter are subject to increases, as determined by Friesens, in its sole discretion.  - Any additions or changes to the yearbook from that shown herein, such as added pages, features or colour, will increase the unit price of each yearbook, if all other specifications remain unchanged. Any such changes shall be determined by Friesens and paid by the School.  - Quoted prices do not include applicable taxes, shipping charges, and author's corrections at the proofing stage. These costs are to be paid by the School. The yearbooks shall be attimed friesens within 15 days of delivery of the yearbooks.  - Friesens makes no representations or warranties except as may be expressly set forth herein									
PAYMENT TERMS: - Payment is due upon receipt of invoice. Interest on late payments shall be paid by the School at the rate shown on Friesens invoice or at the highest rate allowed by law, whichever is lower.  ADDITIONAL INFORMATION:									
Yearbook Adviser Signature		Date		Debbie Georgianna	Adviser Position				
District Admin Signature		Data		Dawn Bray	Position				
District Admin Signature		Date			Position				

### PREPAYMENT DISCOUNT AVAILABLE BASED ON AMOUNT PRE-PAID BY SCHOOL.

School to retain original copy. Carbon copies: Friesen Yearbooks, Box 556, Pembina, ND, USA 58271. Pricing valid for 60 days.

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Friesens Signature