

### **Contract of Service**

**THIS CONTRACT OF SERVICE** ("Agreement") is made and entered into this 1st day of July, 2021, by and between the **Allegheny Intermediate Unit**, operator of PAEducator.net (hereinafter referred to as "PA Educator"), and **Shaler Area School District** (hereinafter referred to as "Educational Employer"; collectively with PA Educator, "Parties").

#### WITNESSETH:

**WHEREAS**, the Educational Employer wishes to accept online applications for employment from certificated and noncertificated individuals; and

**WHEREAS,** PA Educator operates a website through which individuals may submit employment applications for review by prospective employers (<a href="www.paeducator.net">www.paeducator.net</a>, hereinafter referred to as "Website"); and

**WHEREAS,** the Educational Employer wishes to obtain, and PA Educator wishes to provide the Educational Employer with, access to the Website upon the following terms and conditions.

**NOW**, **THEREFORE**, intending to be legally bound, the Parties hereto agree as follows:

- 1. Service Provided. PA Educator shall provide the Educational Employer with access to the Website for the purpose of reviewing and considering applications for employment from certificated and noncertificated employees. Such access shall be provided through an identification number and password assigned to the Educational Employer. The Educational Employer agrees that the assigned password and identification number shall be used solely by the Educational Employer for purposes contained herein and shall not be distributed to any other employer, organization or individual.
- 2. **Payment.** In consideration of its use of the Website, the Educational Employer agrees to pay PA Educator a fee of \$3,000.00 per school year, defined as the period beginning July 1 and ending June 30 of any calendar year, prorated on a daily basis for any portion of a school year, if applicable. The fee specified herein is subject to change by PA Educator at the beginning of any school year following written notice to the Educational Employer by June 1 of the prior school year. PA Educator shall invoice the Educational Employer annually on or before June 1 for the following school year, or upon the commencement of this Agreement if after June 1. The Educational Employer agrees to remit payment within sixty (60) days of the invoice date. Should the Educational Employer fail to remit payment in full within sixty (60) days of invoicing, PA Educator may (a) apply a late payment charge of one percent (1%) per month on any unpaid balance and/or (b) suspend the Educational Employer's access to the Website. The Educational Employer agrees that a failure or delay in invoicing shall not constitute a waiver of the right of PA Educator to be paid in full for its services.
- 3. **No Representations or Warranties.** Except as expressly set forth in this Agreement, (a) neither party to this Agreement, nor any other person on such party's behalf, has made or makes any express or implied representation or warranty, either oral or written, whether arising by law,

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course of dealing, course of performance, usage, trade or otherwise, all of which are expressly disclaimed, and (b) each party acknowledges that it has not relied upon any representation or warranty made by the other party, or any other person on such party's behalf, except as specifically provided herein. PA Educator makes no representations as to either the suitability for employment of individuals who submit applications through its website or the authenticity or accuracy of materials submitted by applicants. The Educational Employer acknowledges that it is solely responsible for determining applicants' suitability for employment and for verifying their qualifications and credentials.

- 4. **Limitation of Liability.** In no event shall PA Educator be liable to the Educational Employer for consequential, indirect, incidental, special, exemplary, punitive or enhanced damages arising out of, or relating to, and/or in connection with any breach of this Agreement, regardless of (a) whether such damages were foreseeable, (b) whether a party was advised of the possibility of such damages and (c) the legal or equitable theory (contract, tort or otherwise) upon which the claim is based. Except as provided in Section 2, below, in no event shall PA Educator's aggregate liability arising out of or related to this Agreement, whether arising out of or related to breach of contract, tort (including negligence), or otherwise, exceed the total of the amounts paid to PA Educator by the Educational Employer pursuant to this Agreement in the 12 months preceding the event giving rise to the claim.
- 5. **Indemnification.** The Educational Employer shall indemnify, hold harmless and defend PA Educator, its Board, officers, employees and agents from and against any and all costs, expenses (including reasonable counsel fees), liabilities, losses, damages, suits, actions, fines, penalties, claims or demands of any kind and asserted by or on behalf of any person or governmental authority arising out of the Educational Employer's (a) employment or nonemployment of any individual whose application it obtains through the Website or (b) misuse of information obtained through the Website including, but not limited to, (i) any violation of the privacy rights of the applicant, (ii) unauthorized distribution or use of the assigned password and identification number or (iii) discriminatory hiring practices by the Educational Employer. The Educational Employer's indemnification obligations shall survive the termination of this Agreement.
- 6. **Termination.** This Agreement may be terminated by the Educational Employer at the end of any school year through prior written notice to PA Educator received on or before May 31 of such school year or by PA Educator at any time upon written notice to the Educational Employer. In the event of termination by PA Educator for any reason except an unpaid balance, the Educational Employer shall be entitled to a refund of fees paid on account of the portion of the school year following such termination, prorated on a daily basis. Notices of termination shall be directed to the Director of Human Resources and Labor Relations of the Allegheny Intermediate Unit (if to PA Educator) or to the Educational Employer's primary contact specified below (if to the Educational Employer).
- 7. **Miscellaneous.** This Agreement and all matters arising out of this Agreement are governed by and construed in accordance with the laws of Pennsylvania. Either party shall institute any legal suit, action, or proceeding arising out of this Agreement in the federal or state courts in each case located in Allegheny County, Pennsylvania. Each party consents and submits to the exclusive jurisdiction of such courts. This Agreement contains the entire understanding of the Parties with respect to the subject matter hereof, and supersedes all prior and contemporaneous written or oral understandings, agreements, representations, and warranties with respect to such subject matter. The invalidity, illegality, or unenforceability of any provision herein does not affect any other provision herein or the validity, legality, or enforceability of such provision in any other



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jurisdiction. The Parties may not amend this Agreement except by written instrument signed by the Parties. This Agreement may be executed in counterparts.

**IN WITNESS WHEREOF,** the parties hereto have set their hands and seal the day and year above first written.

	ATTEST:		ALLEGHENY INTERMEDIATE UNIT	
	Larry Pollick, Secretary, Board of Directors  ATTEST/WITNESS:	BY:	Debbie Beale, President, Board of Directors  SHALER AREA SCHOOL DISTRICT	
		BY:		
	Name:		Name:	
	Title:		Title:	
Prima	ry contact for Educational Employ	er (to be co	mpleted by Educational Employer):	
Name:				
Title:				
Phone:	:			
E-mail	:			
Fax:				
Postal	address:			

#### **ALLEGHENY INTERMEDIATE UNIT SERVICES AGREEMENT – 2021-2022**

This Services Agreement ("Agreement") is m	ade this 1 <sup>st</sup> day of July, 2021, by and between the
ALLEGHENY INTERMEDIATE UNIT ("AIU"), and the _	
("District/School") (collectively, "Parties").	

**WHEREAS,** the AIU is a regional education services agency that provides specialized services to Allegheny County's 42 suburban school districts, five career and technical schools, charter schools and numerous other organizations throughout the area; and

**WHEREAS,** the District/School wishes to receive certain services from the AIU in exchange for agreed-upon fees; and

**WHEREAS,** this Agreement does not obligate the District/School to purchase any particular service from the AIU, but pertains to services that the District/School chooses to receive; and

**WHEREAS**, the Parties wish to memorialize the terms of their agreement.

**NOW, THEREFORE,** for good and adequate consideration and with the intent to be legally bound, the Parties agree as follows.

- 1. Scope. The terms of this Agreement, while in effect, shall apply to the AlU's provision of services to the District/School and shall be deemed to be incorporated into all of the Parties' contemporaneous and subsequent agreements through which the AlU provides services and the District/School receives such services. To the extent the terms of this Agreement and those of a contemporaneous or subsequent agreement conflict, the terms of the other agreement shall control.
- **2. Duration.** This Agreement is effective through June 30, 2022, subject to prior termination in accordance with Paragraph 13 hereof.
- 3. Services Guide; Pricing. It is agreed that services provided by the AIU are rendered throughout the school year and that the AIU periodically invoices for fees for services provided to the District/School as outlined in the AIU's 2021-2022 Services Guide ("Services Guide"). Fees for programs not listed in the Services Guide will be determined on a case-by-case basis, subject to approval by the governing boards of the District/School and the AIU. By executing this Agreement, the District/School explicitly acknowledges receipt of the Services Guide and expressly accepts the pricing schedule for all of the services listed therein.
- **4. Invoicing; Payment.** By accepting the services provided by the AIU, the District/School agrees to pay for those services at the prices specified in the Services Guide and to do so no later than sixty (60) days from the invoice date. The AIU may apply a late payment charge of 1% per month on any unpaid balance that is more than sixty (60) days past due, retroactive to the invoice date.

The District/School will be invoiced in accordance with the Services Guide. It is agreed that the District/School will be invoiced for all programs and services provided and utilized by each student. Any delay in invoicing by the AIU will not affect the duty of the District/School to pay the invoice for the services received. The District/School agrees that a failure or delay in invoicing shall not constitute a waiver of the right of the AIU to be paid in full for services received by the District/School.

To ensure that the cost of services is properly allocated among districts, as well as the accuracy of each AIU invoice, the District/School understands and agrees that it is responsible to review all invoices when received; to audit the invoices to ensure that they accurately reflect the services received for each student identified; and to verify whether each student resided in the district being charged for services during that billing period.

The District/School agrees to pay the AIU the price for each program or service as listed in the Services Guide. Further, in the event schools are closed on account of contagious disease, the destruction or damage of a school building by fire or other causes during the term of this Agreement, the District/School agrees to pay the AIU the greater of (1) an amount necessary to pay the salaries and fringe benefits of the teachers, as defined by the Public School Code, engaged by the AIU to provide services to the District/School or (2) such amount required by the Public School Code, as it may be amended, or other applicable law.

- **5. Special Education Services.** Any special education services requested by the District/School and provided by the AIU shall be governed by Addendum A: Special Education Services, attached hereto and incorporated herein by reference as though set forth in full.
- 6. Compliance With Applicable Law. The AIU shall ensure that its services comply with all requirements of state and federal law, to the extent such compliance does not depend upon the performance or actions of any other individual or entity beyond the control of the AIU. The AIU will provide leadership and encouragement to utilize best practices for assisting teachers, administrators and students in lifelong learning. The District/School shall provide such action, assistance or cooperation as required to ensure that students receive services in compliance with state and federal law.
- **7. Clearances.** With respect to all individuals providing services to the District/School on behalf of the AIU except those having no direct contact with children, the AIU shall ensure that such individuals obtain the following clearances in accordance with legal requirements:
  - a. A Pennsylvania State Police report of criminal history record information as required by Act 34, 24 P.S. § 1-111(b);
  - b. A Federal criminal history record as required by Act 114, 24 P.S. § 1-111(c.1); and
  - c. A certification from the Pennsylvania Department of Human Services as to whether the individual is named as an alleged perpetrator or perpetrator of child abuse, as required by Act 151, 23 Pa. C.S. § 6344(a.1), (b.2).

Further, the AIU shall ensure that it and such individuals shall comply with the employment history review provisions of Act 168, 24 P.S. § 1-111.1, and the child abuse recognition and reporting training requirements of Act 126, 24 P.S. § 12-1205.6.

8. Relationship of the Parties. The Parties acknowledge that the AIU is an independent contractor of the District/School and that all individuals providing services under this Agreement are employees or independent contractors of the AIU and not the District/School. Nothing contained in this Agreement will be deemed to create an employment, agency, joint venture or partnership relationship between the District/School and the AIU or any of their respective agents or employees, or any other legal arrangement that would impose liability upon one party for the act or failure to act of the other party. Neither the District/School nor the AIU will have any express or implied power to enter into any

contracts or commitments or to incur any liabilities in the name of, or on behalf of, the other party, or to bind the other party in any respect whatsoever without the other party's prior written consent.

- **9. Liabilities.** Subject to any immunities provided by the Political Subdivision Tort Claims Act or other law, the Parties agree to indemnify, defend and hold harmless each other, their respective directors, officers, employees and agents, against all claims, damages, losses, or penalties that result from the acts or omissions of their own employees or agents, any real property owned or leased by such party, or the operation or maintenance of any equipment or vehicles provided or used by such party. The Parties agree to indemnify, defend and hold harmless each other against all claims, damages, losses, or penalties resulting from any judicial, administrative or other determination that any staff member of one party hereto is an employee or agent of the other party hereto.
- **10. No Third-Party Beneficiaries.** This Agreement is entered into for the sole benefit of the District/School and the AIU. No other parties are intended to be direct or incidental beneficiaries of this Agreement, and no third party shall have any right in, under or to this Agreement.
- **11. Assignment.** Neither this Agreement nor any of the rights, benefits or obligations hereunder may be assigned or delegated (whether by operation of law or otherwise) without the prior written consent of the other party.
- **12. Force majeure.** The AIU will not be liable for any failure or delay in performing an obligation under this Agreement that is due to any of the following causes, to the extent beyond its reasonable control: acts of God, accident, riots, war, terrorist act, epidemic, pandemic, quarantine, civil commotion, natural catastrophes, governmental acts or omissions, changes in laws or regulations, national strikes, fire, explosion or generalized lack of availability of energy.
- **13. Termination.** Either Party may terminate this Agreement and any services provided hereunder with at least 60 days' prior written notice. Individual services provided hereunder may be terminated with less than 60 days' notice if mandated by an Individualized Education Program ("IEP") or an order of a hearing officer, the Secretary of Education or a court of competent jurisdiction.
- **14. Governing Law; Venue.** This Agreement shall be construed and governed by the laws of the Commonwealth of Pennsylvania. Jurisdiction and venue for all purposes shall be in courts of competent jurisdiction sitting in Allegheny County, Pennsylvania.
- 15. Interpretation. In any proceeding of any type or kind in which this Agreement or its terms shall be reviewed, construed, or brought into issue in any manner, the Parties hereby agree that this Agreement shall be construed as if jointly prepared, written and typed by the Parties. It is agreed that the covenants of this Agreement are severable, and that if any word, phrase, clause(s), sentence(s), paragraph(s) shall be found unenforceable, the entire Agreement shall not fail but shall be construed and enforced without the severed language in accordance with the tenor of this Agreement.
- 16. Counterparts. This Agreement may be executed in counterparts, each of which, when so executed and delivered, shall be deemed an original and all of which, when taken together, shall constitute one and the same instrument, even though both Parties are not signatories to the original or the same counterpart. Furthermore, the Parties may execute and deliver this Agreement by electronic means. Each of the Parties agrees that the delivery of the Agreement by electronic means will have the same force and effect as delivery of original signatures and that each of the Parties may use such

electronic signatures as evidence of the execution and delivery of the Agreement by both Parties to the same extent as an original signature.

17. Entire Agreement. This Agreement constitutes the entire agreement and understanding between the AIU and the District/School concerning the programs and services to which it applies; supersedes all prior or contemporaneous agreements and understandings, written or oral, with respect to the subject matter hereof; and shall be modified only in a writing approved by the Parties' respective governing boards.

**IN WITNESS WHEREOF,** the parties have signed this Agreement on the dates shown below, intending to be legally bound hereby.

ALLEGHENY INTERMEDIATE UNIT		DISTRICT/SCHOOL		
Ву:		Ву:	_	
	President Board of Directors	President Board of Directors		
Attest	:	Attest:		
Ву:	Secretary Board of Directors	By: Secretary Board of Directors	_	
Date:		Date:		

#### **ALLEGHENY INTERMEDIATE UNIT SERVICES AGREEMENT – 2021-2022**

#### **ADDENDUM A: SPECIAL EDUCATION SERVICES**

- 1. Services Provided. For the 2021-2022 school year, the AIU shall provide and operate, for the benefit of students assigned by the District/School, the special education services and programs delineated in the Allegheny Intermediate Unit Special Education Plan ("Plan"), as submitted to and approved by the Department of Education, by furnishing the following:
  - a. Professional and support staff, as required to implement the Plan in accordance with all applicable provisions of state and federal law;
  - b. Administrative, supervisory and clerical staff as required to effectively and efficiently implement the Plan and this Agreement;
  - c. Such supplies, equipment and other materials as necessary to implement the Plan and as mutually agreed upon by the Parties;
  - d. Such classroom space or other facilities as required to implement the Plan in accordance with state and federal law, to the extent the program or service is provided or operated upon premises not owned or leased by the District/School; and
  - e. Any other personnel, facility, material or service mutually agreed upon by the Parties, subject to approval by their respective governing boards.

Services provided include but are not limited to those outlined in the Services Guide, such as Blind/Visually Impaired Services; Career Development Services; Deaf/Hard of Hearing Services; School-Based Educational Services at the AIU-operated Mon Valley, Pathfinder and Sunrise Schools; District-Based Classrooms; Speech/Language-Impaired Support; Pupil Personnel Services; and Occupational and Physical Therapy.

- **2. Programs Provided on District/School Premises.** For special education programs and services provided by the AIU on premises owned or leased by the District/School, the District/School shall provide the following:
  - a. Classroom and other space necessary for the provision of services;
  - b. Assistance, cooperation and participation of District/School administrative, professional and support staff in the development and implementation of accommodations, supplementary aids and support services necessary to include, to the fullest extent appropriate, students assigned to special education programs in educational and extracurricular activities, regular education support, regular education instruction, and ancillary services, such as nursing, counseling, library, physical education, food, custodial and maintenance services, as necessary to meet the needs of the students assigned to the program; and
  - c. Any other personnel, facility, material or service mutually agreed upon by the Parties, subject to approval from their respective governing boards.
  - 3. Multidisciplinary Evaluation and IEP Development.
    - a. For Students Receiving AIU Services on District Premises. The District/School, in cooperation with the AIU, shall conduct student Multidisciplinary Evaluations ("MDEs") and Re-evaluations ("RRs") and develop Individualized Education Programs ("IEPs") and

- revise those plans as necessary for exceptional and thought-to-be exceptional students of the District/School. The District/School will provide the AIU staff with an opportunity to participate in the development of RRs and IEPs.
- b. For Students Receiving Services in AIU-Operated Schools. The AIU, with cooperation and participation by the District/School, shall conduct student MDEs and RRs and develop IEPs and revision procedures for exceptional and thought-to-be exceptional students of the District/School. The District/School recognizes that it remains the Local Education Agency ("LEA") for the student and is responsible for ensuring that the student's IEP provides for a free appropriate public education ("FAPE"). Therefore, the District/School will participate in the development of MDEs, RRs and IEPs that outline specially designed instruction, accommodations and supplementary aids and services for students.
- c. For All Students Receiving AIU Services. Specially designed instruction, accommodations, supplementary aids and services required by any IEP or any order of a hearing officer, appeals panel, the Secretary of Education or court and beyond the scope of the programs and services enumerated in the Plan shall be provided as mutually agreed upon by the Parties, subject to approval by their respective governing boards. In such instances, the AIU administration will work with the District/School as LEA in identifying the appropriate service. The District agrees that the AIU shall not be liable to the District on account of a hearing officer's or court's determination that an IEP does not provide FAPE.
- **4. Tuition; Fees for Speech, Hearing and Vision Services.** Tuition for the AIU-Operated Special Education Schools and fees for speech, hearing and vision services will be invoiced and paid in installments in accordance with the schedule below:

Invoice Date	Services Billed: School Tuition and Fees for Speech, Hearing and Vision	Based on Student Information* As Of
September 15, 2021	Services anticipated for August through October	September 1, 2021
November 15, 2021	Services anticipated for November through December, plus adjustments relative to September billing	November 1, 2021
January 17, 2022	Services anticipated for January through February, plus adjustments relative to November billing	January 1, 2022
March 15, 2022	Services anticipated for March through April, plus adjustments relative to January billing	March 1, 2022
May 16, 2022	Services anticipated for May through June, plus adjustments relative to March billing	May 1, 2022
	Final invoice reconciling payments with the actual final 2021-2022 special education database, verified in June; may result in a credit to the District/School or payment due to the AIU, exclusive of the special education	
June 15, 2022	school reconciliation.	June 2022

<sup>\*</sup> Refers to student information in the AIU special education database.

**NOTE:** Services requested by the District/School after the review of the special education database as of September may result in additional invoices.

5. Reconciliation for AIU-Operated Special Education Schools. Because of the fluctuating nature of student enrollment at the AIU-operated special education schools, it is agreed that the overall operating cost for each school will be continuously monitored to determine whether revenue and expenses are in alignment with budgeted projections. The parties agree that at the conclusion of the 2021-2022 school year, the AIU will perform a reconciliation of its special education school revenues and expenses for the entire school year. If the AIU revenues from the school programs provided under this Agreement exceed the expenses incurred in providing such services, the District/School will receive a pro-rata credit; if the AIU's expenses incurred in its school programs exceed the revenues received by the AIU, the District/School will be responsible for and pay to the AIU a pro-rata share of the excess expenses. The reconciliation process will be conducted as follows:

Date	AIU-Operated Special Education School Review and Reconciliation
March 15, 2022	Mid-year reconciliation (July-January) of special education school revenues and expenses, excluding related services, will be completed and communicated to the District/School
August 15, 2022	Final reconciliation of revenues and expenses for the entire school year will be completed and issued to the District/School. This may result in a credit to the District/School or payment due the AIU
September 1, 2022	District/School payment to the AIU for the pro-rata share of excess expenses, <i>and/or</i>
	AIU credit issued to the District/School for the pro-rata share of excess
January 31, 2023	revenues

Any District/School due to receive a reconciliation credit and having open balances payable to the AIU greater than 60 days past due will have the credit applied to open balances or withheld until payment is received, as appropriate.



### 2021-2022 Special Education Services Pricing

SPECIAL EDUCATION PROGRAMS	202	21-2022	
Blind/Visually Impaired			
Itinerant (Tuition)		0 days or 750.00/day	
Cost Per Hour		0.00/hour	
Vision Tech Services (\$150.00/hour fee charged for non-AIU3 LEAs)	No fee	for AIU3 LEAs	
Career Development Transition Consultants	\$31,000,0	10/1 day/35 wks.	
Travel Instruction		5.00/hour	
Deaf/Hard of Hearing	12.	5.50/11001	
Itinerant (tuition)	135 000 for 18	0 days or 750.00/day	
Cost Per Hour		0.00/hour	
Audiology (\$150.00/hour fee charged for non-AIU3 LEAs)		for AIU3 LEAs	
	County	74,000.00	
Communication Access Services (tuition)	Out of County	81,400.00	
lateration (and ETE)	County	\$74,000 or \$82.50/Hour	
Interpreters (per FTE)	Out of County	\$81,400 or \$90.50/Hour	
Mon Valley School*	Annual	Per Day Equivalent	
Autistic Support (Tuition)	42,951.00	239.00/day	
Emotional Support	42,951.00	239.00/day	
Life Skills Support (Tuition)	42,951.00	239.00/day	
Physical Support (Tuition)	54,149.00	301.00/day	
Personal Care Assistant	30,182.00	168.00/day	
Vocational Program (Per Session)	7,500.00	42.00/day	
Pathfinder School*	Annual	Per Day Equivalent	
Autistic Support (Tuition)	59,062.00	328.00/day	
Multi-disabilities Support (Tuition)	59,062.00	328.00/day	
Life Skills Support (Tuition)	59,062.00	328.00/day	
Personal Care Assistant	30,182.00	168.00/day	
PRIDE Program (Tuition)	30,850.00	172.00/day	
Vocational Program (Per Session)	6,458.00	36.00/day	
Sunrise School*	Annual	Per Day Equivalent	
Autistic Support (Tuition)	50,068.00	278.00/day	
Learning Support (Tuition)	38,248.00	213.00/day	
Multi-disabilities Support (Tuition)	53,956.00	300.00/day	
Life Skills Support (Tuition)	38,893.00	216.00/day	
Personal Care Assistant	30,182.00	168.00/day	
PRIDE Program (Tuition)	38,893.00	216.00/day	
Vocational Program (Per Session)	6,458.00	36.00/day	
District Based Classrooms	0.11.6		
Autistic Support		r information	
Emotional Support		rinformation	
Learning Support		r information r information	
Life Skills Support	Call Io	rinormation	
Special Education Supervision Services	28 500 00	0/1 day/42 wks	
Supervisory Services	28,500.00	0/1 day/42 wks.	
Speech/Language Impaired Support	125 000 for 10	0 days as 750 00/days	
District Based - Full Time Itinerant	· · · · · · · · · · · · · · · · · · ·	0 days or 750.00/day	
Students Itinerant Rate for Special Schools K-1 language classroom, full time aide		0 days or 750.00/day days or 193.14 per day	
K-1 language classroom, full time aide  Auditory Processing Disorders		0.00/hour	
Diagnostic Consultation		0.00/nour	
Feeding and Swallowing Tech Support		0.00/hour	
Pupil Personnel		5.00/11001	
Brain STEPS		No fee	
Board Certified Behavior Analyst (BCBA)		ay or 85.00/hour	
Threat Assessment		14.00/hr	
Suicide Prevention (One Presenter)		•	
Bullying Prevention	800.00/day - two trainers provided 800.00/day - two trainers provided		
Psychological and Social Work Services	County/Out of County - Call for Information		
Occupational and Physical Therapy	254.77, 541 61 600	,	
Occupational Therapist	63	.50/hour	
Occupational Therapy Assistant	54.00/hour		
Physical Therapist	66.75/hour		
Physical Therapy Assistant	54.00/hour		
OT/PT Supervision and Consultation		10.00/hr	
Miscellaneous		·	
Equitable Participation (supported by IDEIA Component III)		No fee	
Local Task Force		No fee	
Special Education Transportation		r information	
r control of the term	Tuition	2,500.00	
Extended School Year	PCA	2,600.00	
	-	Call for details	

<sup>\*</sup>Districts will be charged the full classroom tuition for the time students are enrolled in the center program.

All AlU services performed within Allegheny County are priced at County rates. Out of County rates will be charged when services are provided to a non-AlU LEA at a location outside of Allegheny County.

## **OUT OF STATE / OVERNIGHT TRIPS**

# SHALER AREA HIGH SCHOOL

را	1			
	aler Area HS Performing A		Date Submitted _	2-98-5051
Sponsor(s)	George Tepshich / Kristin Teps	nich / Shirley Rankin	Phone ExtX	1710
Destination _	ا بما ا م			
Date(s) of Tr	ip Thurs. April 21 - Tue	s. April 26, 203	<del>)</del> 2	
Purpose of T - Re - Be	rip: epresent our school, communicand, choir, orchestra i	uty and state in a will perform and a	a national eve attend education	nt nal workshops
Costs: S	ubstitutes Ser Staffru	unbers who are te	achers	
Method of F	undraising:			
-51	rudents will fundraise t	Lrough SABPA, SAC	PA + SASPA S	junsored
	Fundraisers.	<b>3</b>		•
Number of T		8 G. Tepsh	ich, k. Topshich,	S. hankin
	eacher Substitutes Needed	K. West	, R. Kinzler, M Sponsor, Asst. Ban	I. Thiel,
Number of I	Days for each Substitute	Silk Line	Sponsor, Asst. Ban	d Directer
		APPROVAL		
<u>YES</u>	<u>NO</u>	Signa	ture	Date
	Activities/Athletics Dire	ctor Maly	il	5/28/21
X	Principal		M	6-1-21
	Superintendent			