SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

121



FROM: Economic Development Agency / Facilities Management

October 27, 2011

SUBJECT: Joint Use Agreement with Corona-Norco Unified School District for the Operation of the Library at Eleanor Roosevelt High School

RECOMMENDED MOTION: That the Board of Supervisors ratify the attached Joint Use Agreement and authorize the Chairman of the Board to execute the same on behalf of the County.

BACKGROUND: The school district owns a district library facility at Eleanor Roosevelt High School at 7447 Cleveland Avenue, Eastvale, California. The purpose of this submittal is to approve the Joint Use Agreement between the district and the county which operates the library, and provides that the library facility will serve the needs of the students during school hours and the general public during non-school hours. This facility continues to meet the needs and requirements of the county library and the term of the agreement will be extended for three (3) years through June 30, 2014.

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FINANCIAL

DATA

R	obert Field		
A	ssistant County	Executive Officer/EDA	
	\$16,800	In Current Year Budget:	Yes
	\$0	Budget Adjustment:	No
	\$ O	For Fiscal Year:	2011/12
DRS	AGENDA: No		
		Position	ne To Bo

COMPANION ITEM ON BOARD OF DIRECTORS AGENDA: N

Current F.Y. Net County Cost:

Current F.Y. Total Cost:

Annual Net County Cost:

SOURCE OF FUNDS: County Library Fund Positions To Be
Deleted Per A-30

Deleted Per A-30 Requires 4/5 Vote C.E.O. RECOMMENDATION:

APPROVE APPROVE

County Executive Office Signature Jennifer / Sargent

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Ashley, seconded by Supervisor Stone and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended.

Ayes: Buster, Tavaglione, Stone, Benoit and Ashley

Nays: None

Absent: None

November 8, 2011

Date: November 8, 2011 xc: EDA, Auditor

Kecia Harper-Ihem
Clerk of the Board
By: Deputy

Prev. Agn. Ref.: 3.6 of 1/9/2007

District: 2

Agenda Number:

Economic Development Agency/Facilities Management
Joint Use Agreement with Corona-Norco Unified School District for the Operation of the Library at
Eleanor Roosevelt High School
October 27, 2011
Page 2

BACKGROUND: (Continued)

The attached Joint Use Agreement is summarized below:

Lessor:

Corona-Norco Unified School District

2820 Clark Avenue

Canyon Lake, California 92587

Location:

7447 Cleveland Avenue Eastvale, California 92880

Term:

Three (3) years through June 30, 2014

Rent:

\$1,400.00 per month

Rent Adjustment:

Two (2%) percent annual increase

The attached Joint Use Agreement has been approved as to form by County Counsel.

Attachments:

Joint Use Agreement

Joint Use Agreement

Between the County of Riverside and the Corona-Norco Unified School District for the Joint Use of Library Facilities Located at Eleanor Roosevelt High School

1. Parties

This JOINT USE AGREEMENT ("Agreement") by and between the County of Riverside, a political subdivision of the State of California ("County") and Corona-Norco Unified School District, a California public school district ("District") is made, entered into, and effective _____ ("Effective Date"). The Agreement is made with reference to the following facts:

2. Recitals

- 2.1 Whereas, the District owns and operates the Eleanor Roosevelt High School at 7447 Cleveland Avenue, Eastvale, California 92880, in the City of Eastvale (the "School"). Included at the School are certain library facilities as more particularly defined in Section 3.1 below."
- 2.2 Whereas, Section 17050 of the Education Code, of the State of California authorizes a District to enter into a contract with the County, or other appropriate entity having responsibility for the provision of public library services, in which the District is located for the purposes of operating a joint-use library facility at a school site owned by the District; and
- 2.3 Whereas, the County and District are interested in determining if, through cooperative efforts, the best library services can be provided with a combined pooling of public resources; and
- 2.4 Whereas, a need for library facilities and services exists in the Community of Eastvale; and

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 2.5 Whereas, the County and the District now seek to define the responsibilities and rights of the parties concerning the joint use of the District's library facilities.

NOW THEREFORE, in consideration of their mutual promises, the parties hereto do agree as follows:

3. Definitions

- 3.1 "District Library Facility" is the library/media facility located at the Eleanor Roosevelt High School Exhibit A.
- 3.2 "County Library" is the District Library Facility when jointly operated by the County as specified in Exhibit B.
- 3.3 "County Library Service" is the provision of books, audio-visual materials, information and programming to all potential users by the County Library for their educational, cultural, informational and recreational needs.
- 3.4 "Sponsored Group" is one or more persons or groups sponsored by the County Library and organized for the explicit purpose of promoting, conducting fund-raising activities, or implementing programs, all for the direct benefit of the County Library.

4. Obligatory Provisions

4.1 Right of Use

4.1.1 Grant Of Use

On the terms and conditions herein specified, subject to the exceptions herein permitted and the exclusive use limitations, exclusive of the areas of the District Library Facility herein specifically and exclusively reserved to one or the other party ("Reserved Areas"), and upon the condition that the County and the County Library comply with the terms, conditions and covenants herein contained, the District hereby grants to the County, for the term herein specified and according to the terms herein contained, a right to use and operate the District Library Facility as a County Library, and to the County Library patrons the right to enter and use the District Library Facility

during County Library hours as agreed to by the District and the County ("Use"). The initial County Library hours are specified in Exhibit B. County Library hours may be increased or reduced from time to time by mutual written consent of both parties.

Sponsored Groups may be allowed to use the District Library Facility only upon the prior written approval of the District, during times exclusive of public school hours and County Library hours, and subject to the District's Board Policy 1330.

4.1.2 Exceptions

4.1.2.1 Exclusive Use; limitations

District shall have the sole and exclusive use of the District Library Facility during regular public school hours each day, including summer school, and at such other times as the District Library Facility may be needed for school purposes or is not being used by the County or its agents. At the times specified in Exhibit B or as agreed to by the parties, in writing, the County shall be entitled to use the District Library Facility to provide library services. The County shall not use the District Library Facility for any other purpose or purposes without prior written consent of the District.

4.1.3 Reserved Areas

4.1.3.1 Reserved Areas

District retains exclusive right to use of the classroom areas, textbook areas and other designated spaces within the District Library Facility. District will supply designated office space for the exclusive use of County Library staff.

4.1.3.2 Parking

District will provide free on-site parking for County Library staff.

4.1.4 Use Inclusions

The Use herein granted to the County Library includes the right to place or temporarily/permanently erect materials and equipment necessary for conducting and providing library services or special event activities appropriate for County Library services at the District Library Facility, subject to prior written approval of the District, which shall not be unreasonably withheld or unreasonably conditioned.

Such materials and equipment shall be placed/erected and adequately maintained at the sole risk and expense of the County. If the placement is permanent, unless otherwise specified in this Agreement, title to any such materials and equipment shall be the property of the District. The County shall maintain an up-to-date inventory list of all materials, furniture and equipment and a catalogue of all books owned by the County, with the up-to-date list provided to school site administration. Any uses or activities authorized hereunder shall otherwise comply with the applicable provisions of this Agreement, District policies and County policies unless otherwise specified, in writing, by the parties hereto.

4.2 Term of Agreement

This Agreement shall be in effect as of July 1, 2011 through June 30, 2014, unless sooner terminated by agreement of the parties hereto or pursuant to the terms hereof.

4.3 Causes for Termination, Removal or Suspension

- 4.3.1 Except as otherwise provided in section 4.3.1.5, the following shall because to suspend or terminate the agreement upon 30 calendar days written notice, pursuant to section 6.3.1, unless otherwise specified.
- 4.3.1.1 Failure of the District or County to make agreed upon repairs as a result of damage caused to District Library Facility in a reasonably timely manner after notification by the other party.
- 4.3.1.2 Damage/Vandalism of District Library Facility during County use and failure to comply with District Use Policies, noted in Attachment A. This paragraph does not apply to any potential after-hours incidents of vandalism unless they were directly or indirectly caused by the County or any of its agents.
- 4.3.1.3 Financial hardship of either party hereto making its financial ability inadequate to support the operation of the District Library Facility or County Library.

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4.3.1.4 Failure of the District to provide an environment deemed appropriate or sufficiently secure by County Library staff.

4.3.1.5 Without cause with the termination of the Agreement to be effective on July 1st of any year in which either party has provided not less than 180 days prior written notice to the other.

4.3.1.6 If use is in conflict with District's educational program, and County Library Hours cannot be changed to accommodate District's educational program.

4.3.1.7 Failure by the County, County Library or County Library staff or volunteers to comply with the terms and conditions of this Agreement. This shall include, but not be limited to, irreconcilable conflicts with the District's access or library policies in effect at the signing of this agreement (or District policies subsequently amended and for which consent is provided by the County Librarian).

4.3.1.8 Default in Performance. If a party shall default in the performance of any covenant or condition required by this Agreement to be performed by such party, then the other party will give the breaching party written notice citing such default and demand the breaching party, or any person claiming rights through breaching party, to correct such default as soon as practicable, but in no event, later than 10 days after receipt of the written notice.

4.4 Access to District Library Facility

4.4.1 Access to District Library Facility

4.4.1.1 Access during County Library Hours

Subject to Section 4.1.2.1, the Agreement assures that the County Library can carry out its intended use during the agreed upon hours of use without conflict with school operations.

4.5 Event Termination

In the event of termination of this Agreement, County-owned books, equipment and furniture will be removed by the County subject to the most current list

provided by the County Library of books, materials, furniture, and equipment as provided under Section 4.1.4 under supervision of the District administration.

4.6 Programs

Subject to Section 4.1.2.1, County reserves the right to conduct Library programs (such as story hours) on the District Library Facility during mutually agreed hours without disruption.

4.7 Duty to Supervise

During all such times as all or part of the District Library Facility is used by the County Library or a Sponsored Group of the County, as herein permitted, the County shall be responsible for providing and shall provide, competent, on-site supervision of County Library and said Sponsored Group by an appropriate contingent of responsible adults and such appropriate security therefore reasonably necessary to prevent property damage or personal injury to any person.

4.8 Use Fee, Operation Expense, Maintenance and Repair

4.8.1 Except as herein provided, the District agrees to operate, maintain and repair, at its expense, the District Library Facility in its condition as it exists upon execution of this Agreement, normal wear and tear excepted. During the 2011-12 fiscal year (July 1, 2011 – June 30, 2012), County agrees to pay \$1,400 per month for the use of the District Library Facility, including custodial service and utilities. Commencing July 1, 2012 and each July 1 thereafter, a two (2%) percent annual increase shall be applied.

4.8.2 Condition of District Library Facility

County hereby agrees to maintain the District Library Facility in good order and condition during the County's operation of the facility.

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4.8.3 Restrooms

County shall be responsible for opening and locking the restrooms at the District Library Facility during County Library hours and at all other times when the County uses the District Library Facilities.

4.8.4 Repairs

In the event of damage to the District Library Facility beyond normal wear and tear due to carelessness or negligence on the part of the County, its employees, agents or volunteers, County Library patrons, or Sponsored Groups, the County shall be responsible for all costs associated with the repair or replacement and return to safe operable conditions. The District shall arrange for and oversee all repairs or replacements.

4.8.5 Major Repairs

A major repair is a repair which would cost over \$15,000. To the extent that a major repair to the District Library Facility is required, except to the extent such major repair is necessitated due to the carelessness or negligence on the part of the County, its employees, agents or volunteers, County Library patrons, or Sponsored Groups, the District shall diligently attempt, in good faith, to secure the repair of the District Library Facility by estimating the cost of repair, budgeting funds for same, designing the repair, and implementing the design, all of which shall be done to the extent that funds are available and can reasonably be allocated for such repair work. (See Section 4.12, Insurance.)

4.9 Facility Modification or Removal Rights

Except with the written consent of the other party to this Agreement or as required by the terms hereof, granted by authority of the Governing Board of said party, the District Library Facility shall not be removed from service. The District reserves the right to temporarily suspend or relocate the District Library Facility to make renovations or as a result of damage or modernization work.

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4.10 Operational matters are set forth in Attachment A, attached hereto and incorporated herein by this reference.

4.10.1 Staffing

The County shall provide sufficient staffing to support County Library events, programs and/or activities to be held or conducted at the District Library Facility in order to ensure that the District Library Facility is maintained, and such events, programs and/or activities are conducted, in a safe and secure manner.

4.10.1.1 Fingerprinting Certification

The County shall comply with the requirements of Education Code Section 45125.1 with respect to fingerprinting of employees and other County staff, agents, representatives, and volunteers who may have contact with the District's pupils, and shall certify to the District prior to the Use of the County Library, that the County has completed the criminal background check requirements of Education Code section 45125.1 and that none of its employees, staff, agents, representatives, and volunteers that may come in contact with District pupils have been convicted of a violent felony listed in Penal Code section 667.5(c) or a serious felony listed in Penal Code section 1192.7(c).

4.10.2 Alarm System

The District will be responsible for providing an intrusion and fire alarm system. Should any County employee, staff, agent, representative, or volunteer; County patron; or Sponsored Group trigger the intrusion and fire alarm system to be activated, the County will be responsible for all costs associated with the alarm system security response.

4.10.3 Normal Cleanup Maintenance

The District shall provide normal and customary custodial services in the District Library Facility at times mutually agreed upon by the District and the County.

4.11 Insurance, Indemnity and Risk Sharing Duties

4.11.1 The District agrees to defend, indemnify and save harmless County, its agents, officers and employees from and against any and all liability, expense, including defense costs and legal fees, and claims for damages of any nature whatsoever except only to the extent of negligence caused by the County, its agents, officers or employees, including, but not limited to bodily injury, personal injury, death or property damage, arising from or connected with District's operations, or its services under this Agreement, including any Workers' Compensation suits, liability, or expense arising from or connected with services performed on behalf of District by any person pursuant to this Agreement except for intentional acts or acts in violation of Public Policy. District's duty to indemnify County shall survive the expiration or other termination of this Agreement only if pertaining to a claim occurrence that falls within the effective and expiration dates of the coverage agreements which shall at a minimum coincide with the term of the Agreement as evidenced by certificate of insurance.

4.11.2 County agrees to defend indemnify, and save harmless District, its agents, officers and employees, from and against any and all liability, expense, including defense costs and legal fees, and claims for damages of any nature whatsoever except only to the extent of negligence caused by the District, its agents, officers or employees, including, but not limited to bodily injury, personal injury, death or property damage arising from or connected with County's operation, or its services under this Agreement, including Workers' Compensation suits, liability, or expense arising from or connected with services performed on behalf of County by any person pursuant to this Agreement except for intentional acts or acts in violation of Public Policy. County's duty to indemnify District shall survive the expiration or other termination of this Agreement only if pertaining to a claim occurrence that falls within the effective and expiration dates of the coverage agreements which shall at a

minimum coincide with the term of the Agreement as evidenced by certificate of insurance.

4.12 Insurance

Concurrent with entering into this Agreement, the parties hereto shall secure, and thereafter maintain, the following insurance:

4.12.1 District shall, at its cost and expense, provide insurance coverage or self-insurance for:

A. Workers Compensation

Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. Policy shall be endorsed, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

B. <u>Commercial General Liability</u>

Commercial General Liability insurance coverage, including but not limited to premises liability, contractual liability, personal and advertising injury. Policy shall name the County of Riverside, its Directors, Officers, Board of Supervisors, employees, agents or representatives as Additional Insured. Policy limits shall not be less than \$1,000,000 per occurrence. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. Property Insurance

The District is required to provide property insurance for the District Library Facility and furniture and fixtures owned by the District and associated with the Library. Such coverage will be on an "all risk" basis and for the full replacement cost during the term of this Agreement. Evidence of Insurance shall be provided to the County showing the property insurance is in place and that the County is covered per this Agreement to the extent that their interests may appear. The District and the

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County shall each maintain an accurate inventory of all items associated with the Library. The District will pay the entire cost of property insurance for the building and furniture as described herein.

D. General Insurance Provisions – All lines

- (1) Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California. Carrier(s) shall have an A.M. BEST rating of not less than an A: VIII. (A-8).
- The District shall cause its insurance carrier(s) to furnish (2) the County of Riverside with a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein. The County of Riverside, its Directors, Officers, Special Districts, Board of Supervisors, elected officials, employees, agents or representatives are named as Additional Insureds. Further, said Certificate(s) shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the County of Riverside prior to any material modification, cancellation, expiration or reduction in coverage of such insurance.

The District reserves the right to meet the above insurance obligations through self insurance.

4.12.2 County shall, at its cost and expense, provide insurance coverage or self-insurance for:

Α. Workers Compensation

Workers' Compensation Insurance (Coverage A) as prescribed by the laws of the State of California. The Policy shall include Employers' Liability (Coverage B) including Occupational Disease with limits not less than \$1,000,000 per person per accident. Policy shall be endorsed, if applicable, to provide a Borrowed Servant/Alternate Employer Endorsement.

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B. Commercial General Liability

Commercial General Liability Insurance coverage, including, but not limited to, premises liability, contractual liability, personal and advertising injury. Policy shall name the Corona-Norco Unified School District, its Directors, Officers, Board of Education, employees, agents or representatives as Additional Insured, and contain a Waiver of Subrogation in favor of the Corona-Norco Unified School District. Policy limits shall not be less than \$1,000,000 per occurrence. If such insurance contains a general aggregate limit, it shall apply separately to this agreement or be no less than two (2) times the occurrence limit.

C. <u>Vehicle Liability</u>

The County shall maintain auto liability insurance for all owned, non-owned or hired automobiles with a limit of liability of not less than \$1,000,000 per occurrence. Policy shall name the Corona-Norco Unified School District, its Officers, Special Districts, Board of Education, employees, agents, or representatives as Additional Insureds.

D. <u>Property Insurance</u>

The County is required to provide property insurance for the Library books associated with the Library whether owned by the District or the County and for the furniture and fixtures owned by the County and associated with the Library. Such coverage will be on an "all risk" basis, for a scheduled amount per type of book during the term of this Agreement and for the full replacement cost for the furniture and fixtures during the term of this Agreement. Evidence of insurance shall be provided to the District showing the property insurance is in place and that the District is covered per this Agreement to the extent that their interests may appear. The District and the County shall each maintain an accurate inventory of all items associated with the Library. The County will pay the entire cost of property insurance for the books, furniture and fixtures as described herein.

E. General Insurance Provisions – All lines

1. Any insurance carrier providing insurance coverage hereunder shall be admitted to the State of California. Carrier(s) shall have an A.M. BEST Rating of not less than

an A: VIII. (A-8).

2. The County shall cause its insurance carrier(s) to furnish the Corona-Norco Unified School District with a properly executed original Certificate(s) of Insurance and certified original copies of Endorsements effecting coverage as required herein. The Corona-Norco Unified School District, its Officers, Board of Education, employees, agents or representatives are named as Additional Insureds. Further, said Certificate(s) shall contain the covenant of the insurance carrier(s) that thirty (30) days written notice shall be given to the District prior to any material modification, cancellation, expiration or reduction in coverage of such insurance.

The County reserves the right to meet the above Insurance obligations through self insurance.

The County Director and the District Superintendent may, during the term of this Agreement, mutually agree to increase the stated levels of insurance coverage (in which event both insurance requirements shall be correspondingly increased) to an amount stated in writing.

County shall ensure that all persons or organizations, including Sponsored Groups, desiring to use the District Library Facility shall have in effect at the time of such use, written approval from the District and the above-referenced insurance coverage and that the District and the County are named as additional insureds.

Waiver

Either party to this Agreement may specifically and expressly waive in writing, the requirements of any portion of this Agreement, or any breach thereof, but no such waiver shall constitute a further or continuing waiver of the obligation of any preceding or succeeding breach of the same or any other provision. A waiving party may, at any

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time thereafter, require future compliance by the other party hereto with the provisions that are so waived. The consent of one party to any acts by the other party for which such written consent was required shall not be deemed to imply consent or waiver of the necessity of obtaining such consent for the same or any similar acts in the future. No waiver or consent shall be implied from silence or any failure of any party to act, except as otherwise specified in this Agreement. All rights, remedies, undertakings, obligations, covenants, conditions and agreements contained in this Agreement shall be cumulative and no one of them shall be exclusive of any other.

6. Miscellaneous

6.1 **Notices**

All notices and demands shall be given in writing by personal delivery or first-class mail, postage prepaid. Notices shall be addressed as appears below for the respective party; provided that, if any Party gives notice of a change of name or address, notices shall be appropriately modified to reflect such changes. Notices shall be deemed received seventy-two (72) hours after deposit in the United States mail.

Notice to the District:

Corona-Norco Unified School District Assistant Superintendent, Facilities 2820 Clark Avenue Norco, CA 92860

Notice to County:

County of Riverside Economic Development Agency Accounting Department 3133 Mission Inn Blvd. Riverside, CA 92507

6.2 Compliance with Law

Both parties shall, at all times in the maintenance, occupancy, and operation of the District Library Facility under the terms of this Agreement, comply with all applicable laws, statutes, ordinances, and regulations of County, State and Federal Governments, at that party's sole cost and expense. In addition, both parties shall comply with any and all notices issued by the other party under the authority of any such law, statute, ordinance, or regulation.

6.3. Approvals

6.3.1 County Approval

The approval or consent of County, wherever required in this use, shall mean the written approval by the County Board of Supervisors unless explicitly stated otherwise. Amendments to the terms of this Agreement shall only be made upon formal approval of the Riverside County Board of Supervisors.

6.3.2 District Approval

The approval or consent of District, wherever required in this use, shall mean the written approval by the Board of Education unless explicitly stated otherwise. Amendments to the terms of this Agreement shall only be made upon formal approval of the Board of Education.

6.4 Captions

The section headings, and captions for various articles and paragraphs shall not be held to define, limit, augment, or describe the scope, content, or intent of any or all parts of this Agreement. The numbers of the paragraphs and pages of this Agreement may not be consecutive. Such lack of consecutive numbers is unintentional and shall have no effect on the enforceability of this Agreement.

6.5 Disputes

Any dispute involving this Agreement may be submitted in writing to the County's Librarian or his/her designee and to the District Assistant Superintendent,

Facilities and the School Principal. The parties hereto, in good faith, shall attempt to resolve said dispute before relief may be sought by either party.

6.6 Amendment

This Agreement may only be amended by the written consent of the parties hereto at the time of such amendment.

6.7 Entire Agreement

This Agreement, including all attachments and exhibits hereto, supersedes any prior agreement and contains the entire agreement of the parties on the matters covered. No other agreement, statement or promise made by any party or by any employee, officer or agent of each party hereto that is not in writing and signed by the parties hereto shall be binding.

6.8 Exhibits

All exhibits and attachments to which reference is made are deemed incorporated in this Agreement, whether or not actually attached.

6.9 Further Assurances

Each party hereto agrees to perform any further acts and to execute and deliver any further documents, which may be reasonably necessary to carry out the provisions of this Agreement.

6.10 Governing Law

This Agreement has been executed in and shall be governed by the laws of the State of California.

6.11 Counterparts

The Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

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6.12 Authority

The County and the District represent that the individuals signing this Agreement have full right and authority to bind their respective parties to this Agreement.

6.13 Invalidity

If any term, covenant, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remainder of the provisions hereof shall remain in full force and effect and shall in no way be affected, impaired or invalidated thereby.

6.14 Non-Assignability

This Agreement, and the rights and obligations set forth herein, may not be assigned without the express prior written consent of the other party hereto. Any attempt of assignment, without such prior written consent, is void.

6.15 Day or Days

"Day or Days," whenever used in this Agreement shall refer to calendar days unless otherwise specifically provided.

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Updated 08/2010

1	IN WITNESS HEREOF, the County and the District have executed the						
2	Agreement thereby indicating they have read and understood the same, and indicat						
3	their full and complete consent to its terms.						
4							
5	COUNTY OF RIVERSIDE: CORONA-NORCO UNIFIED						
6	SCHOOL DISTRICT:						
7	By: Bob Buster, Chairman By: Kent L. Bechler, Ph.D., Superintendent						
8	Board of Supervisors						
9	Attest: By:						
10	Kecia Harper-Ihem President Library Systems & Services						
	Clerk of the Board Executive Chairman Frank A. Pezzanite						
11	1 Z1 X I 1 1 1 1 M/ X/ 1 1 Jb/ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \						
12	By						
13							
14	APPROVED AS TO FORM:						
15	Pamela J. Walls County Counsel						
16							
17	By Dynthia M. Gunzel Synthia M. Gunzel						
18	Deputy County Counsel						
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ATTACHMENT A

Operational Issues

1. Operational Authority

- a. District Library Facility services will operate under the policies and authority of the Corona-Norco Unified School District.
- b. County Library services will operate under the policies and authority of the County Board of Supervisors, but County operations will not conflict with District policies regarding use of school facilities.

2. Training

County and District staff assigned to the Library will be cross-trained as needed concerning operation policies and procedures of both District and County.

- 3. Collection, Use and Circulation Policies
- a. Access to and use of District Library Facility resources by District students during the school day will be under the supervision of the District. County Library circulation policies and procedures (e.g. fines, fees, and borrowing period) will apply to materials borrowed from the County Library collection and to the interlibrary loan or reference requests made through the County Library system. District policies and procedures, as described above, will apply to use of District Library resources.
- b. The County will provide the District access to the on-line catalog (Riverside County network) and allow requests, for anyone possessing a County Library Card, to be placed in a manner consistent with that at other County Library facilities.
- c. County trained District personnel may issue County cards provided they follow appropriate County policy.
- d. County and District policies regarding confidentiality of library patrons records shall be followed by County and District personnel.

- e. County users may utilize District Library materials on premises.

 District policies apply to use of District materials.
- f. Both County and District agree to support their areas of responsibility in ongoing collection development.
- g. Both County and District agree to coordinate collection development plans to avoid unnecessary duplication or gaps in the collection.
- h. Both County and District agree to catalog and physically process their own additions to their own collections.
- i. County policies govern the selection of materials for County Library patrons.
- j. County Library materials and District Library materials will be shelved in separately designated shelving, except in such cases where the District and the County agree to shelve materials together, or should interfiling of materials be facilitated by the adoption of a common automated circulation system.
- k. During public hours, County Library policy will govern access to County Library materials.
- I. District and County will each be responsible for maintaining their own collection and for replacing books or materials which have been lost, stolen, or worn out.

4. Furniture and Equipment

- a. A current list of County Library equipment will be provided concurrent with the execution of the Agreement and maintained throughout the term of the Agreement.
- b. County will provide and maintain furnishings for the children's area of the facility. In the event such furnishings are damaged or destroyed, County shall be responsible for paying the cost of repairing or replacing the furnishings.

- c. County will install and maintain equipment needed to access the Riverside County Network and the Internet, and will insure appropriate filters are in place.
- d. District will install and maintain telephones. District will bill County for appropriate charges.

5. Signs

- a. Any signs not a part of District Facilities shall be approved by the District prior to being placed at the District Library Facility.
 - b. Temporary interior signs may be posted as mutually agreed.
- c. County will post public library day and hours sign at the outside entrance of the library.

6. Shared Operating Costs

- a. County will pay for costs for the delivery of County library materials.
- b. The District will be responsible for paper and other supplies for equipment maintained by the District as well as for miscellaneous office supplies used by District staff. The County Library will be responsible for paper and other supplies for equipment maintained by the County as well as for miscellaneous office supplies used by County staff. Whenever possible, staff will share resources and supplies to maximize efficiency of operation.
- c. County will provide at least two (2) library automation connections. District will provide two (2) library automation connections.

7. Staffing Levels

- a. Initial County staffing during hours of County Library operation will be at least at the following level: .5 FTE Librarian, 1.0 FTE Library Assistants, and .75 Library Pages.
- b. District will provide all staffing for school library and textbook operations for the periods when the District operates the District Library Facility.

11///

EXHIBIT A

District Library Facility

Floor plan to be inserted here

EXHIBIT B

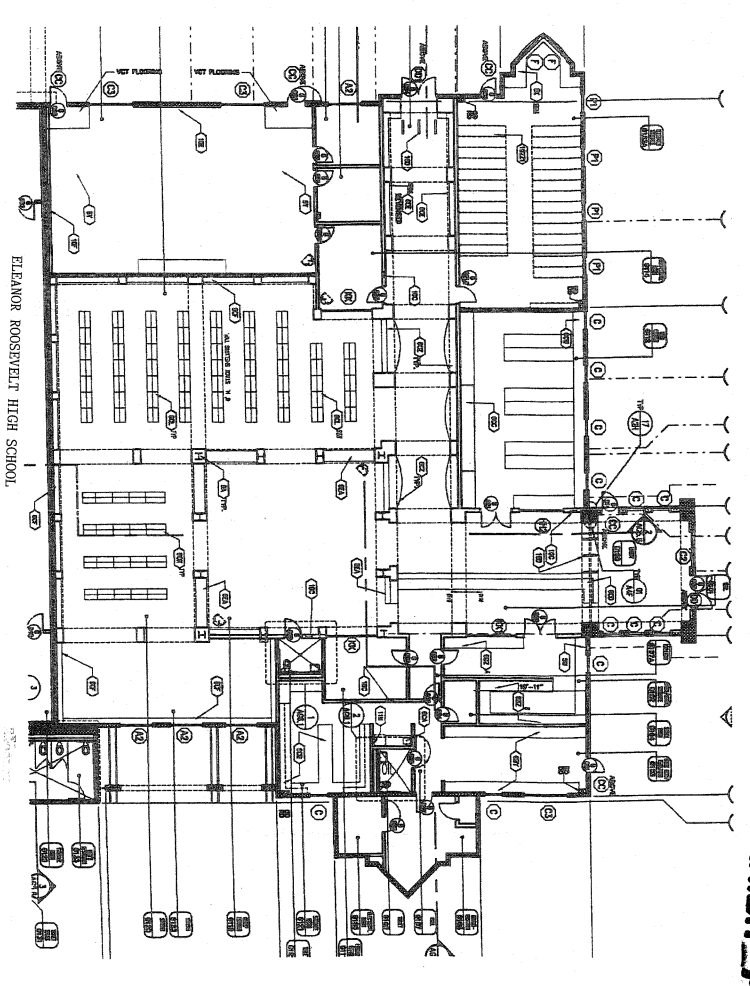
Initial Hours of Operation

Monday - Thursday 3:00 p.m. - 8:00 p.m.

Friday 3:00 p.m. – 6:00 p.m.

Saturday 10:00 a.m. - 5:00 p.m.





Riverside County Board of Supervisors Request to Speak

Submit request to Cie Speakers are entitled Board Rules listed on	to three (3) min	utes, subject
SPEAKER'S NAME:	Zonnie U	<u> Jilliams</u>
Address: (only if follow	w-up mail respons	e requested)
City: Grand Terrac	وZip:	
Phone #:		
Date: 11-8-11	Agenda #	3.7
PLEASE STATE YOUR	POSITION BELO	W:
Position on "Regular"		
Support	Oppose	Neutral
Note: If you are here for "Appeal", please so the appeal below:		
Support	Oppose	Neutral
I givo my 2 minutos t	·o.	

Riverside County Board of Supervisors Request to Speak



Submit request to Clerk of Board (right of podium), Speakers are entitled to three (3) minutes, subject Board Rules listed on the reverse side of this form. Address: (only if follow-up mail response requested) Phone #: 951-184-0113 Agenda # 3. 7 PLEASE STATE YOUR POSITION BELOW: Position on "Regular" (non-appealed) Agenda Item: ____Support ____Oppose Neutral **Note:** If you are here for an agenda item that is filed for "Appeal", please state separately your position on the appeal below: ___Support ____Oppose _____Neutral I give my 3 minutes to:_____