

AVID Excel Implementation Agreement

This AVID Implementation Agreement ("Agreement") for AVID Excel participation, materials and training is entered into by and between AVID Center, a California non-profit corporation ("AVID Center") and the school system named in Attachment A ("School System").

Article I. AVID Excel Participation

1.1. AVID Mission and Purpose: AVID's mission is to close the achievement gap by preparing all students for college readiness and success in a global society.

AVID Center is a non-profit corporation formed to strengthen and support the AVID community through: a focus on the implementation of the AVID College Readiness system to assure quality; national leadership in education; innovation through current research; and service to schools nationally and internationally with quality and depth.

AVID Excel is a middle school program designed to increase the college readiness of designated English Language Learner students. The goal of AVID Excel is to interrupt students' path to long-term ELL status, accelerate their academic language acquisition, and place them in AVID and college preparatory coursework.

1.2. AVID Excel Participation: By signing this Agreement and paying the associated Participation Fee for each implementing site and a onetime curriculum cost fee per site, School System and their school sites listed in Attachment A will be considered AVID Excel "Participants". Participation runs concurrently with the Term of this Agreement.

1.3. AVID College Readiness System and Materials: Participation entitles School System to implement AVID Excel only at the school sites listed in Attachment A and to use the licensed AVID trademarks, copyrights and other intellectual property strictly for the School System's AVID Excel implementation pursuant to the provisions of this Agreement.

1.4. AVID Center Support: AVID Center agrees to provide support to School System through AVID Center's national and/or divisional offices. Participation includes support from AVID Center's national office in the following ways:

- access to resources, including but not limited to: recruiting documents, coaching materials, and training modules,
- access to updates of curriculum and other resources,
- access to phone, email, web conference support tailored to AVID Excel,
- coordination with School System to collect, report, and analyze data from Participating schools,
- access to ongoing AVID Excel development through various trainings and workshops,
- permission/license to use the AVID Trademarks and other intellectual property as described in Article I, Section 1.5 and Article IV below,
- electronic newsletters and access to the resources available through the password-protected MyAVID area of AVID Center's website.

1.5. Licensing Benefits: Participation includes a license to use the AVID Trademarks to promote School System's implementation of AVID Excel, to use and implement the AVID Methodologies, and to copy the student activity sheets from the AVID Materials at the school sites listed as implementing in

Attachment A for educational purposes relating to AVID, all pursuant to the provisions of this Agreement. Licensing runs concurrently with the Term of this Agreement.

1.6. Annual Participation/License Fee: School System agrees to pay AVID Center an annual Participation fee for each implementing site according to the pricing schedule set forth in Attachment A.

Article II. School System Responsibilities

2.1. AVID Methods: School System agrees to implement AVID Excel according to AVID guidelines and teaching methodologies (collectively "AVID Methodologies") set forth in the AVID publications, guidebooks and materials (collectively "AVID Materials") or otherwise established by AVID Center, as the same may be modified and/or updated by AVID from time to time at AVID's discretion. School System will not materially deviate from the AVID Methodologies without the prior written consent of the Executive Director of AVID Center. School System is responsible for each of its AVID school sites' compliance with this Agreement.

2.2. Student Selection: School System agrees to select students for AVID's Excel in accordance with the selection criteria established in the AVID Excel recruiting process. Student Selection criteria may be modified and/or updated by AVID from time to time at AVID's sole discretion.

2.3. AVID Excel District Leader: School System agrees to maintain, at its expense, at least one district-level AVID Excel District Leader. The AVID Excel District Leader will be the point of contact for the program and will coordinate with AVID Center to schedule all required trainings and visitation days. This individual will also provide support to the AVID Excel teachers in the classroom as they implement the AVID Excel program.

2.4. Training Days: School System agrees to receive seven (7) days of training for the AVID Excel elective teachers and AVID Excel District Leader during the academic year. These training days are organized into:

- Two 2-day face-to-face trainings with an AVID trainer—one in late spring or early summer and one during the summer, AND
- Three (3) days of online and/or face-to-face training spread throughout the school year (usually Oct/Nov, Feb, and April). If the training is done as a blended learning experience, then each training day will include approximately 3 hours of online instruction with AVID trainer and then 3-4 hours of face-to-face training with the AVID Excel District Leader supported by the AVID trainer.
- Approximately eight to twelve (8 to 12) hours of training are provided for the AVID Excel team which includes the elective teachers, the designated core content-area teachers, site administrators, if possible, and the AVID Excel District Leader. These trainings are usually spread out through the year in 2- 2 ½ hour sessions designed to be delivered after school or during collaboration meeting time. Depending on geographical location, trainings will either be face-to-face or will be conducted online (in partnership with the AVID Excel District Leader). Trainings are organized into modules that are replicable by district personnel after the first two years.

2.5 District and Site Visitation Days: District receives a minimum of six (6) visitation and/or web conference days. Visitation days allow us to meet with the AVID Excel District Leader and the AVID Excel school teams (elective and content-area teachers and administrator) to assist with program set-up, initial

student recruitment, to review implementation progress and needs for support, as well as offer individualized coaching to address unique needs of each school. Approximate breakdown of days: 2 web conferences to set up recruiting, district data collection, and program set-up; 2 web conferences to coach site visits with AVID Excel District Leader; 2 face-to-face site visits and collaboration with the AVID Excel District Leader. District and Site Visitation Days are required for districts participating in their first and second year and are optional for districts participating in their third year and beyond.

2.6 AVID Excel Curriculum Set(s): School System agrees to purchase at least one (1) complete AVID Excel Curriculum Set for each site listed as "new" in Attachment A prior to each site's initial implementation of AVID Excel. Participating sites in their second year and beyond will continue to have access to the AVID Excel Curriculum materials throughout their participation. AVID Excel Curriculum Set prices are set forth in Attachment A. School System shall be entitled to use AVID Excel Curriculum Sets only at the specific school sites listed in Attachment A for which the materials were originally purchased. AVID Excel Curriculum Sets are non-transferable. School System and its individual AVID school sites agree to ensure that each AVID Excel classroom has adequate AVID curriculum materials. The use of the AVID Excel Curriculum Sets, which are part of the AVID Materials, will also be subject to the provisions of Article IV below.

2.5 Curriculum Shipment: AVID Center will ship curriculum libraries once materials have been produced and in accordance with the delivery date requested by School System as indicated on Attachment A as the "Requested Delivery Date". The School System confirms that this date reflects the best time for receipt of shipment. School System should allow one week on either side of the Requested Delivery Date as unforeseen circumstances may occur in the supply chain. Please allow additional time if Requested Delivery Date is within three (3) weeks of AVID Center's receipt of a fully executed copy of this Agreement. The Requested Delivery Date is provided for School System's convenience only. AVID Center's collection and School System's provision of such date does not constitute an affirmation of fact or promise nor does it create an obligation of law or in equity on behalf of AVID Center if materials do not arrive within the given timeframe. School System agrees that AVID Center makes no remedial promise and does not expressly intend to create a warranty or guarantee for any loss or damage, whether material or immaterial, arising from the late or early shipment of materials.

Article III. AVID Excel District Leader

3.1. Role of the AVID Excel District Leader: In order to disseminate AVID effectively and to build a strong district AVID Excel program, AVID Center coordinates trainings and networking with district leaders known as AVID Excel District Leaders. The primary role of the AVID Excel District Leader is to coordinate support for AVID Excel within School System. These individuals accept responsibility for ensuring the implementation of the AVID Excel program components according to the AVID Methodologies and for facilitating the development of site conditions that ensure effective AVID Excel implementation.

Article IV. Licenses and Proprietary Rights

4.1. Copyright License: Subject to School System's performance of all the provisions of this Agreement, AVID Center hereby grants to School System during the Term a non-exclusive, non-transferable license, without the right to sublicense, to distribute, reproduce, and display the AVID Excel Materials and the AVID Excel Methodologies solely to implement AVID Excel at the Participant School Sites listed in Attachment A, and for no other purpose. For each School Site listed in Attachment A, this license extends only to the AVID Excel Materials and AVID Excel Methodologies corresponding to the AVID Excel Program.

- (a) School System may distribute, reproduce, and display the AVID Excel Materials only to appropriate staff and students of the AVID Excel School Sites listed in Attachment A, for the sole purpose of implementing AVID Excel at the AVID School Sites and for no other purpose. School System will not permit any of the AVID Excel Materials or AVID Excel Methodologies to be used by anyone other than the AVID School Sites.
- (b) School System and its individual school sites will not distribute, display, photocopy, reproduce or otherwise duplicate, all or any part of the AVID Excel Materials or AVID Excel Methodologies to anyone other than the AVID Excel Participant School Sites without AVID Center's prior written consent.
- (c) Should School System wish to make any of the AVID Excel Materials or AVID Excel Methodologies accessible to its AVID Participant School Sites through the Internet, it will do so on a password-protected website, and it will ensure that only appropriate staff and students of the AVID Excel Participant School Sites are allowed access to the website.
- (d) Should School System wish to make electronic versions of any of the AVID Excel Materials or AVID Excel Methodologies available for download by its AVID Excel School Sites, it will ensure that only appropriate staff and students of the AVID Excel School Sites are allowed access to those materials, and it will require that those staff and students agree not to distribute, reproduce, display, or transfer those materials to anyone other than appropriate staff and students of the AVID Excel Participant School Sites before downloading those materials.
- (e) School System and its individual school sites shall not modify or otherwise alter the AVID Excel Materials or AVID Excel Methodologies in any way, or create or distribute any derivative works of the AVID Excel Methodologies or the AVID Excel Materials in any way. School System also agrees not to use or adopt the AVID Excel Methodologies or AVID Excel Materials with respect to any educational or other program except solely to implement AVID under the provisions of this Agreement.
- (f) School System and its individual school sites acknowledge that they do not have the right to sell, sublicense, transfer, or lease any of the AVID Excel Materials or AVID Excel Methodologies to any person or entity.

4.2. Trademark License: Subject to School System's performance of all the provisions of this Agreement, AVID Center hereby grants to School System during the Term a non-exclusive, non-transferable, indivisible license, without the right to sublicense, to use the AVID[®], AVID Excel[®] or ~~X~~[®] trademarks (collectively "AVID Trademarks"), (a) only as they are incorporated in the AVID Excel Materials, and (b) only on advertising flyers and written promotional materials created by School System or the AVID Excel School Sites listed in Attachment A in order to promote and implement AVID Excel at those School Sites. School System agrees that it will use its best efforts to use the AVID Trademarks in a professional manner in order to preserve and enhance AVID Center's substantial goodwill associated with the AVID Trademarks. School System agrees that it or its individual school sites will not use any of the AVID Trademarks as a corporate or business entity name, as a fictitious business name or as a trade name, and will not use any name in such capacity that is confusingly similar to the AVID Trademarks. School System further acknowledges and agrees that it and its AVID Excel School Sites cannot modify or otherwise alter any of the AVID Trademarks or use any other designs or logos in conjunction with its use of the AVID Trademarks. School System cannot use the AVID Trademarks for any educational or other program other

than to implement AVID Excel at the School Sites listed in Attachment A consistent with the above license. School System and its AVID Excel School Sites will always use the proprietary symbol ® immediately adjacent to the respective AVID Trademarks as noted above with respect to their use of the AVID Trademarks. If School System or its School Sites desire to use or place the AVID Trademarks on any products, things, or other merchandising items in order to promote AVID Excel, it must first seek and obtain permission from AVID Center by completing AVID Center's Request to Use AVID Center Trademark Form and complying with any of AVID Center's conditions for approval. Any such additional uses of the AVID Trademarks approved by AVID Center shall also be subject to the terms of this license and the other provisions of this Article IV.

4.3. Rights Reserved: Notwithstanding anything to the contrary in this Agreement, all rights not specifically granted in this Agreement to School System shall be reserved and remain always with AVID Center.

4.4. Proprietary Rights: The parties agree that except to the limited extent expressly set forth in Paragraphs 4.1 and 4.2 above, AVID Center shall solely own and have exclusive worldwide right, title and interest in and to the AVID Trademarks, AVID Materials and AVID Methodologies, to all modifications, enhancements and derivative works thereof, and to all United States and worldwide trademarks, service marks, trade names, trade dress, logos, copyrights, rights of authorship, moral rights, patents, know-how, trade secrets and all other intellectual and industrial property rights related thereto ("Intellectual Property Rights"). School System shall not challenge, contest or otherwise impair AVID Center's ownership of the AVID Trademarks, AVID Materials or AVID Methodologies, or any of AVID Center's applications or registrations thereof, or the validity or enforceability of AVID Center's Intellectual Property Rights related thereto. School System also agrees not to submit any applications or otherwise attempt to register for itself or others any of the AVID Trademarks, AVID Materials or AVID Methodologies.

4.5. Enforcement: The parties agree that except to the limited extent expressly set forth in Paragraphs 4.1 and 4.2 above, AVID Center will be irreparably harmed and money damages would be inadequate compensation to AVID Center in the event School System breaches any material provision of Article IV. Accordingly, all of the provisions of this Agreement shall be specifically enforceable by injunctive and other relief against School System without the requirement to post a bond, in addition to any other remedies available to AVID Center, for School System's breach of any provision of this Agreement.

4.6. Proprietary Notices: School System agrees not to remove, alter or otherwise render illegible any trademark, copyright or other proprietary right notices or other identifying marks from the AVID Materials or any permitted copies thereof.

4.7. Infringement: School System agrees to notify AVID Center of any conduct or actions on the part of third parties of which it becomes aware that might be deemed an infringement or other violation of AVID Center's rights in the AVID Trademarks, AVID Materials or AVID Methodologies. In such event, AVID Center shall have the sole right to bring an action for infringement or other appropriate action with respect thereto. AVID Center shall exclusively control the prosecution and settlement of any such action. School System agrees to fully cooperate with AVID Center in any such action and provide AVID Center with all information and assistance reasonably requested by AVID Center.

4.8. Compliance with Laws: School System agrees that the AVID Trademarks, AVID Materials and AVID Methodologies will be used in accordance with all applicable laws and regulations and in compliance with any regulatory or governmental agency that has jurisdiction over School System and its educational programs.

Article V. Period of Agreement

5.1. Term: The Term of this Agreement shall be May 1, 2013 to April 30, 2014 unless earlier terminated as provided herein ("Term").

5.2. Cessation of AVID Excel: AVID Center requests that, if School System determines that it will permanently cease using or implementing the AVID Excel program at the end of the school year, School System notify AVID Center in writing by March 31 of that year. AVID Center retains the right to verify that any School System which conducted the AVID Excel program in prior years but has indicated it is discontinuing or has discontinued AVID Excel has: (a) ceased any further use of the AVID Excel Materials and Methodologies, and (c) ceased any further use or display of the AVID Excel Trademarks.

Article VI. Compensation

6.1. Payment Schedule: School System agrees to pay AVID Center for Participation fee, AVID Excel Materials, training and other services according to the fee schedule detailed in Attachment A. Fees for trainings include trainer preparation, salary, travel, lodging, per diem, and materials. AVID Center will invoice School System upon execution of this Agreement and payments are due within 30 days from receipt of invoice.

Article VII. Status of Parties

7.1. Independent Contractors: AVID Center and School System are independent contractors and their relationship is that of a licensor and licensee. This Agreement is not intended to create a relationship of employment, agency, partnership, joint venture, or similar arrangement between the parties. Neither party shall have any power or authority to bind or commit the other party in any respect, contractually or otherwise. In no event shall either party, or any of its respective officers, agents, or employees, be considered the officers, agents, or employees of the other party.

Article VIII. Authority

8.1. AVID Center Warranty: AVID Center warrants that the person signing this Agreement is authorized to enter into this Agreement on behalf of the non-profit AVID Center and to bind AVID Center to perform all of its obligations under this Agreement. AVID Center warrants that it is a 501(c)(3) non-profit educational corporation and the developer and sole source distributor of the AVID College Readiness System.

8.2. School System Warranty: School System warrants that it has obtained all necessary approvals and taken all necessary steps to enter into this Agreement. The person signing on behalf of School System warrants that he or she has the authority to enter into this Agreement on behalf of School System and to bind School System to perform all of its obligations under this Agreement.

Article IX. Termination

9.1. Termination for Cause: Subject to the last sentence of this Paragraph 9.1, either party has the right to terminate this Agreement at any time if the other party is in material breach of any warranty, term, condition or covenant of this Agreement (including, but not limited to, School System being materially out of compliance with the intellectual property licenses and related provisions of this Agreement) and (i) fails to cure that breach within thirty (30) days (or ten (10) days in the case of a breach involving the nonpayment of fees) of receiving notice from the non-breaching party which specifies such material breach and

demands cure thereof, or (ii) fails to provide the non-breaching party assurance that the breach will be cured within a longer period of time which is acceptable to the non-breaching party. In the case of a breach by School System that is not cured as described above, AVID Center shall have the right to terminate School System's right to conduct all or part of AVID at one or more specific school sites, by giving written notice to School System of the sites so terminated, without terminating this Agreement with respect to the other school site(s) subject to this Agreement. Any termination under this Paragraph 9.1 will become effective automatically upon expiration of the cure period in the absence of a cure or mutually agreed-upon resolution. Notwithstanding the foregoing, any breach by School System of any of the provisions of Article IV shall be deemed non-curable and AVID Center shall have the right to immediately terminate this Agreement upon the breach by School System of its obligations under Article IV.

9.2. Other Terminations: Notwithstanding Paragraph 10.1 above, either party may terminate this Agreement: (a) immediately upon the bankruptcy, dissolution, or insolvency of the other party, or (b) upon thirty (30) days' prior written notice to the other party.

9.3. Cessation of Use: Upon termination or expiration of this Agreement: (a) the licenses in Article IV shall automatically terminate and revert to AVID Center, (b) School System shall thereafter immediately discontinue AVID Excel in all of its school sites, and cease using the AVID Excel Materials, AVID Methodologies or the AVID Trademarks in any way, and (c) School System shall pay any unpaid balances to AVID Center and remain liable for its obligations or other actions that accrued or occurred prior to the termination date.

9.4. Cumulative Remedies: All rights and remedies conferred herein shall be cumulative and in addition to all of the rights and remedies available to each party at law, equity or otherwise. In addition, Sections 4.3, 4.4, 4.5, 4.6, 7.1 and all of the provisions of Articles X and XI shall survive the termination or expiration of this Agreement.

Article X. General Provisions

10.1. Governing Law and Venue: If any action at law or in equity is brought to enforce or interpret the provisions of this Agreement, then (i) if School System is the party initiating that action (e.g., as plaintiff), this Agreement shall be interpreted under California law, the action shall be submitted to the exclusive jurisdiction of the applicable court in San Diego, California, and venue for the action shall be San Diego, California; and (ii) if AVID is the party initiating the action (e.g., as plaintiff), this Agreement shall be interpreted under the law of the State in which School System is located, the action shall be submitted to the exclusive jurisdiction of the applicable court in the city and State where School System is located (set forth in § 3 of Attachment A), and venue for the action shall be that city and State.

10.2. Entire Agreement: All Attachments to this Agreement are fully incorporated herein. This Agreement, including Attachments, constitutes the entire agreement between the parties regarding this subject matter hereof and supersedes all prior oral or written agreements or understandings regarding this subject matter. This Agreement can only be amended by a written document signed by both parties.

10.3. Limitation of Liability: NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL OR EXEMPLARY DAMAGES, WHETHER FORESEEABLE OR NOT, THAT ARE IN ANY WAY RELATED TO THIS AGREEMENT, THE BREACH THEREOF, THE USE OR THE INABILITY TO USE THE AVID EXCEL PROGRAM, THE RESULTS GENERATED FROM THE USE OF THE AVID EXCEL PROGRAM, LOSS OF GOODWILL OR PROFITS AND/OR FROM ANY OTHER CAUSE WHATSOEVER.

10.4. Severability: If any provision of this Agreement is judicially determined to be invalid, void or unenforceable, the remaining provisions shall remain in full force and effect.

10.5. Attorney's Fees: In the event a dispute arises regarding this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs, in addition to other relief to which it is entitled.

10.6. Assignment: School System acknowledges that the favorable terms of this Agreement were granted solely to School System, and that the substitution of any party by School System would destroy the intent of the parties. Accordingly, School System shall have no right to assign, delegate, transfer or otherwise encumber this Agreement or any portion thereof without AVID Center's prior written consent, which can be withheld in its sole discretion.

10.7. Notice: All notices, requests or other communications under this Agreement shall be in writing, and shall be sent to the designated representatives of the parties at the addresses set forth below their signatures on this Agreement or in Attachment A, and shall be deemed to have been duly given on the date of service if sent by facsimile (provided a hard copy is sent in one of the manners specified herein), or on the day following service if sent by overnight air courier service with next day delivery and with written confirmation of delivery, or five (5) days after mailing if sent by first class, registered or certified mail, return receipt requested. Each party is required to notify the other party in the above manner of any change of address.

10.8. Counterparts: This Agreement may be executed in several counterparts that together shall be originals and constitute one and the same instrument.

10.9. Waiver: The failure of a party to enforce any of its rights hereunder or at law or in equity shall not be deemed a waiver or a continuing waiver of any of its rights or remedies against the other party, unless such waiver is in writing and signed by the party to be charged.

10.10. Facsimile and Electronic Signatures: The parties hereto (i) each agree to permit the use, from time to time and where appropriate under the circumstances, of signatures sent via facsimile or electronically in a .pdf file or other digital format in order to expedite the transaction(s) contemplated by this Agreement; (ii) each intend to be bound by its respective signature sent by that party via facsimile or electronically in a .pdf file or other digital format; (iii) are each aware that the other, and the other's agents and employees, will rely on signature pages sent via facsimile or electronically in a .pdf file or other digital format; and (iv) each acknowledge such reliance and waive any defenses to the enforcement of this Agreement or of other documents effecting the transactions contemplated by this Agreement based on the signature page being a facsimile, .pdf copy or other digital format. The parties covenant to each other that each time they send a signature page via facsimile or electronically in a .pdf file or other digital format; they will in a timely manner send the other party the countersigned signature page(s).

IN WITNESS WHEREOF, the parties have executed this Agreement on the dates opposite their signatures, but such dates shall not alter the Term of this Agreement as specified in Attachment A:

AVID Center,
a California Non-Profit Corporation 501(c)(3)

Board
The School District of Palm Beach County,
FL

By: _____
Signature: AVID Center Authorized

Signature: Superintendent or Designee

Printed or Typed Name

Printed or Typed Name

Title

Title of Designee

Date

Date

AVID Center
9246 Lightwave Avenue, Suite 200
San Diego, CA 92123
Employer ID # 33-0522594

The School District of Palm Beach County
3300 Forest Hill Boulevard
West Palm Beach, FL 33406

**Reviewed and Approved
as to Legal Sufficiency**

Chalmer 4/3/13

Attachment A

AVID Excel Participation Pricing Schedule:

1. School System:

Legal Name of Entity:	The School ^{Board} District of Palm Beach County
Federal Employer ID #:	59-6000783
District NCES #:	1201500

2. Agreement Billing:

AVID Center will invoice per this Agreement upon the execution date. All fees listed herein are non-refundable and not subject to pro-rating.

Contact for Contracts:	Kisa L. Permenter
Title:	AVID District Director
District Name:	The School District of Palm Beach County
Business Address:	3300 Forest Hill Boulevard
City, State, Zip Code, Country:	West Palm Beach, FL 33406
Telephone:	(561) 982-0910
E-mail:	kisa.harley-permenter@palmbeachschools.org

Billing Contact:	Gail Verrigni
Title:	Senior Budget Technician
District Name:	The School District of Palm Beach County
Business Address:	1790 NW Spanish River Blvd
City, State, Zip Code, Country:	West Palm Beach, FL 33406
Telephone:	561-982-0901
E-mail:	gail.verrigni@palmbeachschools.org

3. AVID Excel District Leader:

AVID Excel District Leader :	Kisa L. Permenter
Title:	AVID District Director
District Name:	The School District of Palm Beach County
Business Address:	3300 Forest Hill Boulevard
City, State, Zip Code, Country:	West Palm Beach, FL 33406
Telephone:	(561) 982-0910
E-mail:	kisa.harley-permenter@palmbeachschools.org

Attachment A (continued)

4. AVID Excel Participating Schools:

School System will participate in AVID Excel in three (3) total school(s) during the 2013-2014 school year.

School Name	Grades AVID ELCR Implemented	Program Name	Site Status
John F. Kennedy Middle School	7-8	AVID Excel	Year 2
Palm Springs MS	7-8	AVID Excel	Year 2
Tradewinds MS	7-8	AVID Excel	Year 2

5. Participation:

School System agrees to pay a participation/license fee to AVID Center according to the following schedule based on the total number of schools in School System's AVID Excel program.

Three (3) AVID Excel participating school(s) x \$795 = \$2,385.00
Total Participation Price \$2,385.00

6. AVID Excel Professional Learning Package:

One (1) Professional Learning Package x \$16,300

Total AVID Excel Professional Learning Package Price \$16,300.00

7. AVID Excel Site and District Visitation Days:

One (1) AVID Excel Visitation Days Package x \$6,400

Total AVID Excel Site and District Visitation Days Price \$6,400.00

TOTAL 2013-2014 AVID Excel IMPLEMENTATION PRICE \$25,085.00 (Plus applicable taxes)