



Utah State Board of Education

FALL INSTRUCTIONAL MATERIALS CONTRACT

WHEREAS, the Publisher has the capability of supplying the listed instructional material required by the Utah State Board of Education (hereafter referred to as the USBE) to public schools, with the exception of charter schools,

NOW THEREFORE, the Publisher agrees as follows:

1. **RECOMMENDATION OF INSTRUCTIONAL MATERIALS.** All instructional materials bid to USBE must include the following information: series name, title, author, publisher, edition, ISBN (if available), core (course) code, student edition/ancillary designation, copyright year, adoption year. Three samples of materials must be sent to the Board of Education, and one sample must be sent to each of the members of the Utah Instructional Materials Commission.

These will be reviewed by subject area advisory committees that will assign each series or title to a category. The reviews will then be submitted to the Instructional Materials Commission for further consideration before final recommendations are sent to the State Board of Education.

Categories are:

- a. **Recommended Primary.** Instructional materials that are in alignment with content, philosophy and instructional strategies of the Core; are appropriate for use by students as principal sources of study; provide comprehensive coverage of course content; and support Core or current assessment requirements or both.
 - b. **Recommended Limited.** Instructional materials that are in limited alignment with the Core or current assessment requirements or are narrow or restricted in their scope and sequence. If school districts or schools select and purchase materials designated under this category, it is recommended that they have a plan for using appropriate supplementary materials assuring coverage of Core requirements.
 - c. **Recommended Teacher Resource.** Instructional materials that are appropriate as resource materials for use by teachers.
 - d. **Recommended Student Resource.** Instructional materials aligned to the Core or that support U-PASS that are developmentally appropriate, but not intended to be the primary instructional resource. These materials may provide valuable content information for students.
 - e. **Reviewed, But Not Recommended.** Instructional materials that may not be aligned with the Core, may be inaccurate in content, include misleading connotations, contain undesirable presentation, or are in conflict with existing law and rules. School districts are strongly cautioned against using these materials.
2. **PURCHASE OF INSTRUCTIONAL MATERIALS.** Subject to the good faith requirements of the USBE which shall be binding upon the Publisher, and further subject to legislative appropriations, which the USBE will distribute to Utah school districts, state institutions, adult education centers, career and technical colleges, and charter schools as agents (hereinafter referred to as “schools”) in accordance with Section 53A-14-101 and State Board of Education Rule R277-469, the schools may purchase from the Publisher, and the Publisher agrees to furnish and provide distribution to the schools. The instructional material designated in the attached bid sheet and incorporated by reference as though fully set forth herein, will be reviewed and then listed for a period of five years, beginning **January 1st after Board approval** of the materials in question and ending **5 years from the Board approval** of the materials in question on December 31st.
3. **CONTRACT PRICING.** The Publisher agrees to the listed contract price for the five-year term of the contract and understands R277-469 does not allow any price escalation within the contract period. The contract period will commence **January 1st** after Board approval of the materials in question and end **5 years from the Board approval** of the materials in question on December 31st.

4. **FAVORED NATION STATUS.** It is agreed between the parties to this contract that if at any time during the life of this contract any instructional materials herein included shall be contracted in any other state at a lower price by the publisher than is designated in this contract, the publisher shall notify the state, the lower price shall immediately become the contract price herein, and shall be substituted in the place and stead of the price designated in this contract, to be applied to all subsequent purchases.
5. **IN-STATE DISTRIBUTION POINT (Depository).** The Publisher is free to contract with one or more depositories in the business of selling instructional materials in the State of Utah according to R277-469. A Publisher is free to sell physical materials directly to Utah schools provided the Publisher agrees to keep a sufficient stock of recommended materials within the State of Utah to meet demands for distribution.
6. **REQUEST FOR SUBSTITUTION.** The Publisher may request a substitution for the edition currently recommended provided that:
 - The original contract price and contract date do not change, and the original contract price applies for the substituted material.
 - The revised edition is compatible with the earlier edition, permitting use of either or both in the same classroom.
 - A sample copy of the contracted and revised edition is provided to the USOE Instructional Materials Specialist for examination purposes prior to the approval of the substitution.The Commission shall make the final determination about the substitution of a new edition for a previously recommended edition with assistance from the USOE subject area specialist. If the Commission approves the substitution, the publisher agrees to submit an updated version of the program or textbook to the NIMAC for use in the creation of Braille, large print, or other formats for students with print disabilities as indicated in **Senate Bill 99 of 2002, section 53A-25a-105.**
 1. **MATERIAL CHANGES TO CONTENT.** In accordance with Utah Code 53G-4-402(24), if the Publisher contracts with a Local Education Agency (hereinafter referred to as "LEA") to provide online or digital materials, such contract must include a requirement that the Publisher give notice to the LEA any time that the Publisher makes a material change to the content of the online or digital materials, excluding regular informational updates on current events.
 8. **REQUEST FOR RECONSIDERATION.** The Publisher may request reconsideration of instructional material when the Publisher disagrees with the initial Commission recommendation.
 - a. A Publisher shall have 30 days to respond to the evaluation and request to have materials reviewed again during the next applicable review cycle.
 - b. During the period of reconsideration request, materials shall be marked as tentative and shall not be given official status. These materials shall not be posted to the Internet site until recommended through the official instructional material process.
 - c. A Publisher may be asked to send a second set of sample materials to the USOE.
 - d. A Publisher will submit in writing their argument for reconsideration. This information will be provided to the second review committee and the subject area specialist, as well as the Instructional Materials Commission.
 - e. If the Commission votes to change the recommendation, the State Board of Education shall consider the Commission's revised recommendation at the next scheduled Board meeting and make a final decision.
 - f. A Publisher will receive written notification that a recommendation is final and shall receive a copy of the new evaluation. Evaluations may now appear on the Internet.
7. **FREE OR REDUCED-COST MATERIAL.** The Publisher agrees that any free or reduced cost material and/or service listed on the Publisher's original bid document will be made available on an equitable basis to all schools within Utah.
8. **ACCESSIBILITY AGREEMENT.** The Publisher agrees to prepare and submit, on or before the instructional materials due date for that review cycle in question a NIMAS file set to the NIMAC for every text that complies with the terms and procedures set forth by the NIMAC. The files will be used to produce alternate formats as permitted under the law for students with disabilities. Should the vendor be a distributor of the materials and not the publisher, the distributor agrees to immediately notify the publisher of its obligation to submit NIMAS file sets

to the NIMAC. Digital materials must conform to Web Content Accessibility Guidelines (WCAG) 2.0.

9. **STUDENT DATA PRIVACY.** The Publisher must guarantee the protection of student data that may be acquired through the use of their product, in that they agree that all student data is the property of the local educational agency and may not be used in any form for any purpose of the publisher, nor may it be shared or sold to any party outside of the LEA from which it was acquired.
10. **TERMINATION.** In the event the Publisher fails or refuses to perform this Agreement or any of its conditions, regardless of excuse of contingency, the USBE may, through the Instructional Materials Commission, terminate all or part of this agreement. If part of the Agreement is terminated pursuant to this paragraph, the remaining parts of the agreement shall remain in full force and effect. This provision does not waive any other rights or remedies of the USBE.

EFFECTIVE DATE: This Agreement becomes effective upon the last dated signature.

IN WITNESS WHEREOF, the Publisher has hereunder affixed signature.

Publisher: _____

Publisher Representative (please print)

Publisher Representative (please sign)

Publisher Representative Title or
Position _____ Date _____