District: Campbell County #1 Address: 1000 W. Eighth Street Gillette, WY 82716

Phone: (307) 682-5171

Due Date: As Needed

WDE 406

Revised June 1999

RELATED SERVICES AGREEMENT FOR STUDENTS WITH DISABILITIES (To be kept on file at the District Office)

1. T	his agreement is a co	ontract for services made and	l entered into	o this _	6 ^{tn}	day of _	(Month)
2024	_ by and between	Campbell Coun			1		
(Year)	(Legal Name of School District)						
and	Robert Davis						
		(Full Name of	Agency or Ind	ividual)			
		810 Mountain View Dr., #	‡203, Gillette	e, WY 8	2716		
		(Full Mailing Add					
Service resider and the	ees for Children with nt school age childre e Contractor is willing	through W.S. 21-2-502, and Disabilities, the District, in n with disabilities, desires the g to render the services und	order to prothe Contracto	vide app r to rend	ropriate ler the se	education fo	or its
Now,	therefore, it is agreed	l as follows:					
2.	That the Contractor	r shall render to the District	the followin	g service	es:		
	Name and Add	Evaluation Travel Special Equipment Audiology Counseling Parent Counseling Psychological Services Occupational Therapy	oplicable):			stay. Renta & meal rein w/ itemized	ology E. Services Services hool nt Travel nights hotel al car mbursement
		\ <u>I</u>	1 /				
				<u> </u>			
3. T	hat the Contractor sh	all render the services begin	nning the	13 th	day of	March (Month	2024) (Year)
and sh	nall complete the serv	vices on or before the	30^{th}	day of	June		2024
		-			(Me	onth)	(Year)
4. T	hat total payment und	der this agreement shall not	exceed \$4	,000.00			

- 5. That if the Contractors will subcontract any service to be rendered under this agreement, the service cost, and the name and address of the subcontractor shall be specified in **Item 2** of this agreement. The subcontractor's qualifications to provide the services shall be stated in **Item 19**.
- 6. That with the exception of assessment service, all students who receive services under this agreement shall be reported by the District to the Wyoming Department of Education through SEEDS.

- 7. That this agreement does not provide any services that are not authorized in the Wyoming Rules and Regulations Governing Services for Children with Disabilities.
- 8. That this agreement does not provide services to any student who is placed in a residential treatment facility or group home under W.S. 21-13-315 subsequent to a court order.
- 9. That any psychological counseling rendered by a mental health specialist to the parents or guardians of students with disabilities or to parents or guardians of students who are suspected of having a disability shall be limited to interpreting the educational needs of the children consistent with the terms stated by the district in **Item 2** of this agreement.
- 10. That with the exception of services contracted with other Wyoming public schools or Boards of Cooperative Services (BOCES), payment shall be made only after services have been rendered.
- 11. That with each billing to the district for services rendered, the Contractor shall provide the District with an itemized statement of services rendered during the billing period, which shall include the names of any students who received direct services from the Contractor during the billing period and the specific services provided.
- 12. That all District expenditures relative to this agreement shall be subject to audit by the Wyoming Department of Education.
- 13. That providing these services the contractor shall work through the following staff member of the District who shall act as the coordinator of the services for the District.

Director of Special Programs

(Due Date)

Luke Danforth

(Report)

	(Name)	(Title)					
14.	That the Contractor shall submit the following indicated:	Contractor shall submit the following report(s) to the District on or before the date(s) d:					
	Submit itemized receipts for pymt (Report)	Within 30 days of services (Due Date)					
	(Report)	(Due Date)					

- 15. That the Contractor shall be subject to and comply with Title VI, Title IX, Section 504, ADA, IDEA, and any subsequent amendments to these acts and all regulations promulgated thereunder.
- 16. That in conformance with Wyoming Rules and Regulations Governing Services for Children with Disabilities, if the Contractor is a Wyoming public or non-public educational agency, the persons who render these services shall fulfill the certification standards established by the Wyoming Professional Teaching Standards Board. If the Contractor is a private practitioner, persons who are properly licensed, certified or registered shall be rendered by mental health professionals as defined by they certifying agency. The District shall receive in writing the assurance that:
 - a. The professional staff member of the mental health center or private agency will not render services in excess of that professional's qualifications, the qualifications of the supervisor or the license of the mental health center or private agency.
 - b. The mental health center or the private agency maintains full liability insurance coverage for all professional staff members.

Prior to entering into a contractual agreement for the provision of services, the mental health center or the private agency will provide the following information:

a. A statement of the qualifications of the professional staff member(s) who will be assigned to each case.

- b. A statement of the limitations of service that each professional staff member may provide.
- A statement outlining the line of responsibility and supervision of each professional staff member.

The District will provide the following information to the contracting mental health or the private agency:

- a. A statement of the specific services needed as identified and documented on each Individual Educational Program for each identified student with disabilities.
- b. A statement of qualifications of the service provider necessary to meet the requirements of each Individual Education program.
- 17. That if at any time during the performance of this agreement, the District determines that the services are not progressing satisfactorily or within the terms of this agreement, the District, at its discretion and after giving reasonable written notice to the Contractor, may terminate this agreement or any parts thereof within 30 days. At such termination date, the Contractor shall be entitled to payment for all services rendered and accepted by the District.
- 18. That in rendering these services the District and the Contractor shall comply with Wyoming Rules and Regulations Governing Services for Children with Disabilities, the Wyoming State Board of Education Rules and Regulations Governing Entitlements under Section 309e of the Wyoming Education Code; the policies and procedures of the Districts, and shall have all the rights and protection of W.S. 21-2-501 through W.S. 21-2-502.

	See Attached						
20.	That this agreement shall not become effective nor be parties.	deemed valid until it has been duly signed by both					
a.	In witness thereof, the parties have entered into this agree year first above written.	eement at Gillette Wyoming, the day and (City)					
b	(Chairman, Board of Trustees of the District)						
		(Date)					
c. ₋	(Clerk, Board of Trustees of the Director)	(Date)					
d	(Chairman, Board of Directors, Contractor	(Date)					
e	(Individual Consultant)	(Date)					
21.	I certify that the Board of Trustees of this District has duly authorized the expenditures for the services described herein and that I have the authority to sign this agreement for the Board of Trustees.						
	(Signature of District Superintendent)	(Date)					