FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT (FERPA) AGREEMENT BETWEEN THE BUREAU OF INDIAN EDUCATION AND THE [TRIBAL NATION]

THIS FERPA AGREEMENT ("Agreement") is made by and between the Bureau of Indian Education ("BIE") and the [Tribal Nation full name] ("[Tribal Nation shorter name if applicable]").

WHEREAS, BIE-operated schools, grant schools, and contract schools operate on the [Name of Tribe/Reservation] pursuant to Title X, Part D of the No Child Left Behind Act of 2001 (P.L. 107-110) at 25U.S.C. § 2000 et seq. (P.L. 95-561 as amended) and 25 U.S.C. § 2501 et seq. (P.L. 100-297 as Amended), and the Indian Self-Determination and Education Assistance Act at 25 U.S.C. § 450 et seq.; [adjust paragraph as needed to the types of schools covered] and

WHEREAS, the [Tribal Nation] [describe tribal entity with oversight of schools, cite applicable tribal law giving authority to that entity if any]; and

WHEREAS, many BIE-funded schools on the [Tribal Nation/Reservation] have not been successful in meeting the student performance goals [include any facts about performance of the schools]; and

WHEREAS, the [Tribal Nation] is working with the Department of the Interior and the Department of Education on enacting an alternative definition of adequate yearly progress under 25 C.F.R. Part 30 that would better serve the specific needs of [ Tribe] students [delete this paragraph if not applicable]; and

WHEREAS, both the BIE and the [Tribal Nation] desire to evaluate and improve academic progress on the [Tribal Nation/Reservation] and improve compliance with the Every Student Succeeds Act of 2016; and

WHEREAS, the FERPA, set forth in title 20 U.S.C. § 1232g, and its regulation at Title 34 C.F.R. § 99.1 et seq. (as amended in 2012) generally prohibits the disclosure of a student’s Personally Identifiable Information without consent subject to certain exceptions; and

WHEREAS, 20 U.S.C. § 1232g(b)(1), 34 C.F.R. §§ 99.31(a)(3), 99.35, and 25 C.F.R. § 43.14(i) allow for distribution of student personally identifiable information to authorized representatives of state and local educational authorities in connection with an audit or evaluation of Federal or State supported education programs; and

WHEREAS, the purpose of this Agreement is for the BIE to designate [insert name of individual or tribal entity who will be authorized to receive data] as an authorized representative able to receive student data consistent with FERPA so that it may conduct an evaluation of academic achievement of [Tribe] students attending BIE-funded schools within the [Tribe]’s reservation and receive Personally Identifiable Information without written consent under 25 C.F.R. § 43.14(g) and 34 C.F.R. § 99.31(a)(3); and

WHEREAS, FERPA requires that such information be shared in a way which does not permit personal identification of parents and students by individuals other than employees, officers, or agents of BIE and the [Tribal Nation] and requires further that the information be destroyed when no longer needed for the purposes for which the evaluation was conducted; and
WHEREAS, the Privacy Act, 5 U.S.C. 552a(b)(3)(5), requires that no agency shall disclose any record which is contained in a system of records by any means of communication to any person, or to another agency, except pursuant to a written request by, or with the prior written consent of, the individual to whom the record pertains, unless disclosure of the record would be for a routine use as defined in subsection (e)(4)(D) of this section; and to a recipient who has provided the agency with advance adequate written assurance that the record will be used solely as a statistical research or reporting record, and the record is to be transferred in a form that is not individually identifiable. Furthermore, the Privacy Act, 5 U.S.C. 552a(c)(1)(A)(B),(2)(3)(4), each agency, with respect to each system of records under its control, shall:

(1) except for disclosures made under subsections (b)(1) or (b)(2) of this section, keep an accurate accounting of-- (A) the date, nature, and purpose of each disclosure of a record to any person or to another agency made under subsection (b) of this section; and (B) the name and address of the person or agency to whom the disclosure is made;

(2) retain the accounting made under paragraph (1) of this subsection for at least five years or the life of the record, whichever is longer, after the disclosure for which the accounting is made;

(3) except for disclosures made under subsection (b)(7) of this section, make the accounting made under paragraph (1) of this subsection available to the individual named in the record at his request; and

(4) inform any person or other agency about any correction or notation of dispute made by the agency in accordance with subsection (d) of this section of any record that has been disclosed to the person or agency if an accounting of the disclosure was made.

WHEREAS, FERPA provides that if any party allowed access to Personally Identifiable Information does not destroy that information when no longer needed for the purposes for which the evaluation was conducted, then that party will be prohibited from access to Personally Identifiable Information from educational records for at least five (5) years.

NOW, THEREFORE, IT IS AGREED as follows:

I. TERM OF AGREEMENT

This Agreement shall be effective upon signature by the authorized representatives of the BIE and the [Tribal Nation], and shall remain in effect until [insert date at the end of the school year four years from today], or until termination by BIE or the [Tribal Nation] pursuant to Paragraph V herein, whichever occurs first. Upon termination of this Agreement, the [Tribal Nation] shall provide written assurance to the BIE that all data obtained under this Agreement has been promptly destroyed or returned in accordance with the requirements of 34 C.F.R. § 99.35(b).

II. DEFINITIONS AND ABBREVIATIONS

a) “Disclose” or “disclosure” means the release, transfer, or other communication of Personally Identifiable Information contained in education records by any means, including oral, written, or electronic means, to any party except the party that provided or created the record. Further
disclosure of any information released to the Navajo Nation by the BIE is prohibited by this Agreement in that it constitutes a redisclosure of information. 34 C.F.R. § 99.33.

b) “FERPA” refers to the Family Educational Rights and Privacy Act of 1974 and for purposes of this Agreement means Title 20 U.S.C. § 1232g, as well as all requirements of Part 99 of Title 34 of the C.F.R. (2012), “Family Educational Rights and Privacy.” Nothing in this Agreement may be construed to allow either party to maintain, use, disclose, or share student information in a manner not allowed by Federal law.

c) “Personally Identifiable Information” has the meaning set forth at 34 C.F.R. § 99.3.

III. REQUIRED TASKS UNDER THE AGREEMENT

a) Joint Responsibilities

1. BIE and the [Tribal Nation] shall comply with the provisions of FERPA and applicable regulations in all respects. Nothing in this Agreement may be construed to allow any signatory to this Agreement to maintain, use, disclose or share student information in a manner not allowed by federal law.

2. BIE may seek to review or seek written assurances and the [Tribal Nation] agrees to permit the BIE to review its written assurances regarding the use of data transmitted under this Agreement. The purpose of this provision is to ensure that appropriate policies and procedures are in place to protect the Personally Identifiable Information and that personally identifiable information has not been redisclosed or released.

3. The parties will reconsider the scope and necessity of this agreement on an annual basis.

b) Responsibilities of BIE

1. BIE shall share the requested data with [insert authorized individual or tribal entity] by assigning user right access (READ access) to the Native American Student Information System (NASIS) district edition, Native Star, Northwest Evaluation Association (NWEA), and other student information system data collection programs for purposes of the [Tribal Nation] conducting a study and evaluation of student achievement of [Tribe] Students in grades K-12 in BIE and tribally controlled schools.

2. BIE shall designate, and through execution of this agreement, hereby does designate, [name of individual or entity] as an authorized representative for purposes of having access to Personally Identifiable Information of students as detailed in this Agreement and in accordance with 34 C.F.R. § 99.35 and 25 C.F.R. § 43.14(i). [Individual or entity] is an authorized representative for the purpose of 1) conducting an evaluation of the academic performance of [Tribe] students in BIE-funded schools on the [Tribe] reservation in compliance with No Child Left Behind Act of 2011, 2) development of an alternative definition of adequate yearly progress for the [Tribal Nation] under 25 C.F.R. Part 30, and 3) [state any other purposes of study or evaluation—Note: use of data is limited to stated purposes].

3. BIE shall post for public access a copy of this Agreement on the BIE website.

4. BIE shall allow [individual or entity staff] access to required federal training to become proficient in the use and management of all student information systems. The training will include security awareness protocols, data management policies, and usage of student information systems. Additionally, BIE shall allow access to [individual or entity] any
statistical training to improve the analysis of academic achievement of students and other indicators (cultural, demographic, teacher background, etc.).

5. BIE shall provide technical assistance and guidance on reports developed by the [Tribal Nation].

6. In order to confirm there has been no redisclosure, BIE shall monitor the [Tribal Nation’s] use of shared data, including requesting copies of lists of current [tribal entity if applicable] staff authorized to access the data, copies of policies and procedures designed to maintain the security of the data as long as this Agreement is in effect, monitoring activity of user accounts in the NASIS system, and conducting site visits to offices of the [individual or tribal entity].

c) Responsibilities of the [Tribal Nation]

1. The [Tribal Nation] shall use data shared under this Agreement for no purpose other than to conduct an evaluation of federal and state supported education programs in BIE and tribally controlled schools on the [Tribe] reservation including student achievement of [Tribe] Students in grades K-12.

2. The [Tribal Nation] shall not share or re-disclose Personally Identifiable Information received under this Agreement with any other entity, organization, or individual without the prior written approval from BIE. This does not prohibit the [Tribal Nation] or BIE from sharing aggregate student data with one another.

3. The [Tribal Nation] shall maintain all data obtained pursuant to this Agreement separate from all other data files that it possesses and not copy, reproduce, or transmit data obtained pursuant to this Agreement, except as necessary to fulfill the purpose of this Agreement, or the [Tribal Nation] evaluation described in this agreement. Transmission of all FERPA-protected data must be by SECURE electronic systems and/or networks. All copies of data of any type including any modifications or additions to data from any source that contains information regarding individual students, are subject to the provisions of this Agreement in the same manner as the original data.

4. Employees within the [Tribal entity if applicable or name individuals] shall follow current protocols for gaining access to the NASIS system, including completion of Federal Information System Security Awareness Plus Privacy and Records Management Training and completion NASIS Account Access forms and associated Rules of Behavior.

5. [Tribal entity if applicable—delete this paragraph if naming individuals] shall provide to BIE a list of its employees authorized to access NASIS prior to any sharing of Personally Identifiable Information and shall immediately notify the BIE when any of its listed employees leaves employment or is otherwise removed from the list of authorized NASIS users.

6. The ability to access or maintain data under this Agreement shall not under any circumstances transfer from or be assigned to any other individual, institution, organization, government, or entity.

7. The [Tribal Nation] agrees not to disclose any data obtained under this Agreement in a manner which could identify an individual student or parent to any other individual, institution, organization, government, or entity.

8. The [Tribal Nation] shall establish procedures and systems to ensure that all Personally Identifiable Data is processed, stored, and transmitted under the provisions of this Agreement shall be maintained in a secure manner that prevents further disclosure, including the interception, diversion, duplication or other unauthorized access to said data. The [Tribal Nation] shall provide copies of such procedures and systems to BIE upon request.

9. The [Tribal Nation] shall establish procedures and systems to ensure all Personally Identifiable Information obtained is kept in secured facilities and media and that access to such records is restricted to the [Tribal Nation personnel or named individuals] authorized to
have access to said data for the purposes of conducting the aforementioned evaluation. The
[Tribal Nation] shall provide copies of such procedures and systems and lists of authorized
personnel to the BIE upon request [delete “and lists of authorized personnel” if naming
individuals].

10. The [Tribal Nation] shall within one (1) hour of being made aware, report in detail to BIE any
incidents of any personally identifiable information received from BIE where confidentiality
was breached or is believed to have been breached.

11. The [Tribal Nation] agrees to destroy all Personally Identifiable Information obtained under
this Agreement within 30 days of when it is no longer needed for the evaluations described by
this Agreement or the termination of this Agreement, whichever occurs first. Nothing in this
Agreement authorizes the [Tribal Nation] to maintain data received from the BIE beyond the
time period reasonably needed to complete the evaluation, and in no case beyond the
termination date of this Agreement. Any destruction of the referenced data must be witnessed
by one other person who can later attest that a complete destruction of the data occurred. The
[Tribal Nation] agrees to submit a letter to BIE within 30 days of the termination of this
Agreement, attesting to the destruction of any referenced Personally Identifiable Information
received from BIE and describing the method of destruction. No new Agreement will be
agreed to by the BIE until the data is returned or destroyed as set forth herein.

12. Unless the data is returned to the BIE, the [Tribal Nation] shall maintain records that
document and verify the destruction of the data provided by BIE under this Agreement.

13. The [Tribal Nation] agrees to adhere to any Department of Interior, Indian Affairs, or BIE
protocols or directives prohibiting disclosure of data, which would permit public identification
of students because of the small cell sizes (i.e., subgroups of 10 or fewer students) of the data.
If data is so identified by the BIE or the data elements, it may only be used in a disaggregated
or other manner consistent with generally accepted statistical principles that does not permit
identification of students.

14. The [Tribal Nation] shall use data to perform descriptive statistical analyses with a variety of
predictor variables. Specifically, they will identify students [describe evaluation to be
conducted].

15. Subject to the agreed-upon and limited use of requested data provided and only for the
purposes asserted in this Agreement, there shall be no further disclosure by the [Tribal
Nation] of any of the information provided by the BIE in that this would constitute a
redisclosure of information. Under the applicable federal FERPA regulations, that is 34
C.F.R. § 99.33 and 25 C.F.R. 43.19(a), redisclosure is only permitted upon obtaining prior
consent of the parent or eligible student of the Personally Identifiable Information. The
[Tribal Nation] shall submit any proposed publication arising from this work to the BIE prior
to publication in order to allow the BIE to verify that disclosure of student and parent
identities has properly been avoided.

16. Under no circumstance shall the [Tribal Nation] become owners, proprietors, or custodians of
any data or Personally Identifiable Information provided by the BIE under the terms of this
Agreement.

IV. SCOPE OF AGREEMENT

This Agreement incorporates all the understandings between BIE and the [Tribal Nation]
concerning this subject matter. No prior agreements, verbal representations, or understandings
shall be valid or enforceable unless embodied in writing in this Agreement.

V. TERMINATION OF AGREEMENT
This Agreement may be terminated by the BIE or the [Tribal Nation], upon advance written notice of 14 (fourteen) days. The BIE may terminate the Agreement immediately upon confirmation of fraud, negligence, redisclosure, or abuse of confidentiality. This Agreement shall terminate automatically on [insert date at end of school year four years from today], unless extended by a written agreement for intervals of no greater than two years.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on the year and date indicated, with the effective date being the most recent signature.

BUREAU OF INDIAN EDUCATION

BY: ________________________________ Date: ________________________________

Dr. Ann Marie Bledsoe Downes
Acting Director of Bureau of Indian Education

[TRIBAL NATION]

BY: ________________________________ Date: ________________________________

[Name of Tribal Leader or Signing Official]
[Title of Tribal Leader or Official]