

Issue Paper

<u>DATE</u>: June 12, 2024

AGENDA ITEM (ACTION ITEM):

Consider/Approve the terms and conditions with WeVideo for Simon Kenton and Dixie Heights High School for the 24-25 school year.

<u>APPLICABLE BOARD POLICY</u>: 01.1 - Legal Status of the Board

HISTORY/BACKGROUND:

WeVideo is a software that allows students to create and edit videos. The interactive software provides multiple tools to enhance presentations and create various types of videos, including help videos, tutorials, collaborative projects and digital art projects. WeVideo software will be used to support media and digital arts classes as well as the daily student video news announcements.

FISCAL/BUDGETARY IMPACT: \$1,666.85 (Instructional Funds - 7000)

<u>RECOMMENDATION</u>:

Approve the terms and conditions with WeVideo for Simon Kenton and Dixie Heights High School for the 24-25 school year.

CONTACT PERSON: Jena Smiddy Principal/Administrator perintendent District Administrator

Use this form to submit your request to the Superintendent for items to be added to the Board Meeting Agenda. Principal –complete, print, sign and send to your Director. Director –if approved, sign and put in the Superintendent's mailbox. hg vcp;

wevideo	6/4/2024 3:32:05	quote number: W\	/\$1301516	page 1 of 2
price quote/proposal			Date	6/4/2024
remit payment to	customer information:		Quote Expires	: 12/31/2024
WeVideo Inc.	KENTON COUNTY SCHOOLS		WeVideo Conta	ict:
P.O. Box 103175	1055 Eaton Dr		Andreea Negre	а
Pasadena, CA 91189-3175	Fort Wright, Kentucky 41017		Andreea@wevi	deo.com
Fax: 408-819-9441		1	Phone: +16508	521649
po@wevideo.com	Matthew Winkler	Notes:		
	matthew.winkler@kenton.kyschools.us	WeVideo	Renewal 2024 - 2025	
	Director of Technology			

KENTON COUNTY SCHOOLS is presented with the following WeVideo for Schools subscription price proposal. With this agreement, KENTON COUNTY SCHOOLS is guaranteed the price below and is protected from annual price increases for the term of the agreement they choose. Upon receipt of this signed document and a district purchase order, KENTON COUNTY SCHOOLS recieves 100% of purchased capacity. This offer is contingent on the signed acceptance of this proposal, which constitutes a commitment to pay for the subscription term chosen by KENTON COUNTY SCHOOLS below:

	Product/Desception		Total Extended Price
180 users	WeVideo for Schools Annual Subscription	l	\$1,666.85
		Subtotal	\$1,666.85
Prices are sta	ted exclusive of all taxes. Add applicable sales tax to your purchase order, or provide note of exemption	Tax (exempt?)	
	Quote is valid for terms as stated above and below	1	
	All prices in United States Dollars (\$)	Total	\$1,666.85

SECT	ION I -	term length and subscription term discount options	(CHECK ONE):	
1	1	Purchase 12 months/1 year subscription	prepay:	\$1,666.85
ſ	1	Purchase 24 months/2 year subscription	prepay:	\$3,333.70
I	1	Purchase 36 months/3 year subscription	prepay:	\$5,000.55

SECTION II - is a purchase order required to send an invoice to KENTON COUNTY SCHOOLS (CHECK ONE):

[] Yes, a school/district PO is required to invoice our school or district. Please return a copy of your PO with this signed quote.

[] No, this signed quote is sufficient to invoice my school (invoice provides information for credit card payment)

wevideo	6/4/2024 3:32:05	quote number:	WVS1301516	page 2 of 2
price quote/proposal page 2 of 2 School/District KENTON COUNTY SCHOOLS Contect Matthew Winkler Quote Expires 12/31/2024			P.O. Box 103175 Pasadena, CA 91189-3175 Fax: 408-819-9441 / Email: po Andreea Negrea Andreea@wa	@wevideo.com svideo.com Phone: +1650852164
SECTION III - COMPLETE ALL FIELDS:	REQUIRED IN ORDER TO	PROVISION THE LICENSE A	ND SET UP THE ACCOUNT	
SUBSCRIPTION ASSIGNMENT (WeVideo This is the person to whom the WeVideo account will be p				
School/district name	L			-
WeVideo account admin/owner who will log-in/r	nanage the WeVideo account on a	daily basis		
Admin/owner First Name				
Admin/owner Last Name				
Admin/owner Email				
Job title/role				_
Phone Number				
BILLING INFORMATION				
Accounts Payable Contact First Name				-
Accounts Payable Contact Last Name				_
Accounts Payable Email				
Accounts Payabe Phone Number				_
PROPOSAL ACCEPTANCE School or district purchase approver To accept this offer, please complete sections 1 to sales representative listed above, or to po@w available within 7 days from receipt of this docu signing, you agree to pay amount on this quote exclusive of all taxes and duties imposed by any	vevideo.com or fax to 408-819-944 ment. You will be invoiced for the to when invoiced. TERMS: Net 30 day	 Upon acceptance, the entited at the entitient of the entities of the entits of the entits of the	tlements described herein vertice the provisioning process I	will be made has completed. By
Signature			Date	
Print Name				
Print Title				

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VENDOR ASSURANCES REGARDING PROTECTION OF PERSONAL AND CONFIDENTIAL INFORMATION

Data Security and Breach Protocols

Vendors that receive Personal Information from Kenton County Board of Education (herein referred to as "KCBOE") as defined by and in accordance with Kentucky's Personal Information Security and Breach Investigation Procedures and Practices Act, KRS 61.931, et seq., (the "Act"), shall secure and protect the Personal Information by, without limitation, complying with all requirements applicable to non-affiliated third parties set forth in the Act.

"Personal Information" is defined in accordance with KRS 61.931(6) as "an individual's first name or first initial and last name; personal mark; or unique biometric or genetic print or image, in combination with one (1) or more of the following data elements:

a) An account number, credit card number, or debit card number that, in combination with any required security code, access code or password, would permit access to an account;

b) A Social Security number;

c) A taxpayer identification number that incorporates a Social Security number;

d) A driver's license number, state identification card number or other individual identification number issued by any agency as defined under the Act;

e) A passport number or other identification number issued by the United States government; or

f) Individually Identifiable Information as defined in 45 C.F.R. sec. 160.013 (of the Health Insurance Portability and Accountability Act), except for education records covered by the Family Education Rights and Privacy Act, as amended 20 U.S.C. sec 1232g."

As provided in KRS 61.931(5), a "non-affiliated third party" includes any person or entity that has a contract or agreement with the KCBOE and receives (accesses, collects or maintains) personal information from the KCBOE pursuant to the contract or agreement.

The vendor hereby agrees to cooperate with the KCBOE in complying with the response, mitigation, correction, investigation, and notification requirements of the Act.

The vendor shall notify as soon as possible, but not to exceed seventy-two (72) hours, KCBOE, the Commissioner of the Kentucky State Police, the Kentucky Auditor of Public Accounts, the Commonwealth (Kentucky) Office of Technology, and the Commissioner of the Kentucky Department of Education of a determination of or knowledge of a breach, unless the exception set forth in KRS 61.932(2)(b)(2) applies and the vendor abides by the requirements set forth in that exception. Notification shall be in writing on a form developed by the Commonwealth (Kentucky) Office of Technology.

The vendor hereby agrees to report to the KCBOE, immediately and within twenty-four (24) hours, any known reasonably believed instances of missing data, data that has been inappropriately shared, or data taken off site.

The vendor hereby agrees that the KCBOE may withhold payment(s) owed to the vendor for any violation of the Act's notification requirements.

The vendor hereby agrees to undertake a prompt and reasonable investigation of any security breach as defined under the Act in accordance with KRS 61.933.

Upon conclusion of an investigation of a security breach as defined under the Act as required by KRS 61.933, the vendor hereby agrees to an apportionment of the costs of the notification, investigation, and mitigation of the security breach.

In accordance with KRS 61.932(2)(a), the vendor shall implement, maintain, and update security and breach investigation procedures that are appropriate to the nature of the information disclosed, that are at least as stringent as the security and breach investigation procedures and practices established by the Commonwealth (Kentucky) Office of Technology and that are reasonably designed to protect the Personal Information from unauthorized access, use, modification, disclosure, manipulation, or destruction.

Student Data Security

Pursuant to KRS 365.734, if the vendor is a cloud computing service provider (which is defined pursuant to KRS 365.734(1)(b) as any person or entity other than an educational institution that operates cloud computing services) or, through service to the KCBOE, becomes the equivalent of a cloud computing service provider, the vendor further hereby agrees that:

• The vendor shall not process student data as defined pursuant to KRS 365.734 for any purpose other than providing, improving, developing, or maintaining the integrity of its cloud computing services, unless the vendor receives express permission from the student's parent. The vendor shall work with the KCBOE to determine the best method of collecting parental permission.

• With a written agreement for educational research, the vendor may assist the KCBOE to conduct educational research as permitted by the Family Education Rights and Privacy Act of 1974, as amended, 20 U.S.C.sec.1232g.

• Pursuant to KRS 365.734, the vendor shall not in any case process student data to advertise or facilitate advertising or to create or correct an individual or household profile for any advertisement purposes.

• Pursuant to KRS 365.734, the vendor shall not sell, disclose, or otherwise process student data for any commercial purpose.

• Pursuant to KRS 365.734, the vendor shall certify in writing to the agency that it will comply with KRS 365.734(2).

Family Educational Rights and Privacy Act, National School Lunch Act and Child Nutrition Act

If during the course of this agreement, the KCBOE discloses to the vendor any data protected by the Family Educational Rights and Privacy Act of 1974 (FERPA), as amended (20 U.S.C. sec. 1232g, *et seq.*), and its regulations, and data protected by the Richard B. Russell National School Lunch Act (NSLA) (42 U.S.C. sec. 1751 et seq., and the Child Nutrition Act of 1966 (CNA) (42 U.S.C. sec. 1771 et seq.), the vendor agrees that it is bound by and will comply with the confidentiality, security and redisclosure requirements and restrictions stated in FERPA, NSLA and CNA.

The vendor hereby agrees to report to the KCBOE, immediately and within twenty-four (24) hours, any known reasonably believed instances of missing data, data that has been inappropriately shared, or data taken off site.

The vendor agrees that FERPA-protected information is confidential information. FERPA-protected information includes, but is not limited to the student's name, the name of the student's parent or other family members, the address of the student or student's family, a personal identifier, such as the student's social security number, student number, or biometric record, other indirect identifiers, such as the student's date of birth, place of birth, and mother's maiden name, and other information that, alone or in combination, is linked or linkable to a specific

student that would allow a reasonable person in the school community, who does not have personal knowledge of the relevant circumstances, to identify the student with reasonable certainty.

The vendor understands and acknowledges that any unauthorized disclosure of confidential information is illegal as provided in FERPA and in the implementing federal regulations found in 34 CFR, Part 99. The penalty for unlawful disclosure is a fine of not more than \$250,000 (under 18 U.S.C. sec. 3571) or imprisonment for not more than five years (under 18 U.S.C. sec. 3559), or both.

The vendor understands and acknowledges that children's free and reduced price meal and free milk eligibility information or information from the family's application for eligibility, obtained under provisions of the NSLA or the CNA is confidential information and that any unauthorized disclosure of confidential free and reduced price lunch information or information from an application for this benefit is illegal. The penalty for unlawful disclosure is a fine of not more than \$1,000.00 (under 7 C.F.R. 245.6) or imprisonment for up to one year (under 7 C.F.R. 245.6), or both.

In the event there is a conflict between this agreement and any other agreement between KCBOE and Vendor, the terms of this agreement shall apply.

WeVideo, Inc.

Vendor Name

P.O. Box 103175 Pasadena, CA 91189-3175

Vendor Address

650-852-1658

Vendor Telephone

po@wevideo.com

Vendor Email Address

Signature by Vendor's Authorized Representative

Loredana Pribac

Print Name

6/4/2024

Date

Savvas Learning Company LLC Terms and Conditions

To place your order please submit a copy of this price quote with your Purchase Order, include the Quote Number on your Purchase Order, and include any other required documentation. You may send the order documents using an electronic form or by mail. Please submit your PO and price via one of the following methods:

e-Form: http://support.savvas.com/support/s/contactsupport Mail: PO Box 6820, Chandler, AZ 85246

Savvas does not accept Credit Card information via postal mail, facsimile, or email. Credit Card information will only be accepted via phone, eCommerce, or OASIS.

For questions regarding your order please call Customer Service: 1-800-848-9500.

Price quote: This is a price quote for the customer's convenience only, and not an offer to contract. All quotes are subject to review and final acceptance by an authorized representative of Savvas at its offices. Savvas reserves the right to correct typographical, computational or other errors. Savvas' standard terms are net 30 days unless otherwise specified. All pricing is in US Dollars unless otherwise specified. Pricing calculations use multiple decimal places to determine the most accurate extended pricing but are represented in standard currency format. The breakdown of the fees set forth in this quotation is considered Savvas proprietary information and not subject to disclosure by the customer.

Shipping & handling charges (where applicable) are shown on the quote. S&H rates quoted are for standard ground transportation and may not reflect account contracted rates. If expedited shipping is requested, actual charges may be higher. For orders picked up at the Savvas warehouse by the customer or a third party carrier contracted by the customer, a 2% handling charge will be applied to shippable items. The 2% charge will show up on the customer proposal and invoice as a S&H charge.

Taxes: All pricing in this quote is exclusive of any applicable sales, use or other similar taxes or duties. The customer is responsible for any such taxes or duties that may apply; if the customer is tax exempt, evidence of such tax exemption must be provided. Estimated tax may be provided solely for customer convenience. The amount indicated is only an estimate and is intended to be helpful for budgeting purposes. The actual amount of sales tax assessed at the time of invoicing may be more or less.

Platforms: Savvas, and any third party for which Savvas serves as the sales agent or distributor, reserve the right to change and/or update technology platforms, including possible edition updates to customers during the term of access. Customers will be notified of any change prior to the beginning of the new school year.

Return Policy: If you are not entirely satisfied with any of our products, then you may, within six months from the date of purchase, return all materials still in new, unused, salable condition for a full refund, credit, or replacement. All returned materials must be shipped back to Savvas within 30 days of receiving the Return Materials Authorization. All materials sold in a set or a package must be returned complete as originally sold. Materials that were provided gratis must be returned proportionate to the purchased items being returned for refund or credit.

Consumable Worktexts: Subsequent year consumable worktexts will ship each year on the order date of the original order for the duration of their license. Worktexts will ship to the location listed on the original order. Quantities for each grade level and title will remain consistent each year. Changes to quantities of titles previously ordered, shipping location changes, or any other changes to consumable worktext shipments must be made 4 weeks prior to the original order date. Changes should be made using the e-form: https://worktext-subscriptions.savvas.com/.

Annual subscriptions for iLit and Successmaker: Products automatically renew on the anniversary date of the original purchase and will be invoiced accordingly unless otherwise specified. If you wish to cancel, please let us know in writing prior to the date of renewal by completing the customer service request form which you can access here: https://support.savvas.com/support/s/customer-service-support-form.

Technical support services are included with purchase of Savvas digital products eform: https://support.savvas.com/support/s/k12-curriculum-support-form phone: 1-800-848-9500

Professional Services: All paid services must be scheduled and delivered within twelve (12) months of the order date of those services. Any unused services expire at the end of such twelve (12) month period, unless otherwise specified in contract terms. MySavvasTraining, which provides online access to on-demand tutorials and interactive webinar sessions, is included with purchase of products (mySavvasTraining.com).