

Company Address 841 Woburn Street
Wilmington, Massachusetts 01887
United States

Created Date 5/11/2026

Bill To Name Boone County School District
Bill To 8330 Us Highway 42
Florence, Kentucky 41042-9286
United States

Order Number 00032459

Billing Frequency Upfront

Net Terms 30

Customer PO 
Required

Product	Type	Annual Sales Price	Quantity	Extended Price
enCORE K-2 Package - Physical Goods Classroom Package - Standard	Physical Goods	USD 4,799.00	1.00	USD 4,799.00
enCORE 3-5 Package - Physical Goods Classroom Package - Standard	Physical Goods	USD 5,199.00	3.00	USD 15,597.00
enCORE 6-8 Package - Physical Goods Classroom Package - Standard	Physical Goods	USD 6,199.00	2.00	USD 12,398.00
Shipping and Handling	Shipping	USD 1,967.64	1.00	USD 1,967.64

Software Subtotal USD 0.00
Physical Goods Subtotal USD 32,794.00
Services Subtotal USD 0.00
Shipping Total USD 1,967.64
Sales Tax Total USD 0.00

Grand Total USD 34,761.64

For questions on this order, contact:

TeachTown Representative Nikki Davidson
Prepared By Nikki Davidson
Email ndavidson@jigsawlearning.com

Student licenses provide access for a single student to all products within a package.

Unless separate invoice and payment terms are specified, TeachTown will issue an invoice in full for the quoted amount upon execution of a purchase order. For any physical goods that are backordered, invoices will be issued when physical goods are shipped. All payment terms are Net 30.

Professional Services must be utilized within twelve (12) months from date of purchase. If the term is longer than twelve (12) months and Professional Services are purchased for additional term years, Professional Services must be used within the term defined.


By signing this Order Form you are agreeing to our Terms of Service:
<https://web.teachtown.com/terms-of-service/>

How to place an Order:

Email: orders@teachtown.com

Fax: (877) 295-8238

Mail: TeachTown
2 Constitution Way
Woburn, MA 01801

Authorized to Sign 
on Behalf of the Org

Quote Acceptance Information

Signature _____
Name _____
Title _____
Date _____

By signing this quote or by submitting a purchase order in accordance with this quote, you hereby consent to a contractual agreement terminating on the above listed subscription expiration date. You are obligated to adhere to the payment conditions listed within this quote through the entirety of the contractual term

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
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Billing Frequency Upfront

Contract Start Date 8/1/2026

Net Terms 30

Contract End Date 7/31/2027

Customer PO 
Required

Term in Months 12

Product	Type	Contract Start Date	Contract End Date	Annual Sales Price	Quantity	Discount (Percentage)	Extended Price
enCORE K-12 Student Sub. 1 Yr - Advanced - +10	Software	8/1/2026	7/31/2027	USD 415.00	150.00		USD 62,250.00
Basics Student Subscription	Software	8/1/2026	7/31/2027	USD 279.00	25.00		USD 6,975.00
enCORE Tier 5 Asynchronous Account Renewal Training Package	Services	8/1/2026	7/31/2027	USD 1,500.00	1.00	100.00%	USD 0.00

Software Subtotal USD 69,225.00

Physical Goods Subtotal USD 0.00

Services Subtotal USD 0.00

Shipping Total USD 0.00

Sales Tax Total USD 0.00

Grand Total USD 69,225.00

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Prepared By Nikki Davidson

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
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ADDENDUM

This Addendum is agreed and entered into by and between the **Boone County School District** (“District”) and **Jigsaw Learning LLC, dba TeachTown** (“Vendor”), and is intended to amend, modify, and supplement the _____ (hereinafter, the “Agreement”).

WHEREAS, the Vendor is providing services to the Boone County Board of Education and, by extension, the District; and

NOW THEREFORE, in consideration of the terms, covenants, conditions and promises set forth herein, as well as those set forth in the Parties’ Agreement, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree to amend, modify, and supplement the Agreement as follows:

Section 1. Prohibition Against Use of Student or District Likeness. Vendor acknowledges and agrees that it may not disseminate the District’s name, logo, or likeness for any reason, including marketing, internal training, or similar purposes, to any third party without written authorization from the District.

Section 2. Open Records. Vendor acknowledges that the District is subject to the Kentucky Open Records Act, KRS 61.870 to KRS 61.884, and may be required to disclose certain information obtained pursuant to the Parties’ relationship as set forth therein. Vendor agrees that it will not pursue any legal action against the District for any disclosure of Vendor’s information or data made in response to an Open Records Request.

Section 3. Equitable Relief. In any action or proceeding to enforce rights under the Agreement, the prevailing party will be entitled to recover costs and attorneys’ fees. Vendor acknowledges that the District may seek and obtain injunctive relief for the unauthorized use or dissemination of District Data or Confidential Information, or other violations of the Parties’ Agreement, in addition to, and not in limitation of, other legal remedies provided under state and federal law.

Section 4. Availability of Funds. Notwithstanding any termination provisions contained in the Agreement, the District’s obligations under the Agreement are expressly contingent upon the availability and lawful appropriation of funds. In the event that sufficient funds are not appropriated, allocated, or otherwise made available to the District for the purpose of making payments under the Agreement, the District shall have the right to terminate the Agreement, in whole or in part, upon written notice to the Vendor. Such termination shall be effective as of the date specified in the notice and shall not constitute a breach of the Agreement. Upon termination for lack of funding, the District shall have no further obligation

to make payments for services not performed as of the effective date of termination, and no liability or obligation of any kind shall accrue or be incurred by the District beyond that date.

Section 5. Limitation on Indemnification. To the extent the Agreement contains any provisions obligating the District to indemnify, defend, or hold harmless the Vendor, such provision shall be effective only to the extent permitted by Kentucky law. Nothing in this Agreement shall be construed as a waiver of the sovereign immunity or governmental immunity of the District, its Board, officers, employees, or agents.

Any indemnification obligation of the District is expressly limited by Section 177 of the Kentucky Constitution and all other applicable provisions of Kentucky law, including restrictions on the creation of debt and the expenditure of public funds. The District does not agree to indemnify or hold harmless any party for liabilities or obligations that exceed or are inconsistent with those legal limitations.

Section 6. Governance. The laws of the Commonwealth of Kentucky shall govern all questions as to the execution, validity, interpretation, construction and performance of this Agreement and Addendum, or any of their terms. Any suit, action or other proceeding regarding the execution, validity, interpretation, construction or performance of this agreement shall be filed in the Boone Circuit Court of the Commonwealth of Kentucky. In the event of litigation in a U.S. District Court, venue shall lie exclusively in the Eastern District of Kentucky.

Section 7. Effect of Addendum. The Parties agree that the terms and conditions set forth in this Addendum modify, amend, and supplement the Agreement as set forth above, and agree to be bound to the terms herein. To the extent that the Addendum expressly conflicts with the terms and conditions of the Agreement, the Addendum shall control.

IN WITNESS WHEREOF, the District and Vendor execute this Addendum to be effective consistent with the effective date of the Parties' Agreement.

BOONE COUNTY SCHOOL DISTRICT

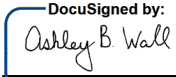
By: _____

Date: 6/11/26

Printed Name: Mr. Jesse Parks

Title/Position: Board of Education Chair

Jigsaw Learning LC, dba TeachTown

By: 
FC5EBC36AD5D48E...

Date: 5/18/2026

Printed Name: Ashley B. Wall

Title/Position: Chief Financial Officer