## School Districts of San Diego County INTERDISTRICT ATTENDANCE AGREEMENT

INTERDISTRICT ATTENDANCE AGREEMENT			
This agreement made and entere	d into this of, 20_	, by and between the	School District of
County a	and the	School District of	County, is
effective only for the school year(s) 20 20 (up to five years) and neither party is bound by any of the covenants herein contained after the expiration of said school year.			
The above mentioned parties mutually agree as follows:			
Each of the districts will accept insofar as enrollment capacities permit, students who are residents of the other said district who have proper permits for attendance from the district superintendent or his designee of the school district of residence who are eligible to attend the classes of the schools operated by the district of attendance, and who are acceptable to said district of attendance.			
are furnished to the pupils in	The respective school districts will furnish the said pupils the same advantages, supplies, and regular instructional services as are furnished to the pupils in attendance at their respective schools, exclusive of transportation to and from said schools unless special arrangements are previously agreed upon.		
3. In accordance with Education Code Section 46607, the attendance of said pupils shall be credited as follows (check appropriate boxes):			
☐ The attendance shall be credited to the district of attendance with the district of attendance assuming all costs of education unless other arrangements are jointly agreed upon.			
<ul> <li>□ For districts with 25 percent or more reduction in PL 81-874 funds as a result of interdistrict attendance, the attendance shall be credited to the district of residence with tuition — not to exceed the actual cost per ADA for the grade level or program less any income, other than tuition, received by the district of attendance on account of such attendance — to be paid to the district of attendance.</li> <li>□ Consortium of School Districts Operating Adult Programs: The attendance may be credited on the basis of the district of residence with interdistrict tuition paid to the district of attendance as agreed to by the participating districts.</li> </ul>			
4. Final payment, if any, to be made to the district no later than August 31, after the close of the fiscal year.			
TERMS & CONDITIONS			
1. As per district policy or regulations, the district of attendance may revoke individual interdistrict attendance permits should a transferred student fails to adhere to the district's standards for student conduct, attendance or academic performance.			
<ul> <li>Additional conditions:</li> <li>Permits may be authorized with a limited term to allow attendance through the end of a grading period or school year.</li> <li>A district of attendance may require reapplication for admission an annual basis.</li> <li>Other, specify:</li> </ul>			
DISTRICT PROCESS TO APPEAL OF DENIALS OR REFUSALS			
District:		District:	
Initial Approval / Denial:		Initial Approval / Denial:	
Appeal: Personal Conference:		Appeal:  Personal Conference:	
SIGNATURES  IN WITNESS WHEREOF, the governing boards of said districts have approved this agreement on the dates indicated below and authorized their representatives to sign in their behalf.  Signature:  Signature:			
Title:		Title:	

District:

Date Approved by Governing Board:

Date Approved by Governing Board:

District: