

Great Minds Quote

Date

April 27, 2021

Quote Number 00146761

Expiration Date

Prepared By

Sabrina Tobolski

Contact Name Tammy Lee

Email

sabrina.tobolski@greatminds.org

Phone (760) 745-4931

Email

tammy.lee@sanpasqualunion.net

Bill to Name

San Pasqual Union School

Ship to Name San Pasqual Union School

Bill To

15305 Rockwood Road

Ship To 15305 Rockwood Road

Escondido, CA 92027

Escondido, CA 92027

Make payment to:

Great Minds PBC Tax ID: 84-3785772

Mail payment to: **Great Minds PBC** P.O. Box 200283

Pittsburgh, PA 15251-0283

Phone: 202.223.1854

Email: ordertracking@greatminds.org

Eureka - Print	ISBN	Quantity	List Price	Discount	Total Price
Grade K	Y				
Eureka Math Grade K Succeed					
	978-1-64054-098-9	45.00	\$18.00	15.00%	\$688.50
Workbook Set (Modules 1-6)	976-1-04054-096-9	45.00	\$10.00	15.00%	Φ00.50
Eureka Math Grade K Learn	070 4 0405 4 000 4	45.00	200.00	45.000/	0004.50
Workbook Set (Modules 1-6)	978-1-64054-080-4	45.00	\$26.00	15.00%	\$994.50
Grade 1					
Eureka Math Grade 1 Learn				(A.S.)	
	079 1 64054 054 5	48.00	\$26.00	15.00%	\$1,060.80
Workbook Set (Modules 1-6)	978-1-64054-054-5	46.00	\$20.00	15.00%	\$1,000.00
Eureka Math Grade 1 Succeed	070 4 04054 000 5	40.00	£40.00	45.000/	6704.40
Workbook Set (Modules 1-6)	978-1-64054-083-5	48.00	\$18.00	15.00%	\$734.40
Grade 2					
Eureka Math Grade 2 Succeed					
Workbook Set (Modules 1-8)	978-1-64054-086-6	57.00	\$18.00	15.00%	\$872.10
Eureka Math Grade 2 Learn	370 1 04004 000 0	07.00	Ψ10.00	10.0070	QUIZ.10
Workbook Set (Modules 1-8)	978-1-64054-059-0	57.00	\$26.00	15.00%	\$1,259.70
VVOIRDOOK Set (Woodales 1-0)	970-1-04034-039-0	37.00	Ψ20.00	13.0070	Ψ1,203.70
Grade 3					
Eureka Math Grade 3 Learn					
Workbook Set (Modules 1-7)	978-1-64054-064-4	65.00	\$26.00	15.00%	\$1,436.50

Eureka Math Grade 3 Succeed Workbook Set (Modules 1-7)	978-1-64054-089-7	65.00	\$18.00	15.00%	\$994.50
Grade 4					
Eureka Math Grade 4 Succeed Workbook Set (Modules 1-7)	978-1-64054-092-7	65.00	\$18.00	15.00%	\$994.50
Eureka Math Grade 4 Learn Workbook Set (Modules 1-7)	978-1-64054-070-5	65.00	\$26.00	15.00%	\$1,436.50
Grade 5					
Eureka Math Grade 5 Learn Workbook Set (Modules 1-6)	978-1-64054-075-0	55.00	\$26.00	15.00%	\$1,215.50
Eureka Math Grade 5 Succeed Workbook Set (Modules 1-6)	978-1-64054-095-8	55.00	\$18.00	15.00%	\$841.50

T TIPLE	Ψ17,170.00
Solution Subtotal	\$14,740.00
Discount	(\$2,211.00)
Shipping and Handling	\$1,031.80
Estimated Sales Tax	\$971.03
Estimated S&H Tax	\$0.00
Total Solution:	\$14,531.83

Print

\$14.740.00

Great Minds Policies

Returns: Returned items must be received within 45 days of receipt. Returned items will incur a \$50 return fee and 10% restocking fee. Damaged items will not be credited. A completed return authorization will be required for processing.

Reporting Missing/Damaged Materials: Please carefully review your shipment upon arrival. We will be glad to resolve any order discrepancies within 10 business days of receipt. Please report any discrepancies to Great Minds Customer Success via info@greatminds.org. Any missing or damaged items reported after 10 days will be the responsibility of the customer to replace.

1)

- Applicability.
 a) These terms and conditions of sale (these "Terms") govern the sale of goods ("Goods") and the performance of all services ("Services") by Great Minds PBC or any affairate Identified on the Sales Confirmation (as this and all capitalized terms are defined herein) ("Seller"), to the purchaser ("Customer").
 b) An accompanying invoice, statement of work, and/or price quote (the "Sales Confirmation" and these Terms (collectively, this "Agreement") comprise the entire agreement between the parties, and supersede all prior or the sales are defined the entire agreement price and supersede all prior or the sales are defined to the purchase the sales are defined the sales are defined to the purchase are defined the sales are defined the sales are defined to the purchase are defined the sales are defined the sales are defined the sales are defined to the purchase ("Sales Confirmation") and these Terms (collectively, this "Agreement") comprise the entire agreement between the parties, and supersede all prior or the sales are defined to the purchase ("Sales Confirmation") and these Terms (collectively, this "Agreement") comprise the entire agreement between the parties are defined the sales are defined to the purchase ("Sales Confirmation") and the performance of all services ("Sales Confirmation") are defined the sales are defined the sales are defined the sales are defined to the purchase ("Sales Confirmation") and the performance of all services ("Sales Confirmation") are defined to the sales are contemporaneous understandings, agreements, negotiations, representations and warranties, and communications, both written and oral. These Terms prevad over any of Customer's general terms and conditions of purchase regardless whether or when Customer has submitted its purchase order or such terms. Fulfillment of Customer's order does not constitute acceptance of any of Customer's terms and conditions and does not serve to modify or
- Customer accepts these Terms by making a purchase from or placing an order with Seller or otherwise requesting Goods or engaging Seller to perform or procure any Services. By accepting delivery of the Goods or by angaging the Seller to provide any Services. Customer agrees to be bound by and accepts these Terms unless Outstomer and Seller have signed a separate agreement, in which case the separate agreement will govern.

 The terms and conditions set forth at https://greatminds.org/digital-terms-conditions shall apply with respect to Services made available electronically or digitally ("Digital Services") and Customer agrees to the terms set forth therein. c)

Delivery of Goods.

- 300ds will be delivered within a reasonable time after the receipt of Customer's purchase order, subject to availability of finished Goods. Seller shall not be liable for any delays. Income in trans-
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- Loods will be delivered within a reasonable time after the receipt of Customer's purchase order, subject to availability of linished Goods. Selfer shall not be hable for any delays, loss or damage in transit.

 Unless otherwise agreed in willing by the parties. Selfer shall deliver the Goods to Selfer's fulfillment or survey Point') users Selfer's standard methods for packaging and shipping such Goods. Customer shall be responsible for all loading costs and provide equipment and labor reasonably suited for receipt of the Goods at the Delivery Point.

 Selfer may, in its sole discretion, without liability or penalty, make partial shipments of Goods to Customer. Each shipment will constitute a separate sale, and Customer shall pay for the units shipped whether such shipment is in whole or partial fulfillment of Customer's purchase order.

 If or any reason Customer falls to accept delivery of any of the Goods on the date fixed pursuant to Selfer's notice that the Goods have been delivered at the Delivery Point, or if Selfer is unable to deliver the Goods at the Delivery Point on such date because Customer has not provided appropriate instructions, documents, licenses or authorizations; (i) risk of loss to the Goods shall be deemed to have been delivered, and (iii) Selfer, at its opioin, may store the Goods until Customer picks them up, whereupon Customer shall be liable for all related costs and expenses (including, without limitation, storage and insurance). d) Non-Delivery.
- The quantity of any installment of Goods as recorded by Seller on dispatch from Seller's place of business is condusive evidence of the quantity received by Customer on delivery unless Customer can provide conclusive evidence proving the contrary
- profing the consumer. The Seller shall not be liable for any non-delivery of Goods (even if caused by Seller's negligence) unless Customer gives written notice to Seller of the non-delivery within five days of the date when the Goods would in the ordinary ы

- The Sellar shall not be liable for any non-delivery of Goods (even if caused by Seller's negligence) unless Customer gives written notice to Seller of the non-delivery within five days of the dato when the Goods would in the ordinary course of events have been received.

 c) Any liability of Seller for non-delivery of the Goods shall be limited to replacing the Goods within a reasonable time or adjusting the invoice respecting such Goods to reflect the actual quantity delivered.

 Shipping Terms. Delivery shall be made FOB Seller.

 Title and Risk of Loss. Title and risk of loss passes to Customer upon delivery of the Goods at the Delivery Point.

 Amendment and Modification. These Terms may only be amended or modified in a writing which specifically states that it amends these Terms and is signed by an authorized representative of each party.

 Inspection of Nonconforming Goods.

 3. Customer shall inspect the Goods within 5 days of receipt (*Inspection Period*). Customer will be deemed to have accepted the Goods unless it notifies Seller in writing of any Nonconforming Goods during the Inspection Period*.

 Inspection product shipped is different than identified in Customer's purchase order: or (#) product's label or packanion incorpracibly identifies its contractions.
- and turnshes such winter evidence or other documentation as required by Seller. "Nonconforming Goods: "means only the following" (iii) product shipped is different than identified in Customer's purchase order: or (iii) products a label or packaging incorrectly identifies its contents.

 If Customer timely notifies Seller of any Nonconforming Goods, Seller shalt, in its sole discretion. (i) replace such Nonconforming Goods with conforming Goods, or (ii) credit or refund the Price for such Nonconforming Goods. It is expense and risk of loss, the Nonconforming Goods to Seller shalt, it is expense and risk of loss, the Nonconforming Goods to Seller shalt, after receiving Customer's shipping and handling expenses incurred by Customer in connection therewith. Customer shall ship, at it is expense and risk of loss, the Nonconforming Goods to Seller shalt, after receiving Customer's shipping and handling expenses and risk of loss, the replaced Goods to the Delivery Point.

 Customer shalt and agrees that the remedies set forth in Section (ii) are Customer's exclusioner's ex b)

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3)

customer may order services from or through Seller from time to time a) b)

- Customer may order services from or through Seller from time to time.

 Where Services are ordered in a statement of work ("SOWM", each SOW hereby incorporates these Terms and constitutes a separate agreement with respect to the Services performed. Seller, or any of its affiliates on behalf of Seller, may execute a SOW. In the event of an addition to or a conflict between any term or condition of a SOW and these Terms, these Terms will control, except as expressly amended in the applicable SOW by specific reference to this Agreement. Each such amendment will be applicable only with respect to such SOW and not to any future SOW. Changes to the scope of the Services described in a SOW will be made only in a writing executed by both parties. All such changes to the scope of the Services will have no obligation to commence work in connection with any changes and until the change is a greed upon in that writing executed by both parties. All such changes to the scope of the Services will be governed by these Terms and the applicable SOW. Each SOW may be signed in separate counterparts each of which shall be deemed an original and all of which together will be deemed to be one
- onginal.

 Intellectual property All intellectual property rights, including copyrights, patents, patent disclosures and inventions (whether patentable or noti, tradi marks, service marks, trade secrets, know-how and other confidential information, trade dress, trade names, logos, corporate names, and domain names, together with all of the goodwill associated therewith, derivative works and all other rights (collectively, "Intellectual Property Rights") in and to all documents, work product, and other materials shall that are delivered to Customer under this Agreement or prepared by or on behalf of Seller in the course of delivering the Goods or performing the Services, including any terms identified as such in the Order Confirmation (collectively, the "Deliverables") except for any Customer materials shall be connected by Seller. Seller hereby grants Customer a license to use all Intellectual Property Rights free of additional charge and on a non-exclusive world indice non-transferable, fully paid-up royalty-free, and perpetual basis to the extent necessary to enable Customer to make reasonable use of the Goods, the Deliverables and the Services.

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- Customer shall purchase the Goods or Services, as applicable, from Selier at the price (the "Price") sel forth in the Agreement
 All Prices are exclusive of all sales, use and excise taxes, and any other similar taxes, duties and charges of any kind imposed by any Governmental Authority on any amounts payable by Customer. Customer shall be responsible for all such charges, costs and taxes, provided, that, Customer shall not be responsible for any taxes imposed on, or with respect to. Seller's income, revenues, gross receipts, personnel or real or personal property or other assets.

- for all such charges, costs and Laxis, jurished, use, countries, and contributed to Seller within 30 days from the date of Seller's invoice. Cultomer shall make all payments hereunder by were transfer and in US dollars.

 3. Customer shall pay interest on all fate payments at the lesser of the rate of 1,5° per month or the highest rate permissible under applicable law, calcutated daily and compounded monthly. Customer shall reimburse Shiller for all costs incurred in collecting any late payments, including, without in takin, automays fees, in addition to all other remedies available under these Terms or at law (which Seller does not waive by the exercise of any rights hereunder). Seller shall be entitled to suspend the delivery of any Goods if Customer fals to pay any amounts when due hereunder and such failure continues for 30 days following written notice thereof.

 4. Customer shall not withhold payment of any amounts due and payable by reason of any set-off of any claim or dispute with Seller, whether relating to Seller's breach, bankruptcy or otherwise.

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- Customer shall not withhold payment of any amounts due and payable by reason of any set-off of any thairm or dispute with Seller, whether relating to Seller's breach, bankruptcy or otherwise.

 Limited Warranty.

 Seller warrants to Customer that on the date of shipment of any Goods such Goods will materially conform to the specifications set forth in the Sales Confirmation and will be free from material defects in material and workmanship. Seller warrants to Customer that it shall perform any Services using personnel of required skill, oxperience, and qualifications and in a professional and workmanship manner in accordance with generally recognized industry standards for similar services and shall device adequate resources to meet its obligations under rins Agreement.

 SELLER MAKES NO WARRANTY WHATSOEVER WITH RESPECT TO THE GOODS OR SERVICES, INCLUDING ANY (a) WARRANTY OF MERCHANTABILITY; (b) WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE; WHETHER EXPRESS OR IMPLIED BY LAW, COURSE OF DEALING, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF TRADE OR OTHERWISE.

 Seller shall not be liable for a breach of the warranty set forth in Section 12/b) unless: (i) Customer gives written notice of the defect, reasonably described, to Seller within 10 days of the time when Customer discovers or ought to have discovered the defect, (ii) Seller is given a reasonable opportunity the receiving the notice to examine such Goods and Customer (if requested to do so by Seller) returns such Goods to Seller shall not be liable for a breach of the warranty set forth in Section 12/a) if: (i) Customer alters or repairs such Goods without the prior written consent of Seller's place of business at Seller's cost for the examination to take place there: and (iii) Seller reasonably verifies Customer's diaminute the Goods are defective.

 The Seller shall not be liable for a breach of the warranty set forth in Section 12/a) if: (i) Customer alters or repairs such Goods without the prior written consent of Seller's place of business at Seller's

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- Limitation of Liability
 a) IN NO EVENT SHALL SELLER BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY LOSS OF USE, REVENUE OR PROFIT, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
 BY THE PROFIT OF THE PROF
- a) IN NO EVENT SHALL SELLER BE LIABLE TO BUYER OR ANY THIRD PARTY FOR ANY LOSS OF USE, REVENUE OR PROFIT, OR FOR ANY CONSEQUENTIAL, INDIRECT, INCIDENTIAL, SPECIAL, EXEMPLARY, OR POWNITIVE DAMAGES WHETHER ARISING OUT OF BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER ARISING OUT OF SELLER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE,

 IN NO EVENT SHALL SELLER'S AGGREGATE LIABLITY ARISING OUT OF OR RELATED TO THIS AGREEMENT, WHETHER ARISING OUT OF OR RELATED TO BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE) OR OTHERWISE, EXCEED THE TOTAL OF THE AMOUNTS PAID TO SELLER FOR THE GOODS SOLD HEREUNDER.

 The imiliation of liability set forth in Section 13(b) above shall not apply to fill liability est gross repligence or willful misconduct and (is) death or bodily injury resulting from Seller's acts or ormissions.

 Waiver, No waiver by Seller of any of the provisions of this Agreement is effective urbest explicitly set forth in writing and signed by Seller. No failure is exercise, or delay in exercising, any right, remedy, power or privilege hereunder precludes any other or further exercise thereof or the exercise of any other right, remedy power or privilege.
- Agreement operates, or may be construed, as a waiver thereof. No single or partial exercise of any right, remedy, power or privilege hereunder precludes any other or further exercise thereof or the exercise of any other nght, remedy power or privilege.

 Force Majeure. The Setter shall not be liable or responsible to Customer, nor be deemed to have defaulted or breached this Agreement, for any failure or delay in fulfilling or performing any term of this Agreement when and to the extent such failure or delay is caused by or results from acts or circumstances beyond the reasonable control of Settler including, without limitation, acts of God, flood, fire, earthquake, explosion, governmental actions, war, invasion or host-tilized (whether war is declared or not), termoris threats or acts, rich, or other circli juriest, national emergency, revolution, insurancion, epidemeli, lockouts, strikes or other labor disputes (whether or not relative materials) or delays affecting camers or inability or delay in obtaining supplies of adequate or suitable materials, materials or telecommunication breakdown or power outage.

 Assignment, Customer shall not assign any of its rights or delegate any of its obligations under this Agreement.

 No assignment or delegation relieves Customer of any of its obligations under this Agreement.

 Relationship of the Paring. The relationship between the parties is that of independent contractors. Nothing contained in this Agreement shall be construed as creating any agency, partnership, joint venture or other form of joint enterprise employment or diffusion relationship between the parties is that of independent contractors. Nothing contained in this Agreement is made on the construed as creating any agency, partnership, joint venture or other form of joint enterprise employment or diffusion relationship between the parties and neither party shall have a suthonly to contract for or bind the other party in any manner whatsoners. 15
- 161 171
- mployment or fiduciary relationship between the parties, and neither party shall have authority to contract for or bind the other party in any manner whatsoever.

 No Third-Party Beneficiaries. This Agreement is for the sole benefit of the party is hall have a contract for or bind the other party in any manner whatsoever.

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 No Third-Party Beneficiaries. This Agreement is for the sole benefit of the party is hall have a contract for or bind to the party in any manner whatsoever is not or or entity any feet in a contract for the sole benefit of the party is half have a contract for bind the other party in any manner whatsoever.

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- or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason or present the second of the state where Customer is located, without giving effect to its conflict of laws rules, regardless of where any order was placed or filed, the place of performance of the Services or delivery of reports, or where any other act or performance occurred.

 All Services provided by Seller shall be deemed to be provided in the state where the Customer is located. Customer agrees to the exclusive jurisdiction of the federal and state courts located in the state where the Customer is located, with respect to the adjudication of any dispute anising out of or in connection with the provision of the Services or these Terms

 Notices. All notices, request, consents, dains, demands, waivers and other communications hereundations have running and addressed to the parties at the addresses set forth on the face of the Sales Confirmation or to such other address that may be designated by the receiving party in writing. All Notices shall be delivered by personal delivery, nationally recognized overnight courier (with all fees pre-paid), facismile (with confirmation or certified or registered man (in each case, return receipt requested). Except as otherwise provided in this Agreement, a Notice is effective only (a) upon receipt of the receiving party, and (b) if the party giving the Notice has completed with the requirements of this Section. 201
- Severability. If any term or provision of this Agreement is invalid. Illegal or unenforceable in any junsdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or reunenforceable such term or provision in any other jurisdiction. 211