The City of San Antonio

and

San Antonio Independent School District

This Interlocal Agreement ("Agreement") is entered into between San Antonio Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.
- In the event that funds are made available to the City for reimbursement by the State of Texas, a state agency, the federal government, or a federal agency, for actions taken directly related to this Agreement, the City will be responsible for reimbursing Governmental Entity for allowable costs incurred by the Governmental Entity under this Agreement, as evidenced by a written Agreement mutually agreed upon by the Parties and approved by the City Council for the City of San Antonio.
- Should funds from an outside source, as identified in Section III. 4 above, not be made available to City, City shall consider and use best efforts to reimburse Governmental Entity for allowable costs subject to review and approval by City's Office of Management and Budget and authorization by City Council via Ordinance. Governmental Entity agrees and understands that failure by the City to appropriate funding for reimbursement is not and will not be considered a breach of this Agreement.

IV. Obligations of the Governmental Entity

1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.

2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.

3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

4) Governmental Entity is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

V. Term

This agreement must be approved by the governing body of the Governmental Entity and the City, and this agreement shall become effective upon the date of execution by the last party to sign this agreement. Either party may cancel it by giving thirty days notice to the other party; otherwise it remains in effect for five years and may be renewed by mutual agreement.

VI. Notice

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Pedro Martinez
Superintendent
San Antonio Independent School District
141 Lavaca
San Antonio, TX 78210

Dr. Vincent R. Nathan
Interim Director of Health
San Antonio Metropolitan Health District
111 Soledad Suite 1000
San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

Governmental Entity and City acknowledge they are political subdivisions of the State of Texas and are subject to, and comply with, the applicable provisions of the Texas Tort Claims Act, as set out in Civil Practices and Remedies Code, Section 101.001 *et. seq.* and the remedies authorized therein regarding claims or causes of action that may be asserted by third parties for accidents, injuries or deaths.

By entering into this Agreement, neither party waives any immunities, defenses or limits of liability to which it is entitled under law. This Agreement does not create a joint enterprise for purposes of determining liability.

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Pedro Martinez Superintendent San Antonio Independent School District	Erik Walsh Deputy City Manager
8-1-46 Date	Date APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Edgewood Independent School District

This Interlocal Agreement ("Agreement") is entered into between Edgewood Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Sylvester Perez Superintendent Edgewood Independent School District 5358 W. Commerce Street San Antonio, TX 78237

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Sylvester Perez Superintendent Edgewood Independent School District	Erik Walsh Deputy City Manager
6/29/16	
Date	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Southside Independent School District

This Interlocal Agreement ("Agreement") is entered into between Southside Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Mark E. Eads
Superintendent
Southside Independent School District
1460 Martinez Losoya Road
San Antonio, TX 78221

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Mark E. Eads Superintendent Southside Independent School District	Erik Walsh Deputy City Manager
6-26-16 Date	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Northside Independent School District

This Interlocal Agreement ("Agreement") is entered into between Northside Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

Brian Woods
Superintendent
Northside Independent School District
5900 Evers Road
San Antonio, TX 78238

If to the City:

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
15-1.1	· ·
Brian Woods	Erik Walsh
Superintendent	Deputy City Manager
Northside Independent School District	
1/24/16	
Date	Date
	APPROVED AS TO FORM:
ă.	Advantage Co. 1
	Martha G. Sepeda
	Acting City Attorney

The City of San Antonio

and

South San Antonio Independent School District

This Interlocal Agreement ("Agreement") is entered into between South San Antonio Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Abelardo Saavedra Superintendent South San Antonio Independent School District 5622 Ray Ellison Blvd San Antonio, TX 78242 Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Ablas Sel	
Abelardo Saavedra	Erik Walsh
Superintendent	Deputy City Manager
South San Antonio Independent School District	
6/28/2016	
Date	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda
	Acting City Attorney

The City of San Antonio

and

North East Independent School District

This Interlocal Agreement ("Agreement") is entered into between North East Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for onsite use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

This agreement must be approved by the governing body of the Governmental Entity and the City, and this agreement shall become effective upon the date of execution by the last party to sign this agreement. Either party may cancel it by giving thirty days notice to the other party; otherwise it remains in effect for five years and may be renewed by mutual agreement.

VI. Notice

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

Brian Gottardy, Ed D
Interim Superintendent
North East Independent School District
8961 Tesoro Drive
San Antonio, TX 78217

If to the City

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Dr. Brian Gottardy Superintendent North East Independent School District	Erik Walsh Deputy City Manager
6-28-16 Date	Date
	APPROVED AS TO FORM:
47	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Judson Independent School District

This Interlocal Agreement ("Agreement") is entered into between Judson Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Dr. Carl Montoya Superintendent Judson Independent School District 8012 Shin Oak San Antonio, TX 78233 Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY		CITY OF SAN ANTONIO	
Wida Dua	forch		
Dr. Carl Montoya	0	Erik Walsh	_
Superintendent		Deputy City Manager	
Judson Independent School District			
8-1-14	_		
Date		Date	
×.		APPROVED AS TO FORM:	
		ATTIOVED AS TO FORM.	
			_
		Martha G. Sepeda	
		Acting City Attorney	

The City of San Antonio

and

East Central Independent School District

This Interlocal Agreement ("Agreement") is entered into between East Central Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Roland Toscano Superintendent East Central Independent School District 6634 Sulpher Springs Road San Antonio, TX 78263

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Roland Toscano Superintendent East Central Independent School District	Erik Walsh Deputy City Manager
b/27/16 Date	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Southwest Independent School District

This Interlocal Agreement ("Agreement") is entered into between Southwest Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

Lloyd Verstuyft Superintendent Southwest Independent School District 11914 Dragon Lane San Antonio, TX 78253

If to the City:

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Lloyd Verstuyft Superintendent Southwest Independent School District	Erik Walsh Deputy City Manager
	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Alamo Heights Independent School District

This Interlocal Agreement ("Agreement") is entered into between Alamo Heights Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Kevin Brown, PhD Superintendent Alamo Heights Independent School District 7101 Broadway San Antonio, TX 78209

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Kevin Brown, PhD Superintendent Alamo Heights Independent School District	Erik Walsh Deputy City Manager
Date / 23/4	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda Acting City Attorney

The City of San Antonio

and

Harlandale Independent School District

This Interlocal Agreement ("Agreement") is entered into between Harlandale Independent School District ("Governmental Entity"), which is an independent school district, organized under Education Code Chapter 11, and the City of San Antonio ("City"), a Texas Municipal Corporation, on behalf of the San Antonio Metropolitan Health District (SAMHD). The Interlocal Cooperation Act, Government Code Chapter 791, governs this Agreement.

I. Purpose

The SAMHD is required to plan and prepare for a public health emergency that may result from natural or man-made causes. During such an emergency, it may be necessary to immunize or otherwise treat all or large numbers of people in the area served by the Governmental Entity and the City on behalf of the SAMHD. Prior public health experience with mass immunizations, mass dispensing of medications or other treatment has shown that Governmental Entity's facilities are well suited to these activities because: 1) Their location is known to large numbers of individuals within the community; 2) They have large assembly areas; and 3) They have other necessary facilities such as refrigeration and restrooms.

This agreement will go into effect only if:

- 1) A public health emergency is declared by the Health Authority for the SAMHD; and
- 2) Classes are either not scheduled, or are canceled, in the event that Governmental Entity is an Independent School District.

III. Obligations of the City on behalf of the SAMHD

- 1) The City will supply or arrange for all equipment, vaccine, medicine and personnel necessary to administer the vaccine or medication.
- 2) The City will supply or arrange for all equipment and personnel necessary for staffing, security, crowd control and other tasks, except as described in Section IV below.
- 3) The City will be responsible for disposal of medical waste and disinfection at the facility following its use for the emergency. City is responsible for the acts and negligence of its employees or volunteers, under state and federal law.

IV. Obligations of the Governmental Entity

- 1) The Governmental Entity is responsible for allowing the use of the facility and all utilities (gas, electric, water, and telecommunications) normally associated with its use as a school facility.
- 2) The Governmental Entity is responsible for providing use of all pre-designated rooms, fixtures, and equipment existing at the facility that the City regards as necessary for on site use during the period of the emergency.
- 3) The Governmental Entity will provide at least one person on-site during the period of emergency use with access to the rooms, fixtures and equipment described above.

V. Term

Any notice or communication required or permitted hereunder shall be given in writing, sent by (a) personal delivery, or (b) expedited delivery service with proof of delivery, (c) United States mail, postage prepaid, registered or certified mail, or (d) via facsimile, telegram or telex, address as follows:

If to the Governmental Entity:

If to the City:

Reynaldo Madrigal
Superintendent
Harlandale Independent School District
102 Genevieve Street
San Antonio, TX 78214

Dr. Vincent R. Nathan Interim Director of Health San Antonio Metropolitan Health District 111 Soledad Suite 1000 San Antonio, TX 78205

VII. Payment

The City and the Governmental Entity agree that any payment by either party for the performance of Governmental functions or services must be made from current revenues available to the paying party.

VIII. No Indemnification by Parties

GOVERNMENTAL ENTITY	CITY OF SAN ANTONIO
Keynoldo Madugal	
Reynaldo Madrigal Superintendent	Erik Walsh
Harlandale Independent School District	Deputy City Manager
7/11/16	
Date	Date
	APPROVED AS TO FORM:
	Martha G. Sepeda
	Acting City Attorney