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Frank Edelblut
Commissioner

Christine M. Brennan
Deputy Commissioner

STATE OF NEW HAMPSHIRE
DEPARTMENT OF EDUCATION
25 Hall Street
Concord, NH 03301
TEL. (603) 271-3495

October 21, 2024

For Public Use

His Excellency, Governor Christopher T. Sununu
and the Honorable Council
State House
Concord, New Hampshire 03301

REQUESTED ACTION

Authorize the Department of Education to enter into a contract with Jacqueline Kelleher, Waterbury, VT (vendor code # 515940) in an amount not to exceed \$40,000 to conduct impartial special education complaint investigations, effective upon Governor & Council approval, through September 30, 2026. 100% Federal Funds.

Funds to support this request are available in the following account for FY'25 and are anticipated to be available in FY'26, upon the availability and continued appropriation of funds in the future operating budget, with the authority to adjust budget line items within the price limitation and encumbrances between Fiscal Years through the Budget Office, if needed and justified.

06-56-56-562010-25040000 IDEA -- Special Ed-Elem/Sec

Fiscal Year	Class/Account	Class Title	Total
2025	102-500731	Contracts for Program Services	\$20,000
2026	102-500731	Contracts for Program Services	\$20,000
Total			\$40,000

EXPLANATION

The Department of Education, Bureau of Special Education Support, is required by RSA 21-N:4 V and U.S. Code Title 20 U.S.C. 122/e-3 to provide a process to resolve complaints between any local education agency and individuals or organization who believe federal law(s) or regulation(s) have been violated. Contractors will provide the investigation reports for the process of complaints received by the Department.

His Excellency, Governor Christopher T. Sununu
and the Honorable Council
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A Request for Proposals (RFP) was posted on the Department of Education and Department of Administrative Services websites on August 16, 2024. The Department received one (1) proposal from the issuance of the Request for Proposals "Special Education Complaints Investigators".

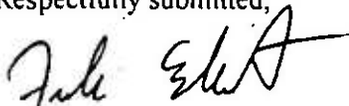
A review committee consisting of 2 Education Consultants and 1 Attorney reviewed and scored the proposal. Jacqueline's proposal met the criteria of the Request for Proposals (Attachment A).

This contract is to provide services as a Special Education Complaint Investigator who will be responsible for conducting special education complaint investigations across the State of New Hampshire; investigating alleged violations of special education law, which includes on-site visits and issuing a written report with recommendations to the Commissioner of Education. Each contract will be submitted to the Governor and Council as it is completed.

The Department of Education would like to contract with Jacqueline Kelleher as she had over 25 years of experience in the field of special education, both serving in the administrative capacity as former state director of special education for Vermont, as well as executive director of Vermont's federally designated parent training and information center. Dr. Kelleher has a master's degree in special education and a Ph.D. in educational psychology, both from the University of Connecticut, and has served as chair of Franklin Pierce University's School of Education.

The investigation process is evaluated by the Department on an individual complaint case basis.

Respectfully submitted,



Frank Edelblut
Commissioner of Education

Attachment A
Special Education Complaint Investigators

Name of Bidder(s)	Price Limitation Offered
Jacqueline Kelleher	\$40,000.00

Name of Reviewers	Title
Janel LeBlanc	Education Consultant
Diana Fenton	Attorney
Natasha Lupiani	Education Consultant

	Jacqueline Kelleher
Overall Score	93.99

Proposal Criteria in the RFP	Weight of Criteria
Significance of Proposal	40
Quality of Services to be Provided	10
Content Knowledge	30
Technical Skills	20
Price non-negotiable; \$ amount of contract pre-determined by NHED and noted in the RFP	N/A
Total	100

	Significance of Proposal	Quality of Services to be Provided	Content Knowledge	Technical Skills	Price	Overall Score
Jacqueline Kelleher	37.66	9	30	17.33	N/A	93.99

Review Process

Scoring review took place independently by reviewers. The proposal review panel recommended the bidder for funding.

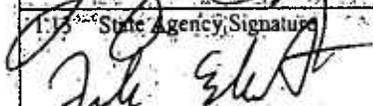
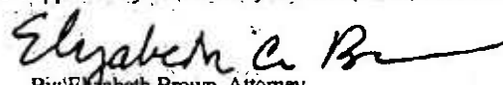
Notice: This agreement and all of its attachments shall become public upon submission to Governor and Executive Council for approval. Any information that is private, confidential or proprietary must be clearly identified to the agency and agreed to in writing prior to signing the contract.

AGREEMENT

The State of New Hampshire and the Contractor hereby mutually agree as follows:

GENERAL PROVISIONS

1. IDENTIFICATION:

1.1 State Agency Name New Hampshire Department of Education (NHED)		1.2 State Agency Address 25 Hall Street Concord, NH 03301	
1.3 Contractor Name Jacqueline Kelleher (VC # 515940)		1.4 Contractor Address [REDACTED]	
1.5 Contractor Phone Number [REDACTED]	1.6 Account Unit and Class See Exhibit C	1.7 Completion Date September 30, 2026	1.8 Price Limitation \$40,000
1.9 Contracting Officer for State Agency Janet LeBlanc, Education Consultant		1.10 State Agency Telephone Number 603-271-3196	
1.11 Contractor Signature  Date: 10/16/24		1.12 Name and Title of Contractor Signatory Jacqueline Kelleher, Investigator	
1.13 State Agency Signature  Date: 10/25/2024		1.14 Name and Title of State Agency Signatory Frank Edelblut, Commissioner of Education	
1.15 Approval by the N.H. Department of Administration, Division of Personnel (if applicable) By: _____ Director, On: _____			
1.16 Approval by the Attorney General (Form, Substance and Execution) (if applicable)  By: Elizabeth Brown, Attorney On: 10/25/2024			
1.17 Approval by the Governor and Executive Council (if applicable) G&C Item number: _____ G&C Meeting Date: _____			

Contractor Initials: JK
Date: 10/16/24

2. SERVICES TO BE PERFORMED. The State of New Hampshire, acting through the agency identified in block 1.1 ("State"), engages contractor identified in block 1.3 ("Contractor") to perform, and the Contractor shall perform, the work or sale of goods, or both, identified and more particularly described in the attached EXHIBIT B which is incorporated herein by reference ("Services").

3. EFFECTIVE DATE/COMPLETION OF SERVICES.

3.1 Notwithstanding any provision of this Agreement to the contrary, and subject to the approval of the Governor and Executive Council of the State of New Hampshire, if applicable, this Agreement, and all obligations of the parties hereunder, shall become effective on the date the Governor and Executive Council approve this Agreement, unless no such approval is required, in which case the Agreement shall become effective on the date the Agreement is signed by the State Agency as shown in block 1.13 ("Effective Date").

3.2 If the Contractor commences the Services prior to the Effective Date, all Services performed by the Contractor prior to the Effective Date shall be performed at the sole risk of the Contractor, and in the event that this Agreement does not become effective, the State shall have no liability to the Contractor, including without limitation, any obligation to pay the Contractor for any costs incurred or Services performed.

3.3 Contractor must complete all Services by the Completion Date specified in block 1.7.

4. CONDITIONAL NATURE OF AGREEMENT.

Notwithstanding any provision of this Agreement to the contrary, all obligations of the State hereunder, including, without limitation, the continuance of payments hereunder, are contingent upon the availability and continued appropriation of funds. In no event shall the State be liable for any payments hereunder in excess of such available appropriated funds. In the event of a reduction or termination of appropriated funds by any state or federal legislative or executive action that reduces, eliminates or otherwise modifies the appropriation or availability of funding for this Agreement and the Scope for Services provided in EXHIBIT B, in whole or in part, the State shall have the right to withhold payment until such funds become available, if ever, and shall have the right to reduce or terminate the Services under this Agreement immediately upon giving the Contractor notice of such reduction or termination. The State shall not be required to transfer funds from any other account or source to the Account identified in block 1.6 in the event funds in that Account are reduced or unavailable.

5. CONTRACT PRICE/PRICE LIMITATION/PAYMENT.

5.1 The contract price, method of payment, and terms of payment are identified and more particularly described in EXHIBIT C which is incorporated herein by reference.

5.2 Notwithstanding any provision in this Agreement to the contrary, and notwithstanding unexpected circumstances, in no event shall the total of all payments authorized, or actually made hereunder, exceed the Price Limitation set forth in block 1.8. The payment by the State of the contract price shall be the only and the complete reimbursement to the Contractor for all expenses, of whatever nature incurred by the Contractor in the performance

hereof, and shall be the only and the complete compensation to the Contractor for the Services.

5.3 The State reserves the right to offset from any amounts otherwise payable to the Contractor under this Agreement those liquidated amounts required or permitted by N.H. RSA 80:7 through RSA 80:7-c or any other provision of law.

5.4 The State's liability under this Agreement shall be limited to monetary damages not to exceed the total fees paid. The Contractor agrees that it has an adequate remedy at law for any breach of this Agreement by the State and hereby waives any right to specific performance or other equitable remedies against the State.

6. COMPLIANCE BY CONTRACTOR WITH LAWS AND REGULATIONS/EQUAL EMPLOYMENT OPPORTUNITY.

6.1 In connection with the performance of the Services, the Contractor shall comply with all applicable statutes, laws, regulations, and orders of federal, state, county or municipal authorities which impose any obligation or duty upon the Contractor, including, but not limited to, civil rights and equal employment opportunity laws and the Governor's order on Respect and Civility in the Workplace, Executive order 2020-01. In addition, if this Agreement is funded in any part by monies of the United States, the Contractor shall comply with all federal executive orders, rules, regulations and statutes, and with any rules, regulations and guidelines as the State or the United States issue to implement these regulations. The Contractor shall also comply with all applicable intellectual property laws.

6.2 During the term of this Agreement, the Contractor shall not discriminate against employees or applicants for employment because of age, sex, sexual orientation, race, color, marital status, physical or mental disability, religious creed, national origin, gender identity, or gender expression, and will take affirmative action to prevent such discrimination, unless exempt by state or federal law. The Contractor shall ensure any subcontractors comply with these nondiscrimination requirements.

6.3 No payments or transfers of value by Contractor or its representatives in connection with this Agreement have or shall be made which have the purpose or effect of public or commercial bribery, or acceptance of or acquiescence in extortion, kickbacks, or other unlawful or improper means of obtaining business.

6.4 The Contractor agrees to permit the State or United States access to any of the Contractor's books, records and accounts for the purpose of ascertaining compliance with this Agreement and all rules, regulations and orders pertaining to the covenants, terms and conditions of this Agreement.

7. PERSONNEL.

7.1 The Contractor shall at its own expense provide all personnel necessary to perform the Services. The Contractor warrants that all personnel engaged in the Services shall be qualified to perform the Services, and shall be properly licensed and otherwise authorized to do so under all applicable laws.

7.2 The Contracting Officer specified in block 1.9, or any successor, shall be the State's point of contact pertaining to this Agreement.

8. EVENT OF DEFAULT/REMEDIES.

8.1 Any one or more of the following acts or omissions of the Contractor shall constitute an event of default hereunder ("Event of Default"):

- 8.1.1 failure to perform the Services satisfactorily or on schedule;
- 8.1.2 failure to submit any report required hereunder; and/or
- 8.1.3 failure to perform any other covenant, term or condition of this Agreement.

8.2 Upon the occurrence of any Event of Default, the State may take any one, or more, or all, of the following actions:

8.2.1 give the Contractor a written notice specifying the Event of Default and requiring it to be remedied within, in the absence of a greater or lesser specification of time, thirty (30) calendar days from the date of the notice; and if the Event of Default is not timely cured, terminate this Agreement, effective two (2) calendar days after giving the Contractor notice of termination;

8.2.2 give the Contractor a written notice specifying the Event of Default and suspending all payments to be made under this Agreement and ordering that the portion of the contract price which would otherwise accrue to the Contractor during the period from the date of such notice until such time as the State determines that the Contractor has cured the Event of Default shall never be paid to the Contractor;

8.2.3 give the Contractor a written notice specifying the Event of Default and set off against any other obligations the State may owe to the Contractor any damages the State suffers by reason of any Event of Default; and/or

8.2.4 give the Contractor a written notice specifying the Event of Default, treat the Agreement as breached, terminate the Agreement and pursue any of its remedies at law or in equity, or both.

9. TERMINATION.

9.1 Notwithstanding paragraph 8, the State may, at its sole discretion, terminate the Agreement for any reason, in whole or in part, by thirty (30) calendar days written notice to the Contractor that the State is exercising its option to terminate the Agreement.

9.2 In the event of an early termination of this Agreement for any reason other than the completion of the Services, the Contractor shall, at the State's discretion, deliver to the Contracting Officer, not later than fifteen (15) calendar days after the date of termination, a report ("Termination Report") describing in detail all Services performed, and the contract price earned, to and including the date of termination. In addition, at the State's discretion, the Contractor shall, within fifteen (15) calendar days of notice of early termination, develop and submit to the State a transition plan for Services under the Agreement.

10. PROPERTY OWNERSHIP/DISCLOSURE.

10.1 As used in this Agreement, the word "Property" shall mean all data, information and things developed or obtained during the performance of, or acquired or developed by reason of, this Agreement, including, but not limited to, all studies, reports, files, formulae, surveys, maps, charts, sound recordings, video recordings, pictorial reproductions, drawings, analyses, graphic representations, computer programs, computer printouts, notes, letters, memoranda, papers, and documents, all whether finished or unfinished.

10.2 All data and any Property which has been received from the State, or purchased with funds provided for that purpose under this Agreement, shall be the property of the State, and shall be returned to the State upon demand or upon termination of this Agreement for any reason.

10.3 Disclosure of data, information and other records shall be governed by N.H. RSA chapter 91-A and/or other applicable law. Disclosure requires prior written approval of the State.

11. CONTRACTOR'S RELATION TO THE STATE. In the performance of this Agreement the Contractor is in all respects an independent contractor, and is neither an agent nor an employee of the State. Neither the Contractor nor any of its officers, employees, agents or members shall have authority to bind the State or receive any benefits, workers' compensation or other emoluments provided by the State to its employees.

12. ASSIGNMENT/DELEGATION/SUBCONTRACTS.

12.1 Contractor shall provide the State written notice at least fifteen (15) calendar days before any proposed assignment, delegation, or other transfer of any interest in this Agreement. No such assignment, delegation, or other transfer shall be effective without the written consent of the State.

12.2 For purposes of paragraph 12, a Change of Control shall constitute assignment. "Change of Control" means (a) merger, consolidation, or a transaction or series of related transactions in which a third party, together with its affiliates, becomes the direct or indirect owner of fifty percent (50%) or more of the voting shares or similar equity interests, or combined voting power of the Contractor, or (b) the sale of all or substantially all of the assets of the Contractor.

12.3 None of the Services shall be subcontracted by the Contractor without prior written notice and consent of the State.

12.4 The State is entitled to copies of all subcontracts and assignment agreements and shall not be bound by any provisions contained in a subcontract or an assignment agreement to which it is not a party.

13. INDEMNIFICATION. The Contractor shall indemnify, defend, and hold harmless the State, its officers, and employees from and against all actions, claims, damages, demands, judgments, fines, liabilities, losses, and other expenses, including, without limitation, reasonable attorneys' fees, arising out of or relating to this Agreement directly or indirectly arising from death, personal injury, property damage, intellectual property infringement, or other claims asserted against the State, its officers, or employees caused by the acts or omissions of negligence, reckless or willful misconduct, or fraud by the Contractor, its employees, agents, or subcontractors. The State shall not be liable for any costs incurred by the Contractor arising under this paragraph 13. Notwithstanding the foregoing, nothing herein contained shall be deemed to constitute a waiver of the State's sovereign immunity, which immunity is hereby reserved to the State. This covenant in paragraph 13 shall survive the termination of this Agreement.

14. INSURANCE.

14.1 The Contractor shall, at its sole expense, obtain and continuously maintain in force, and shall require any subcontractor or assignee to obtain and maintain in force, the following insurance:

14.1.1 commercial general liability insurance against all claims of bodily injury, death or property damage, in amounts of not less than \$1,000,000 per occurrence and \$2,000,000 aggregate or excess; and

14.1.2 special cause of loss coverage form covering all Property subject to subparagraph 10.2 herein, in an amount not less than 80% of the whole replacement value of the Property.

14.2 The policies described in subparagraph 14.1 herein shall be on policy forms and endorsements approved for use in the State of New Hampshire by the N.H. Department of Insurance, and issued by insurers licensed in the State of New Hampshire.

14.3 The Contractor shall furnish to the Contracting Officer identified in block 1.9, or any successor, a certificate(s) of insurance for all insurance required under this Agreement. At the request of the Contracting Officer, or any successor, the Contractor shall provide certificate(s) of insurance for all renewal(s) of insurance required under this Agreement. The certificate(s) of insurance and any renewals thereof shall be attached and are incorporated herein by reference.

15. WORKERS' COMPENSATION.

15.1 By signing this agreement, the Contractor agrees, certifies and warrants that the Contractor is in compliance with or exempt from, the requirements of N.H. RSA chapter 281-A ("Workers' Compensation").

15.2 To the extent the Contractor is subject to the requirements of N.H. RSA chapter 281-A, Contractor shall maintain, and require any subcontractor or assignee to secure and maintain, payment of Workers' Compensation in connection with activities which the person proposes to undertake pursuant to this Agreement. The Contractor shall furnish the Contracting Officer identified in block 1.9, or any successor, proof of Workers' Compensation in the manner described in N.H. RSA chapter 281-A and any applicable renewal(s) thereof, which shall be attached and are incorporated herein by reference. The State shall not be responsible for payment of any Workers' Compensation premiums or for any other claim or benefit for Contractor, or any subcontractor or employee of Contractor, which might arise under applicable State of New Hampshire Workers' Compensation laws in connection with the performance of the Services under this Agreement.

16. WAIVER OF BREACH. A State's failure to enforce its rights with respect to any single or continuing breach of this Agreement shall not act as a waiver of the right of the State to later enforce any such rights or to enforce any other or any subsequent breach.

17. NOTICE. Any notice by a party hereto to the other party shall be deemed to have been duly delivered or given at the time of mailing by certified mail, postage prepaid, in a United States Post Office addressed to the parties at the addresses given in blocks 1.2 and 1.4, herein.

18. AMENDMENT. This Agreement may be amended, waived or discharged only by an instrument in writing signed by the parties hereto and only after approval of such amendment, waiver or discharge by the Governor and Executive Council of the State of New Hampshire unless no such approval is required under the circumstances pursuant to State law, rule or policy.

19. CHOICE OF LAW AND FORUM.

19.1 This Agreement shall be governed, interpreted and construed in accordance with the laws of the State of New Hampshire except where the Federal supremacy clause requires otherwise. The wording used in this Agreement is the wording chosen by the parties to express their mutual intent, and no rule of construction shall be applied against or in favor of any party.

19.2 Any actions arising out of this Agreement, including the breach or alleged breach thereof, may not be submitted to binding arbitration, but must, instead, be brought and maintained in the Merrimack County Superior Court of New Hampshire which shall have exclusive jurisdiction thereof.

20. CONFLICTING TERMS. In the event of a conflict between the terms of this P-37 form (as modified in EXHIBIT A) and any other portion of this Agreement including any attachments thereto, the terms of the P-37 (as modified in EXHIBIT A) shall control.

21. THIRD PARTIES. This Agreement is being entered into for the sole benefit of the parties hereto, and nothing herein, express or implied, is intended to or will confer any legal or equitable right, benefit, or remedy of any nature upon any other person.

22. HEADINGS. The headings throughout the Agreement are for reference purposes only, and the words contained therein shall in no way be held to explain, modify, amplify or aid in the interpretation, construction or meaning of the provisions of this Agreement.

23. SPECIAL PROVISIONS. Additional or modifying provisions set forth in the attached EXHIBIT A are incorporated herein by reference.

24. FURTHER ASSURANCES. The Contractor, along with its agents and affiliates, shall, at its own cost and expense, execute any additional documents and take such further actions as may be reasonably required to carry out the provisions of this Agreement and give effect to the transactions contemplated hereby.

25. SEVERABILITY. In the event any of the provisions of this Agreement are held by a court of competent jurisdiction to be contrary to any state or federal law, the remaining provisions of this Agreement will remain in full force and effect.

26. ENTIRE AGREEMENT. This Agreement, which may be executed in a number of counterparts, each of which shall be deemed an original, constitutes the entire agreement and understanding between the parties, and supersedes all prior agreements and understandings with respect to the subject matter hereof.

**EXHIBIT A
SPECIAL PROVISIONS**

Additional Exhibits D-G

1. A contractor who is contracting in his or her individual capacity does not need a Certificate of Vote/Authority, but the contractor must represent in the contract Exhibit A of the Form P-37, that he or she is a sole proprietor of the business.
 - a. I, Jacqueline Kelleher, am doing business under my own name. As such, I am not a corporation, partnership or limited liability company etc
2. A certificate of Good Standing issued by the Secretary of State is not required for individuals contracting in their own name (as individuals, not as business organizations).
3. Jacqueline Kelleher represents that she currently has no employees, and as such, is effectively exempt from RSA 281-A. If she should hire any employees, however, she would be required to comply with Paragraph 15 of the P-37.

Federal Certification 2 CFR 200.415

Required certifications include: (a) To assure that expenditures are proper and in accordance with the terms and conditions of the Federal award and approved project budgets, the annual and final fiscal reports or vouchers requesting payment under the agreements must include a certification, signed by an official who is authorized to legally bind the non-Federal entity, which reads as follows:

By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812).

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: JK
Date: 10/16/24

EXHIBIT B
SCOPE OF SERVICES

Jacqueline Kelleher will provide the following services for the New Hampshire Department of Education, Bureau of Special Education Support:

New Hampshire Special Education Complaint Investigator

Responsible for conducting special education complaint investigations across the State; investigating alleged violations of special education law, which include virtual visits and issuing written reports with recommendations to the Commissioner of Education.

Duties will entail:

- Review of documents pertaining to a complaint
- Preparation, as required, such as organizing information, scheduling virtual visits/interviews with parents and school districts
- Fact finding and evidence gathering pertaining to complaint information and allegations
- Generate written reports that include findings of fact and recommendations based on the evidence and facts gathered as they relate to the allegations in the complaint
- Provide the Dispute Resolution Coordinator of special education complaints, reports that detail the allegations, findings of fact and recommendations to the Commissioner of Education
- Prepare Monthly Reports to be submitted in conjunction with each monthly invoice. Each report will itemize the preparation, actions, meeting time, and other activities related to a complaint investigation assigned.

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: J/K
Date: 10/16/24

**EXHIBIT C
METHOD OF PAYMENT**

Budget:

Description	FY'25	FY'26
Professional Services \$125.00 per hour, to include travel time	\$20,000	\$20,000

Limitations on Price: This contract will not exceed \$40,000.

Source of Funding:

Funds to support this request are available in the following account for FY'25 and are anticipated to be available in FY'26, upon the availability and continued appropriation of funds in the future operating budget, with the authority to adjust budget line items within the price limitation and encumbrances between Fiscal Years through the Budget Office, if needed and justified.

06-56-56-562010-25040000 IDEA – Special Ed-Elem/Sec

Fiscal Year	Class/Account	Class Title	Total
2025	102-500731	Contracts for Program Services	\$20,000
2026	102-500731	Contracts for Program Services	\$20,000
Total			\$40,000

Method of Payment:

Payment will be made upon the submittal of monthly invoices that are received by the 10th day of the following month and supported by a summary of activities/completed deliverables that have taken place in accordance with the terms of the contract, along with a detailed listing of expenses incurred. If otherwise correct and acceptable, payment will be made for 100% of the expenditures listed. A final invoice is due within 30 days of the end of this contract. Invoices and receipts shall be submitted electronically to:

Janel C. LeBlanc, Education Consultant
janel.c.lcblanc@doe.nh.gov

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: JK
Date: 10/16/24

EXHIBIT D

Contractor Obligations

Contracts in excess of the simplified acquisition threshold (currently set at \$250,000) must address administrative, contractual, or legal remedies in instances where the contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate. Reference:

2 C.F.R. § 200.326 and 2 C.F.R. 200, Appendix II, required contract clauses.

The contractor acknowledges that 31 U.S.C. Chap. 38 (Administrative Remedies for False Claims and Statements) applies to the contractor's actions pertaining to this contract.

The Contractor, certifies and affirms the truthfulness and accuracy of each statement of its certification and disclosure, if any. In addition, the Contractor understands and agrees that the provisions of 31 U.S.C. § 3801 et seq., apply to this certification and disclosure, if any.

Breach

A breach of the contract clauses above may be grounds for termination of the contract, and for debarment as a contractor and subcontractor as provided in 29 C.F.R. § 5.12.

Fraud and False Statements

The Contractor understands that, if the project which is the subject of this Contract is financed in whole or in part by federal funds, that if the undersigned, the company that the Contractor represents, or any employee or agent thereof, knowingly makes any false statement, representation, report or claim as to the character, quality, quantity, or cost of material used or to be used, or quantity or quality work performed or to be performed, or makes any false statement or representation of a material fact in any statement, certificate, or report, the Contractor and any company that the Contractor represents may be subject to prosecution under the provision of 18 USC §1001 and §1020.

Environmental Protection

(This clause is applicable if this Contract exceeds \$150,000. It applies to Federal-aid contracts only.)

The Contractor is required to comply with all applicable standards, orders or requirements issued under Section 306 of the Clean Air Act (42 U.S.C. 1857 (h)), Section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency (EPA) regulations (40 CFR Part 15) which prohibit the use under non-exempt Federal contracts, grants or loans of facilities included on the EPA List of Violating Facilities. Violations shall be reported to the FHWA and to the U.S. EPA Assistant Administrator for Enforcement.

Procurement of Recovered Materials

In accordance with Section 6002 of the Solid Waste Disposal Act (42 U.S.C. § 6962), State agencies and agencies of a political subdivision of a state that are using appropriated Federal funds for procurement must procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired in the preceding fiscal year exceeded \$10,000; must procure solid waste management services in a manner that maximizes energy and resource recovery; and must have established an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Revised June 2022

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: JK
Date: 10/16/24

Exhibit E

Federal Debarment and Suspension

a. By signature on this Contract, the Contractor certifies its compliance, and the compliance of its Sub-Contractors, present or future, by stating that any person associated therewith in the capacity of owner, partner, director, officer, principal investor, project director, manager, auditor, or any position of authority involving federal funds:

1. Is not currently under suspension, debarment, voluntary exclusion, or determination of ineligibility by any Federal Agency;
2. Does not have a proposed debarment pending;
3. Has not been suspended, debarred, voluntarily excluded or determined ineligible by any Federal Agency within the past three (3) years; and
4. Has not been indicted, convicted, or had a civil judgment rendered against the firm by a court of competent jurisdiction in any matter involving fraud or official misconduct within the past three (3) years.

b. Where the Contractor or its Sub-Contractor is unable to certify to the statement in Section a.1. above, the Contractor or its Sub-Contractor shall be declared ineligible to enter into Contract or participate in the project.

c. Where the Contractor or Sub-Contractor is unable to certify to any of the statements as listed in Sections a.2., a.3., or a.4., above, the Contractor or its Sub-Contractor shall submit a written explanation to the NHED. The certification or explanation shall be considered in connection with the NHED's determination whether to enter into Contract.

d. The Contractor shall provide immediate written notice to the NHED if, at any time, the Contractor or its Sub-Contractor, learn that its Debarment and Suspension certification has become erroneous by reason of changed circumstances.

Revised June 2022

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: J/K
Date: 10/16/24

Exhibit F

Anti-Lobbying

The Contractor agrees to comply with the provisions of Section 319 of Public Law 101-121, Government wide Guidance for New Restrictions on Lobbying, and 31 U.S.C. 1352, and further agrees to have the Contractor's representative, execute the following Certification:

The Contractor certifies, by signing and submitting this contract, to the best of his/her knowledge and belief, that:

- a. No federal appropriated funds have been paid or shall be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence any officer or employee of any State or Federal Agency, a Member of Congress, an officer or employee of Congress, or an employee of a member of Congress in connection with the awarding of any Federal contract, the making of any federal grant, the making of any federal loan, the entering into any cooperative agreement, and the extension, continuation, renewal amendment, or modification of any Federal contract grant, loan, or cooperative agreement.
- b. If any funds other than federally appropriated funds have been paid or shall be paid to any person for influencing or attempting to influence an officer or employee of any Federal Agency, a Member of Congress, and officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit the "Disclosure of Lobbying Activities" form in accordance with its instructions

<https://www.gsa.gov/forms-library/disclosure-lobbying-activities>

- c. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making and entering into this transaction imposed by Section 1352, Title 31 and U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
- d. The Contractor also agrees, by signing this contract that it shall require that the language of this certification be included in subcontracts with all Sub-Contractor(s) and lower-tier Sub-Contractors which exceed \$100,000 and that all such Sub-Contractors and lower-tier Sub-Contractors shall certify and disclose accordingly.
- e. The NHED shall keep the firm's certification on file as part of its original contract. The Contractor shall keep individual certifications from all Sub-Contractors and lower-tier Sub-Contractors on file. Certification shall be retained for three (3) years following completion and acceptance of any given project.

Revised June 2022

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: JK
Date: 10/16/24

Exhibit G

Rights to Inventions Made Under a Contract, Copy Rights and Confidentiality

Rights to Inventions Made Under a Contract or Agreement

Contracts or agreements for the performance of experimental, developmental, or research work shall provide for the rights of the Federal Government and the recipient in any resulting invention in accordance with 37 CFR part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the NHED.

Any discovery or invention that arises during the course of the contract shall be reported to the NHED. The Contractor is required to disclose inventions promptly to the contracting officer (within 2 months) after the inventor discloses it in writing to contractor personnel responsible for patent matters. The awarding agency shall determine how rights in the invention/discovery shall be allocated consistent with "Government Patent Policy" and Title 37 C.F.R. § 401.

Confidentiality

All Written and oral information and materials disclosed or provided by the NHED under this agreement constitutes Confidential Information, regardless of whether such information was provided before or after the date on this agreement or how it was provided.

The Contractor and representatives thereof, acknowledge that by making use of, acquiring or adding to information about matters and data related to this agreement, which are confidential to the NHED and its partners, must remain the exclusive property of the NHED.

Confidential information means all data and information related to the business and operation of the NHED, including but not limited to all school and student data contained in NH Title XV, Education, Chapters 186-200.

Confidential information includes but is not limited to, student and school district data, revenue and cost information, the source code for computer software and hardware products owned in part or in whole by the NHED, financial information, partner information (including the identity of NHED partners), Contractor and supplier information, (including the identity of NHED Contractors and suppliers), and any information that has been marked "confidential" or "proprietary", or with the like designation. During the term of this contract the Contractor agrees to abide by such rules as may be adopted from time to time by the NHED to maintain the security of all confidential information. The Contractor further agrees that it will always regard and preserve as confidential information/data received during the performance of this contract. The Contractor will not use, copy, make notes, or use excerpts of any confidential information, nor will it give, disclose, provide access to, or otherwise make available any confidential information to any person not employed or contracted by the NHED or subcontracted with the Contractor.

Ownership of Intellectual Property

The NHED shall retain ownership of all source data and other intellectual property of the NHED provided to the Contractor in order to complete the services of this agreement. As well the NHED will retain copyright ownership for any and all materials, patents and intellectual property produced, including, but not limited to, brochures, resource directories, protocols, guidelines, posters, or reports. The Contractor shall not reproduce any materials for purposes other than use for the terms under the contract without prior written approval from the NHED.

Revised June 2022

Contract between Jacqueline Kelleher and the New Hampshire Department of Education

Contractor Initials: JK
Date: 10/10/24

VITA
Dr. Jacqueline Patricia Kelleher

Home Address:

[REDACTED]
[REDACTED]
[REDACTED]

Cell: [REDACTED]

Email:
[REDACTED]

Education:

Degree	Institution
Ph.D. (2003) Educational Psychology <i>Field: Cognition & Instruction</i> Concentration: Measurement, Evaluation & Assessment Summa Cum Laude (3.92)	University of Connecticut Storrs, Connecticut
State Certified in Data Driven Decision Making and Data Making for Results (2011)	Learning and Leadership/Connecticut State Department of Education
M.A. (2001) Education – <i>Field: Special Education</i> Summa Cum Laude (4.00)	University of Connecticut Storrs, Connecticut
B.A. (1996) <i>Psychology/Education</i> <i>Emphasis: Behavioral</i> Magna Cum Laude (3.75)	University of Southern Maine Portland, Maine

Professional Experience:

Vermont Family Network
Williston, VT
<i>Executive Director</i>
Leads all aspects of a statewide nonprofit entity aimed at supporting children and families impacted by disabilities, disorders, and special health needs through no cost, high quality programs, supports, services, and mentoring, including navigating the often complex education and healthcare systems. Directs the work of a federally designated Parent Training and Information center. Supervision of staff, writes HR policies, recruitment, hiring, retention. Development, fundraising, maintains culture of philanthropy. Grantwriting and sustaining state funded grant contracts. Outreach to community partners, legislators, state organizations, and stakeholders. Strategic planning and benchmarking. Conducts return on investments analyses. Program evaluation and quality assurance. Develops annual budget and maintains balance of \$1.5 million. Secured \$1.75 million in new grants in 18 months. Ensures all Vermonters have access to necessary resources and services

regardless of their zip code. Develops, implements, and evaluates timely, relevant content for Family Support-Education, Family Support – Health, Puppets in Education, Policy Advocacy for Disability Rights, and Training (parents, teachers, administrators, higher education, businesses, corporations). Consults with agencies, LEAs, and organization on family engagement and increasing response rates for family engagement measures. Hosts Town Hall sessions with families on AOE policies, procedures, and practices in collaboration with the AOE. Secures fiscal resources, partnerships, and sponsorships for sustainability and growth of the organization to better serve all Vermont families. Ensures the implementation of the VFN strategic plan and identifies or creates measures for benchmarking toward targets. Implements relevant professional development for all-staff to improve practices and procedures. Facilitated Board Engagement and met monthly with Finance, Governance, Executive, and Sustainability Committees.

Vermont Agency of Education

Montpelier, VT

State Director of Special Education

Responsible for 52 public school districts and 15,300 children and youth with disabilities. Consults with 25 independent schools. Developed and managed \$48 million dollar budget. Oversight of implementation of special education policies, practices, and procedures with federal and state laws for districts in the State of Vermont. General supervision, compliance, continuous improvement, grant monitoring, program evaluation, technical assistance, and liaison to national and state special education initiatives for the State of Vermont. Management of and strategic planning for staff in Monitoring and Programming areas of State Special Education Team. Consults on rulemaking efforts. Frequent reporting on state and federal compliance requirements. Interacts with State Board of Education and legislators as requested. Leadership on interpretation and guidance document development in response to Act 173. Sits on statewide committees such as Council on Literacy, Special Education Advisory Panel, CEEDAR (statewide recruitment/retention of special educators). Transition Task Force. Oversees statewide initiatives including closing the achievement gap, ensuring qualified workforce, decreasing disproportionality, increasing graduation rates, and maintaining a comprehensive system of General Supervision. Serves as primary liaison to Office of Special Education Programs. Plans, submits, and is responsible for Vermont's IDEA grant applications and monitors annual budget of over 40 million dollars which funds IDEA administrative, SEA level, and LEA level activities. Aggressively seeks resources for Vermont through grant funding and access to national technical assistance providers under IDEA Part D. Manages a staff of 12 and collaborates frequently across divisions on numerous projects and tasks. Completed a major organizational turnaround with the unit within one year. Consults with other divisions, various stakeholder partner groups, and inter-agencies regarding the needs of students with disabilities. Leading preparation for upcoming OSEP site visit using DMS 2.0 protocol. Promotion of laws specific to family engagement and equitable partnerships. Advocacy on behalf of children and youth with disabilities and their families internally and as part of state and national outreach efforts. Wrote 50 guidance and policy documents.

Franklin Pierce University

Rindge, NH

Chair, School of Education

Oversight of School of Education system, Certification Officer, Program Regulations and Compliance with State laws, Undergraduate/Graduate Program Coordinator, Accreditation Manager, Recruitment/Retention efforts, Teaching, Advising, Decision-making for the School and maintaining a culture of continuous improvement. Oversight of development and management of School of Education budget. Oversight of strategic plan. Ongoing collaboration with Communications and Marketing. Developed Marketing approaches for elevating recruitment and retention numbers. Representative on state committees concerning accreditation, standards, curriculum, and unmet needs of students with disabilities (Special Education Advisory Panel – IHE Representative). Revision of all education course syllabi. Recruitment and training of faculty and staff on instruction and advising. Student engagement and retention initiatives, marketing and branding. Established and maintained school partnerships and consulted on impactful systems change initiatives. Trained all FPU on effective accommodations and modifications for college students with disabilities. Supervision of full-time and adjunct faculty. Recruitment and retention of staff and students. Monthly listening sessions with students. Identified barriers of student success and implemented support programming to increase pass rates of high staked assessments.

Franklin Pierce University

Rindge, NH

Assistant Professor of Special Education/Student Teacher Supervisor.

Graduate Teacher Education Program Coordinator

Worked with teacher leaders and school administrators on Leading by Convening and school climate and culture. Taught Courses and modeled High Leverage Practices and effective Pedagogy: Special Education and General Education courses for undergrad and grad, both face to face and 100% online using Canvas. Course designer. Portfolio advisor and evaluator. Course: Intro Exceptional Students, Special Education and the Law, Assessment, IEP Assessment, IEP Development, Effective Communication and Collaboration (Teachers, Paraprofessional, Administrators, and Families), Transition and Post-Secondary, Autism Spectrum Disorders Across the Lifespan, Special Education Methods, Educational Psychology, and Student Teaching Supervision. Also taught First Year Experience courses, including Disabilities and Film. Advised 75 students annually. Served on numerous committees. Conducted research and resource development in special education and parent engagement. Trained faculty and staff on working with students with disabilities in post-secondary classrooms as well as how to implement accommodations and the laws under 504. Promotion of laws and evidence-based practices specific to family engagement and equitable partnerships. Advocacy work for children, youth, and families to have access, equity and opportunity in education and employment. Supervised 40 student teachers and clinical experiences.

Sacred Heart University

Fairfield, Connecticut

Assistant Professor

NCATE Co-Coordinator (Effective 8/1/13) – Accreditation and Regulations

Special Educator Program Director (Effective 1/7/14)

Ed 569/205 Special Education Program Coordinator (Effective 6/1/14)

Developed school leaders in systems change and continuous improvement efforts. Led the development and approval of a certification program in Special Education for SHU. Taught classes in Special Education, Educational Psychology, and served as guest lecturer for the Occupational Therapy and Speech/Language Departments. Served on numerous service committees. Led the SHU annual fund raiser for autism called SHU Puzzlethon. Wrote dozens of grant applications for funding scholarship and programmatic support – national, state, and federal applications. Served on the Connecticut Special Education Advisory Panel as the IHE representative. Produced and interpreted data for multiple state and federal reports. Promotion of laws specific to family engagement and equitable partnerships. Ongoing advocacy and fundraising for state initiatives in autism. Student engagement and retention initiatives. Course inclusion of family engagement practices for pre-service teachers and administrators and hosted family nights each semester for families to educate pre-service candidates on the family experiences and methods for engaging and lifting families as practitioners. Supervised 25 student teachers. Kelleher was an invited guest to teach teachers in the Kingdom of Saudi Arabia and was presented an award from the Crowned Prince.

Southern Connecticut State University

New Haven, CT

Direct Services Coordinator – Center of Excellence on Autism Spectrum Disorders

Coordinates the Direct Service division during the Center's first year of operations: instrument design; curriculum development; program evaluation; identifies direct service needs of districts and organizations educating children with autism and provides targeted technical assistance to meet those needs. Additionally, undertakes the development, implementation, and evaluation of a variety of community activities and special events, including Saturday Resource Sessions, international speaker series, and community service outreach. Develops and maintains publicity materials and technological outreach and dissemination of Center-based materials; designed and launched of new Center website. Authored and submitted two federal grant applications for ongoing Center support and sustainability; identified and initiated grant applications to over a dozen foundation organizations to support smaller Center projects. Worked with families on building school-home connections and worked with school on how to engage families more effectively. Actively led development activities to sustain Center operations and ensure quality of deliverables/outreach. Marketing materials. School community outreach. Program evaluation tool development.

Connecticut State Department of Education

Hartford, Connecticut

Education Consultant – General Supervision System Coordinator

Provides leadership for the following initiatives through the General supervision and evaluation of compliance efforts with federal and state regulations of 170 local education agencies in Connecticut; led professional development for Superintendents, Directors and CFO's on fiscal oversight - coordinates and implements monitoring site visits and provides support to program quality review teams (special education, accountability, approved private programs, charter schools, higher education programs); state liaison for programming and curricular initiatives involving autism spectrum disorders; represents bureau on activities statewide concerning certification, accreditation, alternative assessment, accountability, and deaf/hearing impaired; develops and monitors program quality indicators and benchmarks aligned with accountability measures; prepares programs and state initiatives for alignment with results-based accountability (RBA) principles; conducts monitoring activities annually for focused monitoring of Connecticut's Key Performance Indicators; editor of the statewide monthly *Bureau Bulletin* communication tool. Duties also include developing best practice models for IEPs, professional development planning and budgeting, oversight of IDEA grant expenditures, and program quality indicators, and instrument development (Statewide Parent Satisfaction Survey). Collaborates with other bureaus and units to provide districts 1:1 technical assistance in school-wide improvement planning. Provides technical assistance to parents and families on state and federal requirements of implementing IDEA 2004. Serves as lead examiner on statewide focused monitoring and approved private special education program review site visits. Produced and interpreted data for multiple state and federal reports. Served on multiple state committees and advocated for students with disabilities and their families.

Connecticut State Department of Education

Hartford, Connecticut

Education Consultant – Autism Spectrum Disorders

Provides leadership and compliance oversight to Connecticut educational programming initiatives for individuals ages 3-21 with an autism spectrum disorder. Coordinates activities related to development and implementation of Special Act No. 08-5 *An Act Concerning Teaching Methodologies for Children and Youth with Autism and Other Developmental Disabilities*. Provides outreach to local education agencies, regional education service centers, advocacy organizations, parent groups, and the State Education Resource Center through presentations, written topic briefs and other ongoing guidance, webinar series, and participation in key statewide stakeholder groups. Writes grant applications in support of funding model demonstration sites statewide. Works with Connecticut State Education Resource Center to plan statewide professional development. Works with the Regional Education Service Centers to build regional capacity in the area of initial evaluation using the ADOS and ADI-R. Consults with other bureaus and unit to address root causes behind significant disproportionality data in the area of autism. Presents statewide on compliant programming for children and youth on the spectrum and statewide patterns and trends on prevalence and incidence rates to Autism Spectrum Resource Center, parent groups, advocacy organizations, and school districts. Partnered with Early Childhood providers and early interventionists on approaches to identification, evaluation, and methodologies with impacted Birth to Three population. Promotion of laws specific to family engagement and equitable partnerships.

Beginning with Children Foundation
New York, New York
<i>Director of Educational Content; BWCCS K-8 Staff Developer; Program Evaluator; Curriculum Developer</i>
Oversight of three K-8 schools. Provides leadership over the following initiatives as an Executive within the organization: documenting and evaluating the existing charter and public school BWCF education model for academic and non-academic content in three charter schools; supporting the enhancement of educational content of the schools and existing/future educational programs; evaluating curricula impact; evaluating special education and pupil services programming; providing reliable, valid information to the schools and Foundation for strategic planning, reporting, and decision making; developing new projects and initiatives with the charter schools and other organizations; building partnerships with higher education; and, designing, identifying, and using innovative tools, procedures, and technology. Developed trainings for families on data literacy. Produced and interpreted data for multiple state and federal reports. Written advocacy statements for access, equity, and opportunity for historically marginalized communities and inequitable education. Supported school leadership in strategic planning, metrics, and continuous improvement efforts. Mentored Principals in working with staff on data driven decision making.
Western Oregon University
Monmouth, Oregon
<i>Director of Institutional Research, Planning, and Assessment</i>
Oversight, design, and implementation of institutional research agenda, curriculum design, assessment plan and system, internal evaluation, technical assistance implementation with respect to assessment and evaluation, strategic planning and benchmarking, and maintaining a culture of evidence in support of teaching and learning. Coordinator of NWCCU accreditation self-study and institutional program review. Management of compliance and regulatory reporting to federal government. Designed and maintained database system for institutional research and assessment; Provided one on one support, small group instruction, and full-scale professional development workshops in assessment and evaluation for faculty in Liberal Arts & Science, College of Education, and non-academic programs. Produced and interpreted data for multiple state and federal reports. Oversight of institutional budget and resources for assessment, accreditation, and program improvement. Wrote grants aimed at first generation college student support. Reports and recommendations on engagement and retention of first-generation college students. Taught courses in Differentiated Assessment and Curriculum Design within the College of Education.
University of Connecticut
Storrs, Connecticut
<i>Assistant Dean/Educational Psychology Assistant Professor</i>
Areas of responsibility include the development, implementation, and oversight of the Neag School of Education Assessment and Evaluation Plan and related tools; monitoring alignment to national/state standards and local conceptual framework; internal evaluation studies; liaison to the Connecticut State Department of Education and other internal and external constituencies; ongoing data collection, analysis, and reporting; certification and licensure recommendations for the NSOE degree seeking candidates; admission policy and procedures; supervision of graduate assistants, student labor, and key stakeholders within the teacher education unit. Responsible for compliance and regulatory reporting at state and federal levels. Oversaw staff of 6. Planned and managed budget for the Assistant Dean's Office. Federal grant writing to maintain assessment projects and system. Produced and interpreted data for multiple state and federal reports. Responsibility for budget oversight. Elevated the Neag of School of Education ranking by 20 points in US News Reports. Student engagement, student tracking post-graduation, and retention initiatives. Developed protocol for accreditation and served as a national NCATE Board of Directors examiner for 19 years, including in the role of BOD Chair. Kelleher was an invited guest to teach teachers in South Africa.
The Evaluation Center
Kalamazoo, Michigan
<i>Project Evaluator/Field Researcher/ Data Analyst</i>
Employed as a field researcher, analyst, and consultant for the Connecticut Charter Schools Project. Data collection and analysis using quantitative and qualitative data from 12 charter schools within the state serving PK-12 students across urban, suburban, and rural locations. Evaluation reports of the merit and worth of charter school initiatives. Presented findings to school leaders and Boards of Directors. Consulted on systems change efforts and preparing for program review.
Center for HIV Intervention & Prevention
Storrs, Conn
Research Associate
Employed as an instructional designer of HIV Intervention materials using technology to assist physicians and clients. NIMH grant writing and evaluation planner. Evaluation of data collection tools and collection systems. Interactions with families and members of the public disseminating user-friendly, informational materials and responding to questions/concerns. Development of education materials.
University of Connecticut
Storrs, Connecticut
<i>Special Education Student Teacher Supervisor; Grant Writer; SITE (Shared Ideas for Teaching Effectively) Coordinator; SITE Evaluator</i>

Worked intensively with six student teachers per semester, providing critiques of their classroom performance and making sure they were teaching to Connecticut certification standards. Feedback, modeling, and mentoring in addition to formative and summative evaluation of preservice performance. Special emphasis on strengthening the home-school connections. Supported school leadership on program improvement. Federal grant writing to secure funds in support of evidence-based practice dissemination. Total student teachers mentored and supervised 60.

Teaching Experience (Higher Education/K-12):

Higher Education:

Franklin Pierce University
Rindge, NH

Courses: Special Education and General Education courses for undergrad and grad, both face to face and 100% online using Canvas. Course designer. Portfolio advisor and evaluator. Course: Intro Exceptional Students, Special Education and the Law, Assessment, IEP Assessment, IEP Development, Effective Communication and Collaboration (Teachers, Paraprofessional, Administrators, and Families), Transition and Post-Secondary, Autism Spectrum Disorders Across the Lifespan, Special Education Methods; Educational Psychology, and Student Teaching Supervision. Also taught First Year Experience courses, including Disabilities and Film.

Sacred Heart University
New Haven, Connecticut

Courses: ED 569: Educating Students with Special Needs; ED 553: Educational Psychology; ED 428: Curriculum Design (Understand by Design/Making Standards Work). ED 600: Characteristics of Effective Schools
Workshops: Scientific Research Based Intervention Overview; State Assessment –CMT/CAPT
Advisor Ph.D. Candidates: James Patsalides; Jill Angotta

Southern Connecticut State University
New Haven, Connecticut

Courses: SED 521: Introduction to Autism Spectrum Disorders, SED 481 Special Education Methods, SED 452: Seminar in Reflective Practice for General Education and Special Education practitioners.

Fordham University
New York, New York

Course: Differentiated Instruction (participated in developing key assessment artifact for the TK20 portfolio system)

Quinnebaug Valley Community College
Danielson, Connecticut

Courses: Lifespan Development, Developmental English, English Composition (Online and Real time sections)

Chemeketa Community College
Danielson, Connecticut

Courses: Developmental Writing & Learning Strategies.

Western Oregon University
Monmouth, Oregon

Courses: ED 554M Personalizing Classroom Environments, Differentiated Instruction & Assessment
Workshops: NWCCU Accreditation; Teacher Work Sample methodology; Developing and piloting electronic portfolio systems using Livetext.

University of Connecticut
Storrs, Connecticut

Courses: EGEN 294,295, and 296, three courses preparing undergraduates in the teacher preparation program and emphasizing the special education core. Assessment, Program Evaluation, Learning Strategies for NCAA Athletes

Eastern Connecticut State University
Willimantic, Connecticut

Courses: Psychology; Self-Directed Behavior; College Writing; General Study Skills and Collège Reading; Educational Psychology

K-12 Teaching/Leadership:

Bridgeport Board of Education – for four years guided, mentored and supervised the Superintendent of Connecticut's largest urban district. Balanced the budget with a million-dollar deficit. Raised student achievement scores. Reduced the drop out rate increased the graduation rate. Conducted districtwide analyses on efficiencies and inclusive practices.

District Facilitator, Parent Seeking Educational Excellence (PSEE) and Family Engagement with Public Schools.

Connecticut Center for School Change. Windham Public Schools.

Certified Learn & Lead Instructor in Data Driven Decision Making. Three-year certification award. Training and Certification provided by the national Learn & Lead, Inc., endorsed by the Connecticut State Department of Education. Mentored School Leadership across the state.

Lead Teacher/Curriculum Designer. Designed and implemented Grade 8 curriculum for children with Autism Spectrum Disorders, which included a summer one week enrichment filmmaking session. Taught English/Language Arts, Study Skills, Learning Strategies, and Social Skills courses. Mentored Special Education Directors on model.

Film/Video Teacher, Grade 8, Beginning with Children Charter School, Brooklyn, NYC. Taught children in regular and special education including children with emotional disturbance, autism and low incidence disabilities. Reinforced literacy and numeracy through film development and production.

Study Skills/Reading Teacher, Grade 5, Community Partnership Charter School, Brooklyn, NYC. Taught literacy skills and learning strategies to children in regular and special education including children with learning disabilities.

Director of Learning Strategies, Grades 7 – 12, Ethel Walker School. Designed and implemented a Learning Center to serve learners with special needs and the teachers who educate and support them. Developed curriculum for children with special needs, provided technical assistance to teachers on inclusive models of pedagogy, wrote accommodations policies and procedures, oversaw IEP's and goal attainment. Emphasized family engagement at the systems and individual levels and hosted family engagement nights and events.

New Teacher Mentor, Ethel Walker School

Drama teacher, Grades 9 -12, Ethel Walker School,

Study Skills teacher, Grade 9, Ethel Walker School,

Middle School English teacher, Grade 8, Ethel Walker School,

Middle School Musical director, Grades 7-8, Ethel Walker School,

Coordinator Peer Tutoring Program, Ethel Walker School,

Residential Life Housefaculty/Dorm Coordinator, Ethel Walker School,

Study Skills/Reading Strategies Teacher, Grade 5, Community Partnership/Beginning with Children Public School,

Drama/Film Instructor, Grade 8, Beginning with Children Public Schools,

Co-Director, "The Wiz" – Grades 3-8 Roosevelt Elementary School, Bridgeport Public Schools. Developed and performed show for three showings. Taught children acting, stage management, costume responsibility, signing, and dancing.

Mentor Connection Summer School Teacher, North Windham Elementary,

Worked one on one and in small groups with highly academically talented secondary students as a mentor in the field of special education; designed and implemented a democratic education seminar and supervised the secondary student field experience in Windham Public Schools. Students were individuals in Grades 9-10 with and without disabilities.

Social Science Guest Teacher Series: Psychology, York High School,

Substitute Teacher, Gorham Middle School,

++Numerous Committees, Publications, and Presentations Available Upon Request