

STATE OF OHIO  
DEPARTMENT OF ADMINISTRATIVE SERVICES  
GENERAL SERVICES DIVISION  
OFFICE OF PROCUREMENT SERVICES  
4200 SURFACE ROAD, COLUMBUS, OH 43228-1395

REQUIRED USE CONTRACT FOR: The Partnership for Assessment of Readiness for College and Careers (PARCC)  
Operational Assessments

CONTRACT No.: CSP903215

EFFECTIVE DATES: 10/21/14 to 06/30/18

The State of Ohio Department of Administrative Services (DAS) agreed to participate in a cooperative contract for the Partnership for Assessment of Readiness for College and Careers (PARCC) Operational Assessments administered by the State of New Mexico on behalf of the State of New Mexico Public Education Department. The State of Ohio has accepted an offer submitted in response to the State of New Mexico Request for Proposal No. 40-000-13-00027 that opened on 12/30/13. The State of New Mexico completed the evaluation of the proposal response(s). The Offeror listed herein was determined to be the highest ranking Offeror by the State of New Mexico. The respective Proposal, including the incorporated contract terms and conditions, standard contract terms and conditions, special contract terms & conditions, any bid addenda, specifications, pricing schedules and any attachments incorporated by reference and accepted by DAS, and the State of Ohio [GPC Standard Contract Terms and Conditions, and Supplemental Contract Terms and Conditions \(Rev. 10/2013\)](#), become a part of this Requirements Contract.

This Requirements Contract is effective beginning and ending on the dates noted above unless, prior to the expiration date, the Contract is renewed, terminated or cancelled in accordance with the Contract Terms and Conditions.

This Requirements Contract is available to the Ohio Department of Education as applicable.

The agency is eligible to make purchases of the listed supplies and/or services in any amount and at any time as determined by the agency. The State makes no representation or guarantee that the department will purchase any volume of supplies and/or services.

**SPECIAL NOTE:** State agencies may make purchases under this Requirements Contract up to \$2500.00 using the state of Ohio payment card. Any purchase that exceeds \$2500.00 will be made using the official state of Ohio purchase order (ADM-0523). Any non-state agency, institution of higher education or Cooperative Purchasing member will use forms applicable to their respective agency.

Questions regarding this and/or the Requirements Contract may be directed to:

Alice Ewing  
[alice.ewing@das.ohio.gov](mailto:alice.ewing@das.ohio.gov)

This Requirements Contract and any Amendments thereto are available from the DAS Web site at the following address:

<http://www.ohio.gov/procure>

Signed: \_\_\_\_\_  
Robert Blair, Director Date

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STATE OF OHIO  
PARTICIPATING ADDENDUM  
FOR  
THE PARTNERSHIP FOR ASSESSMENT OF READINESS FOR COLLEGE AND CAREERS (PARCC)  
OPERATIONAL ASSESSMENTS  
AS ISSUED BY THE STATE OF NEW MEXICO AND CAN BE FOUND BY CLICKING THE LINKS BELOW:

Please click on the link below to the:  
(Link is being provided for referencing purposes only; RFP is not a part of the Contract)  
[PARCC OPERATIONAL ASSESSMENTS ORIGINAL RFP NO.  
40-000-13-00027](#)

Please click on the link below to find the:  
[CONTRACT NO. 14-924-P527-00304](#)  
[MASTER PRICE AGREEMENT NO. 40-000-13-00027](#)

Final Governing Document accepted by the State of New Mexico for  
CONTRACT NO. 14-924-P527-00304  
MASTER PRICE AGREEMENT NO. 40-000-13-00027:  
Please click on the link to find:  
[NCS PEARSON RED LINED TECHNICAL PROPOSAL](#)

STATE OF OHIO CONTRACT# CSP903215

SPECIAL TERMS AND CONDITIONS

CONTRACT TERM: This Contract will become effective 10/20/14 for the State of Ohio and will expire on June 30, 2018 as set forth with the State of New Mexico, Master Contract Number 14-924-P527-0304, Price Agreement Number 40-000-13-00027.

STATE OF OHIO GPC TERMS AND CONDITIONS: The awarded contractor(s) shall abide by all Terms and Conditions set forth in this Contract and in the case of contradiction between the Term and Conditions as set forth in the Master Contract, any participating addendums, and the state of Ohio Terms and Conditions, the state of Ohio's Terms and Conditions shall supersede.

SUBCONTRACTORS: The State, through DAS-Procurement Services, recognizes that it may be necessary for the Contractor to use a subcontractor to perform a portion of the work under the Contract. In those circumstances, the Contractor shall submit a list identifying its subcontractors or joint venture partners performing portions of the work under the Contract. If any changes occur during the term of the Contract, the Contractor shall supplement its list of subcontractors or joint venture business partners. In addition, all subcontractors or joint venture business partners agree to be bound by all of the Terms and Conditions and specifications of the Contract. The State, through DAS-Procurement Services, reserves the right to reject any subcontractor submitted by the Contractor. All subcontracts will be at the sole expense of the Contractor and the Contractor will be solely responsible for payment of its subcontractors. The Contractor assumes responsibility for all sub-contracting and third party manufacturer work performed under the Contract. In addition, Contractor will cause all subcontractors to be bound by the Terms and Conditions and specifications of the contract. The Contractor will be the sole point of contact with regard of all contractual matters.

CONTRACT ORDER: Orders are to be placed directly with the Contractor. It is expected that the Contractor will commence Work upon receipt of a state issued purchase order.

EXECUTIVE ORDER 2011-12K: Governing the Expenditure of Public Funds for Offshore Services Link: Services provided under this contract are subject to limitations on off shoring. See [Executive Order.pdf](#)

SPECIFICATIONSI. SCOPE:

- A. The Partnership for Assessments of Readiness for College and Careers (PARCC) is a consortium of states working together to develop a common set of assessments in English Language Arts/Literacy (ELA/L) and Mathematics aligned to the Common Core State Standards (CCSS). It will be the responsibility of the Contractor to provide and deliver services for the first operational assessment in the Fall of 2014, and additional assessment development services and deliverables for future operational administration for the PARCC Governing State also to be referred to herein as State of Ohio, Ohio Department of Education (ODE). The term of this scope will be from the date of execution of this contract through June 30, 2018. The six major scope components include:

1. Test Development
2. Assessment Administration
3. Psychometric Services
4. Reporting
5. Standard Setting
6. Program Management

Specific details of each of the six major components listed above may be found on the [State of New Mexico Master Price Agreement 40-000-13-00027, under Exhibit A.](#)

- B. [The State of New Mexico Master Contract/Price Agreement is presided by the NCS Pearson Redlined Technical Proposal when referencing Price Agreement Number 40-00-13-00027](#), with the exception of the following for contract year 1 (October 20, 2014 – June 30, 2015). The information below amends the presiding NCS Pearson Proposal to include the following:

[Link to: Exhibit 1: Updated ELA Development Counts](#)

[Link to: Exhibit 2: Grade 3 Common Form Specifications \(PBA and MY\): Operational \(Total Reading Pts.=40; Total Writing Pts.=36; Total CCR Pts.=76\)](#)

As agreed upon by Ohio and the PARCC Governing States, the following changes will apply to the content development and blueprint for the entire PARCC Operational Assessment program.

Reference the NCS Pearson Proposal V.B.2.C.2: Blueprint Sets:

1. Grades 3-11: reduce and refocus ELA/L item development and field test to support the PARCC summative assessment blueprints modified August, 2014. See Exhibit 1 for updated ELA/L item development counts. See Exhibit 2 for the revised blueprint test specifications for each grade as of August 2014.
2. For contract year one only, reduction of core operational online forms from 10 to 6 for ELA/L and mathematics assessments in grades 3-8, ELA/L assessments in grade 11, and Algebra 2.
3. For contract year one only, reduction of core operational online forms from 10 to 8 for grade 9 and 10 ELA/L assessments, Algebra I and Geometry.
4. For contract year one only, reduction of core operational online forms from 10 to 2 Integrated Math I, II, and III assessments.
5. For contract year one only, reduction of core operational paper forms from 6 to 4 in ELA/L and mathematics assessments in grades 3-8, ELA/L assessments for grades 9-11, Algebra 1, Geometry, and Algebra 2.
6. For contract year one only, reduction of core operational paper forms from 6 to 2 for Integrated Math I, II, and III assessments.
7. A vertical scale and vertical linking matrix forms will not be implemented in year 1 of the contract. The inclusion of vertical linking forms may be implemented beginning in year 2.
8. For contract year one only, reduction of matrix forms by 40%. A portion of this reduction will come from the delay in implementation of vertical linking forms. A detailed breakout will be agreed upon within one week after the Data Review meeting.
9. Reduction of paper based field test forms by up to 50% in contract year one. Preliminary results of the comparability study will be used to make final decisions within one week of the data review in time for spring test construction activities. At that time both parties may mutually agree to further reductions in the number of paper-based-field test forms.

### SPECIFICATIONS (CONT'D)

Reference the NCS Pearson Proposal V.B.2.A.: Assessment Administration:

1. The contractor will combine spring block and spring traditional administration by providing an extended spring window to include block scheduling testers, versus two separate windows, allowing for up to 12 weeks for Paper Based Assessments (PBA) and 8 weeks for End-of-Year Assessments (EOY). PBA and EOY will continue to be separate administrations. This change applies to all four years of the price agreement.

Reference the NCS Pearson Proposal V.F.3.A.: Program Management Meetings:

1. State lead and Technical Advisory Committee meetings in the second quarter and third quarter of 2014 are removed from required meetings under this provision.
- C. Optional Services offered by the Contractor and elected as an option to be purchased by the State of Ohio, Ohio Department of Education (ODE) will become a part of this contract.

## II. PRIVACY AND SECURITY:

Pursuant to this Agreement, Contractor is the authorized representative of the Ohio Department of Education and will have access to information on students provided by the ODE and by school districts, including personally-identifiable information (PII), as that term is defined in the Family Educational Rights and Privacy Act of 1974 ("FERPA") and its implementing regulations. The information shared with the Contractor will include student names, student statewide identification numbers, student demographic information, and scores on assessments administered to students. This information will be used by the Contractor for the scoring and development of assessments on behalf of the ODE.

Contractor agrees:

- A. In all respects, to comply with the provisions of FERPA. For purposes of this agreement, "FERPA" includes any amendments or other relevant provisions of federal law, as well as all requirements of Chapter 99 of Title 34 of Code of Federal Regulations. Nothing in this agreement may be construed to allow either party to maintain, use, disclose or share student information in a manner not allowed by federal law or regulation.
- B. That any cloud based computing services must operate at the moderate level baseline as defined in the National Institute of Standards and Technology (NIST) 800-53 Rev. 3 moderate baseline requirements, be consistent with Federal Information Security Management ACT (FISMA) requirements, and offer a customizable and extendable capability based on open-standards application programming interfaces (API) that enable integration with third party applications. Additionally, the Contractor will provide the State's systems administrator with access to 24 hour, 7 day a week visibility into the status of any incidents with services through a web based ServiceNow dashboard. This provides ability to monitor incidents and system status based on the agreed upon Service Level Agreements and Incidents as defined in the PARCC Communication and Problem Response Plan.
  1. The Contractor will notify the ODE immediately when they become aware of any information security incidents, including but not limited to, a system breach or unauthorized disclosure of PII. Such notification will be made to the ODE Chief Legal Counsel or his successor and the ODE Chief Information Security Officer or his successor. Direct contact information of these individuals will be provided to the Contractor by the ODE.
  2. In addition to the Overview of Administrative Security Controls specified in the Redlined Technical Proposal, the Contractor will also provide additional Security Controls based on the information provided as Supplement I. of the Overview of Administrative Security Controls.

[Link to Supplement I.](#)

- C. To use the data shared under this agreement for no purpose other than to develop or score assessments on behalf of the ODE as authorized under Section 99.31(a)(3)(iv) or 99.31(a)(6) of Title 34 of the Code of Federal Regulations. Contractor further agrees not to share data received under this Contract with any other entity without the ODE's approval.

SPECIFICATIONS (CONT'D)

- D. To require all employees, contractors and agents of any kind to comply with all applicable provisions of FERPA and other federal laws with respect to the data shared under this agreement. Contractor agrees to require and maintain an appropriate confidentiality agreement from each employee, contractor or agent with access to data pursuant to this agreement. Nothing in this paragraph authorizes sharing data provided under this Agreement with any other entity for any purpose other than completing Contractor's work authorized in this Agreement.
- E. To maintain all data obtained pursuant to this agreement in a secure computer environment and not copy, reproduce, or transmit data obtained pursuant to this agreement except as necessary to fulfill the purpose of the agreement. All copies of data of any type, including any modifications or additions to data from any source that contains information regarding students, are subject to the provisions of this agreement in the same manner as the original data. The ability to access or maintain data under this agreement shall not, under any circumstance, transfer from Contractor to any other institution or entity.
- F. Not to disclose any data obtained under this agreement in a manner that could identify an individual student to any other entity.
- G. Not to provide any data obtained under this agreement to any party ineligible to receive data protected by FERPA or prohibited from receiving data from any entity.
- H. To destroy all data obtained under this agreement, when it is no longer needed for the purpose for which it was obtained. Nothing in this agreement authorizes either party to maintain data beyond the time period reasonably needed to complete the work that is the subject of this agreement. All data no longer needed shall be destroyed or returned to the ODE in compliance with 34 CFR Section 99.35(b)(2) at the conclusion of the data storage time periods set forth within the Disposition of Materials and Table G-27 PARCC Material and Data Storage per the State of New Mexico Master Contract Number 40-000-13-00027. Contractor agrees to require all employees, subcontractors or agents of any kind to comply with this provision.
- I. To designate in writing those representatives that are authorized to request data under this agreement. The authorized representative(s) shall be responsible for transmitting all data requests and maintaining a log or other record of all data requested and received pursuant to this agreement, including confirmation of the completion of any projects and the return or destruction of data as required by this agreement. The ODE or its agents may upon request review the records required to be kept under this section.

III. PARCC INTELLECTUAL PROPERTY RIGHTS

- A. Proprietorship: As a PARCC Consortium state in good standing, State of Ohio, Department of Education through the Department of Administrative Services is contracting with and paying the Contractor for this Scope of Work. Consequently, as set forth in Section B, below; Intellectual Property Rights, all tangible property and equipment, intellectual property, work product and Deliverables, including finished or unfinished documents, studies, and reports prepared or acquired by the Contractor will be owned and managed pursuant to the arrangements established by the PARCC Consortium Governing Board.
- b. Owner of Deliverables: Contractor retains all rights to software and technological systems used by Contractor in performing services under this Agreement. Regardless of any language herein to the contrary, Contractor retains all rights to software and technological systems and is not required to deliver any trademarks, trade secrets, know-how (patentable or otherwise) whether or not pre-existing this Agreement or originating as a result of the service provided under this Agreement. Unless the parties hereto agree otherwise in writing, all Deliverables created in connection with the Services provided by The Contractor under this Agreement, including, but not limited to, any and all test-related content delivered under this Agreement, test items and other test content such as test booklets, test forms, answer documents, scoring guides, scoring keys and materials, training materials, technical manuals, tutorial content, score interpretation guide content, draft and final study reports, and any and all Intellectual Property Rights therein, including but not limited to copyright, patentable inventions, patents, trademarks, trade names, service marks, and/or trade secrets created or conceived pursuant to, or as a result of, performance of this Agreement in the development of the assessment, shall be owned and managed as directed by the PARCC Consortium Governing Board. Each individual State within the PARCC Consortium shall own all its specific data; student responses; student response data; score files; and student, school, district and state reports. Any and all Know How created or conceived pursuant to, or as a result of, performance of this Agreement in the development of the assessment, shall be work made for hire and will be owned and managed as directed by the PARCC Consortium Governing Board. Other than in the performance of this Agreement, the Contractor, subcontractor(s), officers, agents and assigns shall not

SPECIFICATIONS (CONT'D)

make use of, or disclose the Deliverables and/or Know How to any entity or person outside of the PARCC Consortium States that have contracted for the Statement of Work without the express written authorization of the Executive Committee or Governing Board.

IV. PRICING/PAYMENT TERMS/COMPENSATION:

Links to Reference, State of New Mexico Price Agreement 40-000-13-0027

[SOW Attachment 3 – Compensation](#)

[SOW Attachment 4 - Payment Schedule](#)

- A. Annual fixed pricing will be based on the Per Student and Per Test Pricing established by the PARCC Student Assessment Volume Tiers for an Annual Assessment Period. This is determined by the total testing volume submitted by all participating PARCC Governing States to the Contractor. This information is submitted annually by all PARCC Governing States to the Contractor by June 1<sup>st</sup> of each contract year. For year 1 of the contract, the total actual compensation reconciliation will be based on ODE and the Contractor agreeing to define “actual number of tests administered” by November 1, 2014. (Refer to SOW 3 above)
- B. Once the PARCC Student Assessment Volume Tier Level has been determined annually, a monthly payment pricing schedule for the ODE will be formed based on the assessment volume levels submitted to the Contractor from ODE by June 1st of each year for the life of the contract. Fixed price per student for grades 3-8 (2 Tests=1 Student); and, per test price for grades 9-12 (1 Test=0.5 Student). (Refer to SOW 3 above)

Monthly payments will be paid to the Contractor after deliverables and services have been met for that month. Payments will be based on a percentage of the total annual contract value. (Refer to SOW 4 above)

- C. For Contract Year 1 only, the following pricing will be added to the Compensation Document Table B to reflect the per student price if a student in grades 3-8 takes one grade-level assessments and one high school assessment (total of two tests). Revised pricing for this service for years two through four will be added to the State of New Mexico Contract/Price Agreement by May 1, 2015. (Refer to SOW 3)

<b>COMPUTER BASED TEST</b>	\$24.94
<b>PAPER BASED TEST</b>	\$34.94

- D. For Contract Year 1 only, the Contractor will have met all Milestone Descriptions per the State of New Mexico Price Agreement 40-000-13-0027 SOW 4 Payment Schedule Milestone Descriptions for the months of July, 2014 – October, 2014, therefore, payment schedule for October, 2014 will be billed at 31% of the Total Annual Contract Value. Remaining monthly invoices for contract year 1 will follow the State of New Mexico Price Agreement Payment Schedule. (Refer to SOW 4 above)
- E. Optional services elected by the ODE will be a negotiated fixed price and/or a fixed price in accordance with the volume testing levels submitted to the Contractor on a per year basis. Optional Services elected by ODE will be billed by the Contractor as a separate line item on the monthly billed invoice based on the Compensation Terms and Procedures and monthly percentages established in the Payment Schedule. (Please refer to SOW 3 and SOW 4 above)

- III. All other provisions as stated in the State of New Mexico Master Contract/Price Agreement 40-000-13-00027 shall apply.

PARTICIPATING ADDENDUM

The Participating Addendum between the Lead State and the State of Ohio can be found by following the link below:

[\\*CSP903215\\_GPC021\\_Participating Addendum](#)

**PRIMARY CONTACT INFORMATION:**

The primary contact for this contract is as follows:

Alice Ewing, Contract Analyst  
Office of Procurement Services – State of Ohio  
4200 Surface Road, Columbus, OH 43228  
Office: (614) 644-6761  
Fax: (614) 485-1056  
E-mail: [alice.ewing@das.ohio.gov](mailto:alice.ewing@das.ohio.gov)

\*Indicates update to the Participating Addendum.

PRICE SCHEDULE

The following link contains pages with Pricing covered under this contract for the State of Ohio.

PARCC Operational Assessments Pricing

[State of New Mexico Master Price Agreement 40-000-13-00027 \(Refer to Table A and Table B of SOW 3\)](#)

The following link contains ODE's PARCC Assessment Annual Committed Test Volumes:

[Contract Year 1 2014-2015](#)

[Contract Year 2 2015-2016](#) (Unofficial)

[Contract Year 3 2016-2017](#) (Unofficial)

[Contract Year 4 2017-2018](#) (Unofficial)

OAKS ITEM ID#: 26522

UNSPSC Codes: 86000000

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OPTIONAL SERVICES PRICE SCHEDULE

Optional Services that may be elected by ODE throughout the term of this contract are listed below. The Terms and Pricing for each Optional Service may vary based on the need of the services elected by ODE and the assessment volume levels submitted to the Contractor by ODE per contract year. Services listed with no pricing declared for Cost Year 2 - Cost Year 4 are services that will be negotiated within Contract Years 2 - 4. Pricing will be negotiated between DAS/ODE and the Contractor at the time that services are elected by ODE on or before June 1<sup>st</sup> of each contract year.

Please click on the link below to see Terms of Optional Services for more details:

[\\*PARCC Optional Pricing and Terms for Ohio Provided by NCS Pearson](#)

Some options are independent of ODE selecting AI scoring opt-out. Should ODE elect double scoring and opting out of AI scoring, certain optional pricing will be affected by this decision. DAS/ODE and the Contractor will negotiate a mutually agreed upon price if it is determined that there is a need for that service.

OAKS ITEM ID#: 26523

<b>Optional Services</b>	<b>Cost Year 1 10/21/14– 6/30/15</b>	<b>Cost Year 2 07/01/15- 06/30/16</b>	<b>Cost Year 3 07/01/16- 06/30/17</b>	<b>Cost Year 4 07/01/17- 06/30/18</b>
Regional Training Workshops	\$10,150.00/Workshop	\$10,150.00/Workshop	\$10,150.00/Workshop	\$10,150.00/Workshop
100% Second Score	N/A	\$11,791,595.00	\$11,818,868.00	\$11,820,220.00
AI Scoring Opt-Out	N/A	\$2,603,880.00	\$4,534,362.00	\$4,847,2448
Additional Translations	N/A	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.
Parental Challenge/Rescore: Years 2, 3 and 4	N/A	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.
Storage of Student Responses beyond 2 years. 2 Additional Years of Digital Storage	\$200,566.00	\$240,610.00	\$259,091.00	\$298,530.00
Summer Retest Administrations	N/A	N/A	\$2,531,191.00 \$50.00/test if annual volumes or % of paper tests exceed the committed volume submitted by ODE	\$2,278,256.00 \$50.00/test if annual volumes or % of paper tests exceed the committed volume submitted by ODE
Fall Administration ELA/L Assessment	N/A	\$2,391,941.00	\$2,011,456.00	\$1,835,574.00

\*Indicates updates to the PARCC Optional Pricing and Terms for Ohio.

OPTIONAL SERVICES PRICE SCHEDULE (CONT'D)

Optional Services	Cost Year 1 10/21/14– 6/30/15	Cost Year 2 07/01/15- 06/30/16	Cost Year 3 07/01/16- 06/30/17	Cost Year 4 07/01/17- 06/30/18
Bi-Mode Testing for Grades 3-8  (Pricing is based on the Volume levels submitted by all PARCC Governing States per contract year)	<u>Low Volume</u> <u>Medium Volume</u> <u>High Volume</u>			
	Computer Based	\$23.97	\$19.97	\$18.97
	Bi-Mode <sup>1</sup>	\$29.47	\$26.24	\$25.24
	Paper Based	\$32.97	\$28.97	\$27.97
Data Forensics	N/A	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.	Will be negotiated if the need should arise prior to June 1 <sup>st</sup> of each contract year.

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<sup>1</sup> Bi-mode is defined as a student in grades 3-8 taking a computer based 3-8 ELA/L test and a paper based 3-8 Math test. Should a student take the reverse (ELA/L paper based and Math computer based) the paper based testing price applies in lieu of the bi-mode pricing as the bi-mode pricing reflects the use of AI scoring for ELA/L.

<sup>2</sup> Information explaining Volume Levels can be found on the [State of New Mexico Master Price Agreement 40-000-13-00027 \(Refer to Table A and Table B of SOW 3\)](#)

CONTRACTOR INDEX:

CONTRACTOR:

99498  
NCS Pearson, Inc.  
2510 N. Dodge St.  
Iowa City, IA 52245

CONTRACT NO.: CSP903215-1 (06/30/18)

Terms: Net 30

Delivery: Per Contract Agreement

CONTRACTOR'S CONTACT:

Anne Johnson

Telephone: (319) 358-4360

FAX: (319) 339-6599

E-Mail: [anne.johnson@pearson.com](mailto:anne.johnson@pearson.com)

SUMMARY OF AMENDMENTS

Amendment Number	Effective Date	Description
2	07/01/15	This amendment is issued to notify of suspension of all services in relation to this subject contract and the Partnership for Assessment of Readiness for College and Careers (PARCC) Operational Assessments for the non-appropriation of funds by the Ohio General Assembly. This contract will be terminated once final deliverables have been accepted by the Ohio Department of Education on all services purchased prior to July 1, 2015. Additional purchase orders should not be accepted by the Contractor on or after July 1, 2015
1	04/03/15	To update the Participating Addendum and the PARCC Optional Pricing and Terms for Ohio.