

AMENDMENT
TO THE
FactCite
AND
DAVIS JOINT UNIFIED SCHOOL DISTRICT
(Venue and Governing Law)

This Contract Amendment executed by FactCite,, hereinafter referred to as "Vendor", and Davis Joint Unified School District, hereinafter referred to as "District", which document shall amend the Agreement between the Vendor and District ("Service Agreement") as follows:

The Service Agreement shall be governed by and construed in accordance with the laws of the State of California and all disputes arising out or relating to the Service Agreement shall be heard in Superior Court in Yolo County, California.

Subject to the terms and conditions set forth in this Amendment, the above referenced Service Agreement between the parties is hereby ratified and confirmed.

FactCite

By: Erin Schieb

Name: Erin Schieb

Title: Subscriber Support Manager

Date: 8/21/2019

DAVIS JOINT UNIFIED SCHOOL DISTRICT

By: _____

Name: Bruce E. Colby

Title: Chief Business and Operations Officer

Date: _____



Lincoln Library Online

FactCiteTerms and Conditions

© 2016 by Lincoln Library Press, Inc.

FactCite (r) and The Lincoln Library owl are trademarks of the Lincoln Library Press, Inc. Cleveland, Ohio. The information available on FactCite is the property of the Lincoln Library Press or its licensors and is protected by copyright and other intellectual property laws. All rights reserved. No part of this work may be reproduced or used in any form or by any means electronic or mechanical—including photocopying, recording, Web distribution, or by any information system—without permission in writing from the publisher. Content found on this site including, but not limited to text, photographs, video, sound, graphics, trademarks, service marks, logos, designs, and music and sound (collectively the Content) is protected under both U.S. and International Copyright and Trademark laws and treaties.

FactCite subscribers may make non-electronic copies of limited portions of the content on this site for personal, non-commercial, educational purposes only. Subscribers may also use material on this site under the doctrines of "fair use" or "fair dealing," which includes making non-electronic copies of material on this site for use in student homework assignments and classroom presentations. Permitted use is limited to personal, non-commercial, educational use only. Otherwise, you may not modify, publish, transmit (including, but not limited to, by way of e-mail, facsimile or other electronic means), display, participate in the transfer or sale of, create derivative works based on, or in any other way exploit any of the content on this site, in whole or in part without the prior written consent of the Lincoln Library Press, Inc.


All rights in and to the content are expressly reserved by the Lincoln Library Press, Inc.

LIMITATIONS OF LIABILITY

ALTHOUGH EVERY EFFORT HAS BEEN MADE TO ENSURE THE ACCURACY OF THE INFORMATION CONTAINED HEREIN, THE LINCOLN LIBRARY PRESS, INC. DOES NOT GUARANTEE THE ACCURACY OF THE DATA. ERRORS SUBMITTED TO AND VERIFIED BY THE PUBLISHER WILL BE CORRECTED IN FUTURE EDITIONS. THE LINCOLN LIBRARY PRESS, INC., AND ITS LICENSORS CANNOT AND DO NOT WARRANT THE ACCURACY, COMPLETENESS, CURRENTNESS, NONINFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE OF THE INFORMATION AVAILABLE THROUGH FACTCITE. NEITHER THE LINCOLN LIBRARY PRESS NOR ANY OF ITS AFFILIATES, AGENTS OR LICENSORS SHALL BE LI ABLE TO YOU OR ANYONE ELSE FOR ANY LOSS OR INJURY CAUSED IN WHOLE OR PART BY ITS NEGLIGENCE OR CONTINGENCIES BEYOND ITS CONTROL IN PROCURING, COMPILING, INTERPRETING, REPORTING OR DELIVERING THE SERVICE AND ANY NEWS AND INFORMATION THROUGH THE SITE. IN NO EVENT WILL PROVIDER, ITS AFFILIATES, AGENTS OR LICENSORS BE LIABLE TO YOU OR ANYONE ELSE FOR ANY DECISION MADE OR ACTION TAKEN BY YOU IN RELIANCE ON SUCH NEWS AND INFORMATION OR FOR ANY CONSEQUENTIAL, SPECIAL OR SIMILAR DAMAGES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This Agreement is personal to you and you may not assign your rights or obligations to anyone. If any provision of this Agreement is invalid or unenforceable under applicable law, the remaining provisions will continue in full force and effect. This Agreement shall be governed by the laws of the United States of America and the State of Ohio.

This Agreement is subject to change at any time. An updated Agreement will be posted to this site.

FactCite features content from the  **THE LINCOLN LIBRARY**
Students may copy text and images on this site for use in homework assignments.
Commercial use or resale of content from this site is prohibited.
Copyright © 2007–2016 The Lincoln Library Press, Inc.