

P.34
6

CAUSE NO. 2014-14329

THE STATE OF TEXAS,

Plaintiff,

v.

LINCOLN ACADEMY, *et al,*

Defendants.

§ IN THE DISTRICT COURT OF
§
§
§ HARRIS COUNTY, TEXAS
§
§
§
§
§ 295TH JUDICIAL DISTRICT

AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION

Plaintiff the State of Texas, acting through the Consumer Protection Division of the Office of the Attorney General Greg Abbott, and Defendants Charles Lubbat, David Lubbat, Catherine Lubbat, Nancy Lubbat, Costandi Lubbat, Momentive Group, LLC d/b/a Lincoln Academy ("Lincoln Academy"), Nyloc Enterprises, LLC d/b/a National Home School Accreditation of America, Rylex LLC d/b/a Brownstone Academy ("Brownstone"), the David Lubbat Special Trust, and the Charles Lubbat Special Trust, TCLFLP-GP, LLC, TDLFLP-GP, LLC, The Charles J. Lubbat Family, L.P., The David C. Lubbat Family, L.P. (collectively referred to as "Defendants"), by and through their attorney of record, announced to the Court that all matters of fact and things in controversy between them have been fully and finally compromised and settled and presented to the Court this Agreed Final Judgment and Permanent

State of Texas v Lincoln Academy et al
Agreed Final Judgment and Permanent Injunction

Page 1 of 30

FILED

Chris Daniel
District Clerk

AUG - 4 2014

Time:

Harris County, Texas

By

Deputy

2216119 1

EPO

Injunction (“Agreed Judgment”), which the parties named above (“Parties”) request be entered by the Court.

I.

1.1 By their duly authorized signatures, the State of Texas and the Defendants stipulate to the Court the following: that they understand the terms of this Agreed Judgment; that they agree to the terms of this Agreed Judgment; that they have waived all rights of appeal from this Agreed Judgment; that they actively participated in the negotiations leading up to this Agreed Judgment and are aware of the duties placed upon them by it and are desirous and capable of carrying out those duties in full; that they acknowledge receipt of copies of this Agreed Judgment and have full and actual notice of the terms of this Agreed Judgment; that the issuance and service of a writ of injunction are waived; that the terms of this Agreed Judgment are sufficiently detailed and specific to be enforceable by the Court in conformance with Tex. R. Civ. P. 683; that this Agreed Judgment represents a compromise and settlement of all matters arising out of facts alleged by the STATE OF TEXAS in this cause.

1.2 Pursuant to their agreement, the Parties submit to the jurisdiction of the Court and do not contest the entry of this Agreed Judgment. Defendants deny all allegations contained in the State’s pleadings in the above-captioned cause, but desire to resolve this dispute without a trial or adjudication of any issue of fact or law, and their consent to the entry of this Agreed Judgment is not an admission of liability by Defendants as to any issue of fact or law, but is

because of the uncertainty and costs of litigation.

II.

2.1 It appears to the Court that all Parties agree to the entry of this Agreed Judgment and that they have approved its entry by their duly authorized signatures and the signature of their respective attorney(s) below. The Court, upon having read the pleadings of Plaintiff, the stipulations of the Parties, and after being fully advised in this matter, finds as follows:

- a. That it has jurisdiction of the Parties and subject matter of this suit;
- b. That the settlement of this dispute is fair, reasonable, and just; and
- c. That it would be in the best interests of the Parties if the Court approved the settlement and rendered the Agreed Judgment accordingly.

2.2 Based on these findings, and having heard and considered the representations made by the Parties, the Court is of the opinion that a permanent injunction should be issued as set forth in this Agreed Judgment and all other relief set forth in this Agreed Judgment should be granted

III.

3.1 IT IS THEREFORE ORDERED that Defendants Charles Lubbat, David Lubbat, Nancy Lubbat, Lincoln Academy, Nyloc Enterprises, LLC d/b/a National Home School Accreditation of America, and Brownstone, and their officers, agents, servants, employees, and

any other person in active concert or participation with them, whether acting directly or through any trust, corporation, subsidiary, division, or other device, who receive actual notice of this Agreed Judgment by personal service or otherwise, are hereby permanently enjoined from engaging in the following conduct:

a. Accepting any payments (including any installment payments, any payments on accounts receivable, and any payments on past due balances) for any products or services of the online high school, known as Lincoln Academy, as offered on line at Lincoln Academy website(s), a notarized list of which shall be provided by Defendants within five (5) business days to Plaintiff as Schedule 1 (the "Lincoln Academy Website"), and physical locations of Lincoln Academy, after the Effective Date;

b. Failing to discontinue the promotion and operation of all Lincoln Academy operations and physical locations, as well as the operation of the Lincoln Academy Websites, and all related websites and links within 60 days of the Effective Date;

c. Failing to delete all content from and discontinue the operation of the Lincoln Academy Facebook page at www.facebook.com/LincolnAcademyHS and all other social media accounts within 30 days of the Effective Date;

d. Failing to delete all content from and terminate the operation of National Homeschool Accreditation of America website at www.nhsaa.org and www.nhsaamerica.org and all related websites and within 30 days of the Effective Date;

e. Failing to terminate the Gates Academy website at gatesacademy.com, and all related websites and links within 30 days of the Effective Date;

f. Promoting or offering for sale, through an online website, physical location, or by social media or other means, educational products and services, such as diplomas, degrees, transcripts, certificates, certificates of completion, courses, training, curriculum, GED testing, honor roll certificates, graduation memorabilia (such as graduation caps and gowns), tutoring, online exams, or verification of enrollment, for any educational business (hereinafter “Educational Products”), either online or physically located, unless i) such business is fully and validly accredited by the Distance Education and Training Council (www.detc.org); Southern Association of Colleges and Schools Council on Accreditation and School Improvement (division of AdvancEd (www.advanc-ed.org)); Northwest Accreditation Commission (division of AdvancEd, www.advanc-ed.org); one of the other regional accreditors, including their successors, approved by the United States Department of Education as identified on Schedule 2; or one of the accrediting agencies approved by the Texas Private School Accreditation Commission (TEPSAC), a Texas nonprofit corporation, as listed at www.tepsac.org/agencies (and as may be updated from time to time (*see* Ex. A)), and ii) such accreditation is in good standing. Should Brownstone lose its accreditation, it shall have one (1) year from the date of the loss of its accreditation to obtain accreditation in compliance with this provision without being in violation of this provision if it continues to offer only the goods and services it currently offers;

g. Failing to notify the State in writing at least 30 days' in advance that i) any Defendant, ii) any person or entity under the control of any Defendant, or iii) any business entity in which any Defendant has any ownership interest will be offering for sale, through an online website, physical location, or by social media or other means, Educational Products;

h. Failing to respond promptly, in writing, and in good faith within 15 days via certified U.S. mail to written requests for information from the State regarding any notification from Defendants as described in the foregoing subparagraph III.3.1.g. herein;

i. Failing to provide to the State in electronic form Lincoln Academy's existing database of email addresses and other contact information for all Lincoln Academy students within 5 days of the Effective Date;

j. Failing to pay the reasonable expenses for winding down the business operations of Lincoln Academy, National Homeschool Accreditation of America, and Gates Academy, which payments shall be limited to the final payroll of all current employees (except Defendants), payroll taxes, rent, utilities, and other reasonable and necessary operational expenses (none of said expenses shall be made to related parties of Defendants), within 90 days of the Effective Date;;

k. Failing to notify the State in writing within 30 days of a material change in the status of the accreditation of any educational business as described in subparagraph III.3.1.f herein, including but not limited to, loss of accreditation;

l. Accepting payments from any new students for any educational business required to be closed down as described in subparagraph III.3.1.f. herein, after receipt of notice of loss of accreditation, as required by subparagraph III.3.1.f herein;

m. Failing to discontinue operations of any educational business required to be closed down as described in subparagraph III.3.1.f herein, within 30 days after receipt of notice of loss of accreditation, as required by subparagraph III.3.1.f herein;

o. Failing to disclose to the State before the Effective Date all websites owned or operated by any of the Defendants related to Educational Products not previously disclosed in Schedule 1;

IV.

4.1 IT IS FURTHER ORDERED that Defendants shall pay the State of Texas ONE MILLION FOUR HUNDRED SIXTY TWO THOUSAND FIVE HUNDRED DOLLARS and ZERO CENTS (\$1,462,500.00), which shall be distributed by the State of Texas to qualified consumers as compensatory restitution (“Restitution Funds”). For purposes of paying the State of Texas the Restitution Funds, Defendants shall contract with a nationally-chartered bank to provide a documentary letter of credit which shall be payable to the State of Texas in the amount of ONE MILLION FOUR HUNDRED SIXTY TWO THOUSAND FIVE HUNDRED

DOLLARS and ZERO CENTS (\$1,462,500.00) within five (5) business days after the Court enters this Agreed Judgment. The State shall be responsible for distributing the Restitution Funds to consumers, and will be responsible for the timing, manner, and amount of said distribution in its sole discretion. Defendants shall in good faith provide assistance and/or information to Plaintiff required to implement said distribution; and said assistance and/or information shall be provided by Defendants within thirty (30) days of Plaintiff's making such a request except as set forth in paragraph III.3.1.i herein. A portion of Restitution Funds may be used by the Plaintiff to pay certain third parties as it deems necessary and for the sole purpose of assisting the Plaintiff in distributing the Restitution Funds to consumers. Any un-distributed amounts of the Restitution Funds shall revert to the State of Texas pursuant to §402.007 of the Texas Government Code.

4.2 It is further ordered that Defendants pay the State Two Hundred Fifty Thousand Dollars (\$250,000.00) for attorneys' fees under Tex. Gov't Code §402.006(c).

V.

5.1 IT IS FURTHER ORDERED that Plaintiff have judgment against Defendant David Lubbat in the amount of SIX HUNDRED THOUSAND DOLLARS and NO CENTS (\$600,000.00) as civil penalties, and against Defendant Nancy Lubbat in the amount of SIX HUNDRED THOUSAND DOLLARS and NO CENTS (\$600,000.00) as civil penalties, as

authorized under the Texas Deceptive Trade Practices Act, Tex. Bus. & Com. Code §17.47(c) (“Civil Penalties”). The State agrees Defendants’ respective obligations for payment of Civil Penalties herein shall be suspended unless there is a violation of this Agreed Judgment by any of Defendants David or Nancy Lubbat as found by the Court. In the event the State of Texas believes Defendants David or Nancy Lubbat is in violation of this Agreed Judgment, the State of Texas shall provide Defendants David or Nancy Lubbat with written notice of potential non-compliance. The State of Texas and Defendants David or Nancy Lubbat shall attempt to resolve the dispute informally and in good faith. If, after negotiation for fifteen days after issuance of said written notice, said dispute is not resolved by written agreement signed by the State of Texas and Defendants David or Nancy Lubbat, the State of Texas shall immediately have the right to file a motion with this Court requesting a finding of a violation of one or more Defendants and seeking enforcement of this Agreed Judgment. Upon this Court finding at any time that either David or Nancy Lubbat violated this Agreed Judgment, the Defendant found in violation shall immediately pay the full amount of Civil Penalties owed by that Defendant plus post judgment interest accrued from the date this Agreed Judgment was entered to the State of Texas. Occasional good faith mistakes and errors shall not constitute grounds for the State of Texas to seek enforcement of this Agreed Judgment in Court; however, a pattern of purported good faith mistakes and errors shall be grounds for the State of Texas to immediately seek enforcement of this Agreed Judgment in Court without notice to Defendants. In no event shall any Defendant be

liable for the Civil Penalties owed by another Defendant. Upon the expiration of five years from the Effective Date, absent a finding by the Court of a material violation of this Agreed Judgment by Defendants David or Nancy Lubbat or their agents or representatives, at any time, the Defendants' respective obligations to pay the Civil Penalties under this Agreed Judgment shall terminate without further order of this Court and this part of the judgment shall be deemed satisfied.

VI.

6.1 Enforcement. The State may institute an action or proceeding to enforce the terms and provisions of this Agreed Judgment or to take action based on future conduct by the Defendants. Jurisdiction is retained for the purpose of enabling any party to this Agreed Judgment to apply to this Court at any time for such further orders and directions as may be necessary or appropriate for the construction or carrying out of this Agreed Judgment, for modification of the injunctive provisions hereof, for the enforcement and compliance herewith, and for the pursuit of the appropriate remedies for violations hereof.

6.2 Preservation of Law Enforcement Action. Nothing herein precludes the State from enforcing the provisions of this Agreed Judgment, or from pursuing any law enforcement action with respect to the acts or practices of Defendants not covered by this Agreed Judgment or any acts or practices conducted after the Effective Date of this Agreed Judgment.

6.3 Compliance with and Application of State Law. Nothing in this Agreed Judgment shall be construed to limit the authority of the Attorney General to protect the interests of the State or the people of the State. Accordingly, nothing herein relieves Defendants of their continuing duty to comply with applicable laws of the State or constitutes authorization by the State for Defendants to engage in acts and practices prohibited by such laws. This Agreed Judgment shall be governed by the laws of the State of Texas.

6.4 Non-Admission. This Judgment shall not be construed as, or deemed to be evidence of, an admission or concession on the part of Defendants of any liability or wrongdoing whatsoever, which is hereby expressly denied and disclaimed by Defendants. This Agreed Judgment is not intended to grant or limit any legal rights or remedies of any nature of any third party. This Agreed Judgment may not be relied upon by third parties to assert or defend any rights or remedies they might have or pursue. This Agreed Judgment shall not affect the rights of the Defendants to retain or renew any existing licenses, or to apply for or be granted new licenses.

6.5 Past and Future Practices. Nothing herein constitutes approval or acquiescence by the State of Defendants' past practices, current efforts to reform their practices, or any future practices which Defendants may adopt or consider adopting. The State's decision to settle this matter or to otherwise unilaterally limit current or future enforcement action does not constitute approval or imply authorization for any past, present or future business practice.

6.6 No Change to Substantive Rights. Nothing herein shall be construed to waive, modify or change any substantive rights of other persons or entities against Defendants or of Defendants against other persons or entities with respect to the acts and practices covered by this Judgment.

6.7 Post-Judgment Interest and Assessment of Court Costs. The Parties shall bear their own costs. Post-judgment interest shall be 5%, simple interest. .

6.8 Notices. All notices required by this Agreed Judgment shall be sent by certified or registered mail, return receipt requested, postage prepaid, fax, or by hand delivery to:

If to the Attorney General:
Assistant Attorney General Daniel Zwart
Consumer Protection Division
Office of the Attorney General
808 Travis, Suite 1520
Houston, Texas 77002
Telephone: (713) 225-8919
Fax (713) 223-5821

If to Defendants:
Travis Crabtree
Gray Reed & McGraw, P.C.,
1300 Post Oak Boulevard, Suite 2000
Houston, Texas 77056
Telephone: (713) 986-7149
Fax: (713) 730-5811

And

Edward D. ("Ed") Burbach
Gardere Wynne Sewell LLP
600 Congress Avenue, Suite 2900
Austin, Texas 78701-2978

Telephone: (512) 542-7070
Fax: (512) 542-7270

6.9 Effective Date. The date this Agreed Judgment is signed by the Court.

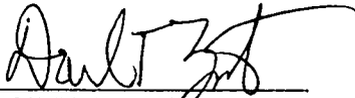
6.10 Finality. After signing by the Court, this Agreed Judgment constitutes a final judgment and is not appealable. All relief not expressly granted herein is denied.

SIGNED this 4th day of August, 2014.

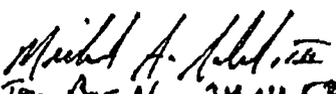
AUG - 4 2014

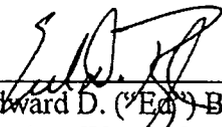
Caroline Baker
JUDGE PRESIDING

APPROVED AS TO FORM AND SUBSTANCE AND ENTRY REQUESTED:



DANIEL T. ZWART
Attorney for Plaintiff
Consumer Protection Division
Office of the Attorney General
808 Travis, Suite 1520
Houston, Texas 77002
Telephone: (713) 225-8919
Fax (713) 223-5821
Daniel.Zwart@texasattorneygeneral.gov

 *up* 
TRAVIS CRABTREE *Ten. Bar No. 24045367*
Gray Reed & McGraw, P.C.,
1300 Post Oak Boulevard, Suite 2000 Houston, Texas 77056
Telephone: (713) 986-7149
Fax: (713) 730-5811


Edward D. (Ed) Burbaech *Approved as to form only.*
Gardere Wynne Sewell LLP
600 Congress Avenue, Suite 2900
Austin, Texas 78701-2978
Telephone: (512) 542-7070
Fax: (512) 542-7270

Attorney for Momentive Group, LLC, Charles Lubbat, David Lubbat & Nancy Lubbat only.

Attorney for Defendants Charles Lubbat, David Lubbat, Catherine Lubbat, Nancy Lubbat, Costandi Lubbat, Momentive Group, LLC d/b/a Lincoln Academy Nyloc Enterprises, LLC d/b/a National Home School Accreditation of America, Rylex LLC d/b/a Brownstone Academy, the David Lubbat Special Trust, the Charles Lubbat Special Trust, TCLFLP-GP, TDLFLP-GP, The Charles J. Lubbat Family L.P., The David C. Lubbat Family, L.P.

Charles Lubbat

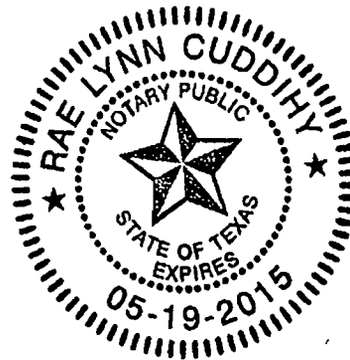
Charles Lubbat, Individually

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddihy

NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



David Lubbat

David Lubbat, Individually

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddihy
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Catherine Lubbat

Catherine Lubbat, Individually

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddihy
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____





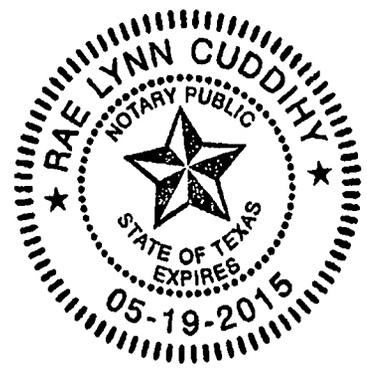
Nancy Lubbat, Individually

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.



NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Costandi Lubbat
Costandi Lubbat, Individually

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddihy
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Momentive Group, LLC d/b/a Lincoln Academy

By: [Signature] (name)

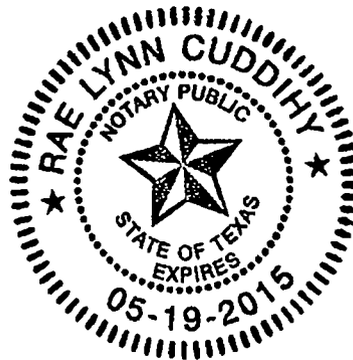
Printed Name: DAVID CARRAT

Title: MEMBER

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

[Signature]
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Nyloc Enterprises, LLC d/b/a National Home School Accreditation of America

By: [Signature] (name)

Printed Name: DAVID ZUBBAT

Title: MEMBER

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

[Signature]
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Rylex LLC d/b/a Brownstone Academy

By: [Signature] (name)

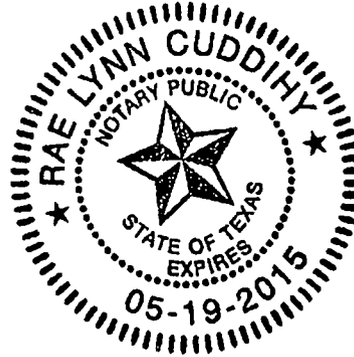
Printed Name: DAVID CUSPER

Title: MEMBER

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

[Signature]
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



The David Lubbat Special Trust

By: [Signature] (name)

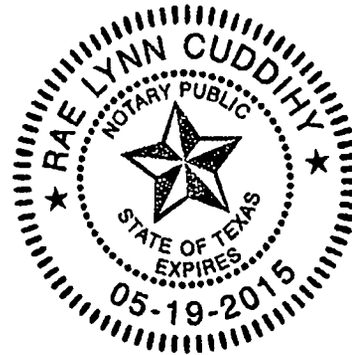
Printed Name: DAVID LUBBAT

Title: TRUSTEE

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

[Signature]
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



The Charles Lubbat Special Trust

By: Charles Lubbat (name)

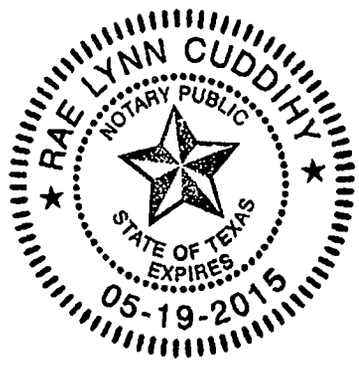
Printed Name: Charles Lubbat

Title: Trustee

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddy
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



TCLFLP-GP, LLC

By: Charles Ubbot (name)

Printed Name: Charles Ubbot

Title: Member

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

Rae Lynn Cuddy
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



TDLFLP-GP, LLC

By: [Signature] (name)

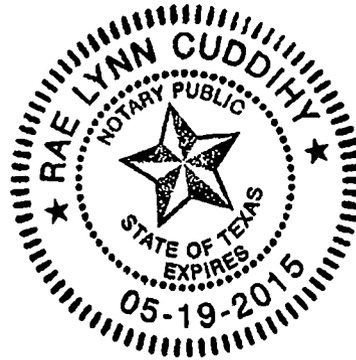
Printed Name: DAVID LUBOWITZ

Title: MEMBER

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

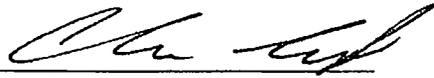
[Signature]
NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



Charles J. Lubbat Family, L.P.

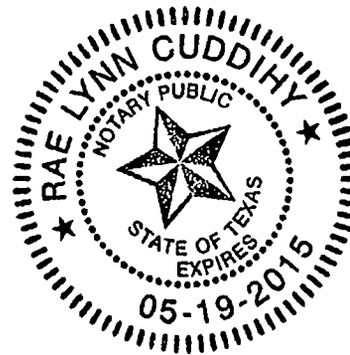
By: TCLFLP-GP, LLC

By: 
Charles J. Lubbat, Manager

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.

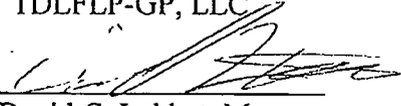

NOTARY PUBLIC IN AND FOR
THE STATE OF TEXAS

My Commission Expires: _____



David C. Lubbat Family, L.P.

By: TDLFLP-GP, LLC

By: 
David C. Lubbat, Manager

SUBSCRIBED AND SWORN TO BEFORE ME on this 31st day of July, 2014, to certify which witness my hand and official seal.


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My Commission Expires: _____



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Defendants.

§ IN THE DISTRICT COURT OF
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§ 295TH JUDICIAL DISTRICT

AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION

SCHEDULE 1

LINCOLN ACADEMY WEBSITES

By: _____ (name)
Title: _____

SUBSCRIBED AND SWORN TO BEFORE ME on this ____ day of _____, 2014, to certify which witness my hand and official seal.

NOTARY PUBLIC IN AND FOR
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§ 295TH JUDICIAL DISTRICT

AGREED FINAL JUDGMENT AND PERMANENT INJUNCTION

SCHEDULE 2

REGIONAL ACCREDITORS

Middle States Association of Colleges and Schools, www.middlestates.org

New England Association of Schools and Colleges, Inc., www.neasc.org

North Central Association of Colleges and Schools, www.northcentralassociation.org

Northwest Accreditation Commission, www.advanc-ed.org

Southern Association of Colleges and Schools, www.sacs.org

Accrediting Commission for Schools, Western Association of Schools and Colleges, www.acswasc.org

Exhibit A

(<http://www.tepsac.org/agencies>)

TEPSAC Accrediting Agencies

Accreditation Commission of Baptist Schools

Dr. Randy Wood

Box 97215

Waco, TX 76798

254-710-2410

FAX 254-710-3734

randy_wood@baylor.edu

AdvancED/SACS Council on Accreditation and School Improvement

Dr. Cindy Bradford

2900 South IH-35 / Suite 107

Austin, TX 78704

1-888-413-3669

FAX 512-326-5908

cb Bradford@advanc-ed.org

sacscasi.org

American Association of Christian Schools

Dr. Jeff Walton, Executive Director

602 Belvoir Avenue

East Ridge, TN 37412

423-629-4280

FAX 423-622-7461

jwalton@aacs.org

www.aacs.org

Association of Christian Schools International, South-Central Region

Mr. John Craig, Regional Director

2001 W Plano Parkway, Suite 3600

Plano, TX 75075

972-941-4404

FAX 972-941-4405

acsisc@acsi.org

www.acsi.org

Search Texas Schools

Instant access to comprehensive data
on state-accredited, non-public schools

Links & Resources

[Starting a Private School in TEXAS](#)

[TEPSAC Policy Book](#)

[Texas Private Schools Association](#)

Association of Christian Teachers and Schools

Dr. Jay Nelson , Executive Director

Box 8437

Rockford, IL 61126

815-239-6673

FAX 815-977-5806

nelson@actsschools.org

actsschools.org

Association of Classical and Christian Schools

Patch Blakey , Executive Director

Box 9741 / 205 E Fifth Street

Moscow, ID 83843

208-882-6101

FAX 208-882-9097

info@accsedu.org

accsedu.org

Independent Schools Association of the Southwest

Rhonda Durham , Chairperson

505 North Big Spring St. / Suite 406

Midland, TX 79701

432-684-9550

FAX 432-684-9401

rdurham@isasw.org

isasw.org

International Christian Accrediting Association

Dr. Donnie Peal , Executive Director

2448 East 81st Street / Suite 600

Tulsa, OK 74137

918-493-8880

FAX 918-493-8041

icaa@oru.edu

icaa.us

Lutheran Schools Accreditation Commission

Dr. William Hinz

7900 E. Highway 290

Austin, TX 78724-2499

512-926-4272

FAX 512-926-1006

whhinz@aol.com

National Christian Schools Association

Dr Philip Patterson , President

Box 11000

Oklahoma City, OK 73136

405-425-5520

FAX 405-425-5614

Patterson@nationalchristian.org

www.nationalchristian.org

Southwestern Association of Episcopal Schools

Connie Wootton , Executive Director

1420 4th Avenue / Suite 29

Canyon, TX 79015

806-655-2400

FAX 806-655-2426

cwootton@swaes.org

swaes.org

Texas Alliance of Accredited Private Schools

Barbara Porter

300 East Huntland

Austin, TX 78752

512-454-0848

FAX 512-453-2982

bporter@stfrancis-school.org

taaps.org

Texas Catholic Conference Education Department

Margaret McGettrick

1600 N. Congress / Suite B

Austin, TX 78701

512-339-8416

FAX 512-339-8670

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I, Chris Daniel, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.

Witness my official hand and seal of office this August 8, 2014

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Chris Daniel, DISTRICT CLERK
HARRIS COUNTY, TEXAS

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