

**HOLD HARMLESS AGREEMENT
For Student Transportation**

Clarinda Community School District ("Clarinda") and Stanton Community School District ("Stanton") enter into this Hold Harmless Agreement ("Agreement") as follows:

1. Iowa Code Section 280.15 provides that two or more public school districts may jointly employ and share the services of any school personnel, or acquire and share the use of classrooms, laboratories, equipment, and facilities.
2. Clarinda is providing school transportation services for a student enrolled at Clarinda to attend programming in Council Bluffs, Iowa, and pursuant to the foregoing statute Clarinda agrees to also provide school transportation services for a student enrolled at Stanton to attend the same programming. It is understood that Stanton's student will be required to observe and abide by Clarinda's rules regarding student transportation during this time.
3. Clarinda and Stanton agree to split the costs of the school transportation services covered by this Agreement equally among the parties. Clarinda will provide an invoice to Stanton for payment within thirty days of receipt.
4. To the extent permitted by law, each party agrees to hold harmless the other party from any claims, liabilities, damages, and/or expenses which are incurred by the indemnified party to the extent attributable to the indemnifying party's actions or omissions under this Agreement.
5. Either party may terminate this Agreement at any time, and for any reason, by giving the other party written notice of such termination at least thirty (30) days in advance.

By the signatures of their duly authorized representatives below, Clarinda and Stanton have duly executed this Agreement as of the second date set forth below.

CLARINDA COMMUNITY
SCHOOL DISTRICT

STANTON COMMUNITY
SCHOOL DISTRICT

By _____

By _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____