AGREEMENT

The Boards of Education of the Owego Apalachin Central School District (OA) and Vestal Central School District (Vestal), in order to discharge the duties and obligations imposed upon each of them by the statutes and regulations of the State of New York, and after adopting resolutions authorizing the same, do hereby agree in accordance with General Municipal Law Section 119-0 as follows:

- 1. OA has an opening in its special education 6:1:1 classroom and will have an extra attendance slot in this classroom. Vestal has a need for a student placement in this classroom. OA agrees to allow Vestal to place their student in the special education 6:1:1 classroom for the 2022-2023 school year, when there are attendance slots above and beyond the needs of OA. The parties agree that the sharing of services concerning the special education classroom are in the best interests of the taxpayers and the best interest of each municipality.
- 2. Vestal will pay to OA \$10,000 per slot as tuition. However, OA reserves the right to adjust the tuition and will notify Vestal in writing 30 days in advance of the increase.
- 3. The special education teacher for the 6:1:1 classroom will be an employee of OA.
- 4. The child assigned aide for the Vestal student will be an employee of OA and Vestal will reimburse OA for the cost of the wages and benefits. OA will bill Vestal directly for these costs.
- 5. Any related services provided as per the IEP to the Vestal student will be provided by OA directly and OA will bill Vestal directly for the services.
- 6. OA reserves the right to recommend a change in placement if the placement becomes inappropriate for the student. If a recommendation is made mid-year, tuition will be prorated from the time the student's placement is changed.
- 7. Vestal will be responsible for transporting the student between the student's home and OA.
- 8. While in attendance at OA in the special education classroom, the student will be subject to OA's school calendar and school disciplinary code.
- 9. This contract may be terminated if the student's placement is changed by either party. If the contract is terminated mid-year, the tuition will be prorated from the date of change in placement.

	8/23/22
BOE President, Vestal Central School District	Dated
Board of Education President for OA	Dated