#### DIGHTON-REHOBOTH REGIONAL SCHOOL DISTRICT 1 2 AMENDED AGREEMENT 3 4 BETWEEN THE MUNICIPALITIES OF DIGHTON AND REHOBOTH. MASSACHUSETTS WITH RESPECT TO THE FORMATION OF A REGIONAL 5 6 SCHOOL DISTRICT 7 8 The AGREEMENT entered into pursuant to Chapter 71 of the General Laws of 9 Massachusetts, as amended, between the municipalities of Dighton and Rehoboth, hereinafter referred to as member municipalities, is hereby 10 11 amended in its entirety to read as hereinafter set forth. In consideration of 12 the mutual promises herein contained, IT IS HEREBY AGREED as follows: 13 14 SECTION I – THE REGIONAL DISTRICT SCHOOL COMMITTEE 15 16 A. Powers, Duties and Composition 17 The powers and duties of the regional school district (hereinafter sometimes 18 19 referred to as "the District") shall be vested in and exercised by a regional district 20 school committee (hereinafter sometimes referred to as "the Committee"). The 21 Committee shall consist of five (5) members from each member municipality. Elected members shall be those elected at annual municipal elections. Members 22 23 shall serve until their respective successors are elected and qualified. To meet 24 the requirement of proportional representation (one-person, one-vote) respective 25 to the population of each member municipality, the votes of each of the members 26 will be weighted according to the relative populations of the member 27 municipalities. Annually, immediately after the new members have been 28 qualified, the committee shall review the most recent certified census for each 29 member municipality. If a member municipality's population changes sufficiently 30 to affect its weighted votes by at least 0 .1, the weighted votes of the committee 31 members shall be adjusted to reflect this change. 32 33 34 B. Elected Members 35 36 Prior to the expiration of the term of office of an elected member or members, 37 the member municipality concerned shall at its annual municipal election elect one (1) or two (2) members to serve for a term of three years and until his or her 38 39 successor is elected and qualified. 40 41 C. Vacancies 42 If a vacancy occurs among the members elected under subsection I-B, the 43

municipal governing body (MGB) and the remaining Committee members from the municipality concerned shall within thirty (30) days appoint a member to serve until the next election, at which time a successor shall be elected to serve for the balance of the unexpired term, if any. A positive vote will require a simple majority of the MGB and the remaining Committee members from the concerned member municipality who are present.

## D. Organization

Following the annual election and qualification of members, the Committee shall organize and choose by ballot a chairman and a vice-chairman from its own membership. The chairman who is so elected shall not be a resident of the same town as the previous chairman. At such meeting or at any other meeting, the Committee shall appoint a treasurer and a secretary who may be the same person but who need not be members of the Committee, choose such other officers as it deems advisable, and determine the terms of office of its officers (except the chairman and vice-chairman who shall be elected annually as provided above) and prescribe the powers and duties of any of its officers. The Committee shall fix the time and place for its regular meetings and for the annual meeting and may provide for the calling of special meetings and other matters, either by vote or by the adoption of policies relating to such matters.

# E. Quorum

# A quorum shall be 50% +1 of the total number of committee members.

# F. Voting

 An affirmative vote shall be based on a simple majority of the weighted votes of those present. Any vote on the budget and/or member municipality assessments must be by a 2/3 majority of the weighted vote of those present, per Chapter 71, section 16B.

### SECTION II – TYPE OF REGIONAL SCHOOL DISTRICT

The District shall include the elementary grades pre-kindergarten through eight and a senior high school consisting of grades nine through twelve. The Committee is hereby authorized, in its discretion, to establish and maintain all required educational programs or offerings. The Committee may add authorized programs and establish adult evening education courses, subject to the approval of all member municipalities at a municipal meeting or ballot vote.

### SECTION III - LOCATION OF THE REGIONAL DISTRICT SCHOOLS

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# A. Regional District Schools

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D. Sub-Leasing 41

Pupils in grades nine through twelve (9-12) shall attend the Regional District High School, which is owned by the District. Pupils in grades kindergarten through eight (K-8) shall attend schools located in their municipalities of residence except: (i) pupils in special education classes, who shall attend schools as designated by their team-developed Individual Education Programs (IEPs), and (ii) any pupils, upon the recommendation of the Superintendent and by vote of the Committee, in accordance with Committee policies, which shall apply equally to all pupils and (iii) pupils in Pre-K can attend school at the Regional District High School. In addition, if a school described in subsection III-B should become unusable because of damage or other cause, the Committee may vote to use a school in another member municipality on a temporary emergency basis until facilities become available in the municipality of residence of the pupils.

# B. Lease of the Present Schools

The District is hereby authorized to lease from the member municipalities the buildings, facilities, grounds, equipment, and educational materials presently used or owned by the member municipalities for school purposes. Each lease shall be for a term of up to twenty (20) years. The leases may contain provisions for extension in accordance with provisions under Section 14C of Chapter 71 of the General Laws as amended. The member municipalities shall receive no rental for the leases. A separate lease, incorporating specific terms and conditions, will be determined by the respective member municipality's MGB and the Committee for each building located within the member municipality. These leases will be in an addendum to this document.

The District shall insure at its expense the buildings so leased. The Committee shall determine details of such insurance after consultation with the MGB of the municipality owning the buildings.

# C. <u>Termination of Leases</u>

In the event of the withdrawal of a member municipality from the District, the leases of the withdrawing member municipality will be terminated at the time of such withdrawal.

1 The district shall not sub-lease in whole or in part any portion of the member 2 municipalities' buildings. 3 4 SECTION IV-APPORTIONMENT AND PAYMENT OF COSTS INCURRED BY THE 5 DISTRICT 6 7 A. Classification of Costs 8 9 The District has the authority to make capital and operating expenditures and to 10 assess the member municipalities for capital and operating costs. For the 11 purpose of apportioning assessments between or among the member 12 municipalities, costs shall be divided into two categories: Capital Costs and 13 Operating Costs. Each assessment, capital and operating, shall be a separate 14 assessment by the District to be voted on by the member municipalities. 15 16 B. Capital Costs 17 18 Capital costs shall include all expenses in the nature of capital outlay such as the 19 cost of acquiring land, the cost of constructing, reconstructing, and adding to 20 buildings, and the cost of remodeling or making extraordinary repairs to school 21 buildings, including without limitation the costs of the original equipment and 22 furnishings for such buildings or additions, plans, architects' and consultants' fees, grading and other costs incidental to placing school buildings and additions and 23 24 related appurtenances in operating condition. Capital costs shall also include 25 payment of principal and interest on bonds or other obligations issued by the 26 District to finance capital costs. 27 28 C. Operating Costs 29 30 Operating costs shall include all costs not included in capital costs as defined in 31 subsection IV-B, but including interest on temporary notes issued by the District in 32 anticipation of revenue. The District shall prepare separate operating budgets for each member town's Pre-K through Eighth Grades. In addition, the District 33 34 will prepare operating budgets for the Regional High School; the Central Office; and Districtwide expenses. At no time shall funds from one budget be 35 reallocated to pay costs in another budget. 36 37 38 39 D. Apportionment of Capital Costs 40 41

Capital costs for the Dighton-Rehoboth Regional High School

(1) Dighton-Rehoboth Regional High School

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(grades nine through twelve) shall be apportioned annually by school enrollment among the member municipalities. Capital costs for items to be used District-wide (e.g., maintenance equipment, technology, vehicles, etc.) and used for grades PK-12 shall be apportioned to each member municipality equally in the same manner as Central Office costs, for the ensuing fiscal year.

# (2) Schools Leased from Member Municipalities

Capital costs for schools leased from the member municipalities and used for grades kindergarten through eight shall be apportioned individually to each member municipality annually for the ensuing fiscal year on the basis of the budgeted capital costs of the leased schools located in that member municipality.

# E. Apportionment of Operating Costs using an Alternative Assessment Method

# (1) Dighton-Rehoboth Regional High School

Operating costs for the Dighton-Rehoboth Regional High School (grades nine through twelve) for the first fiscal year next following the passage of this amended Agreement and for every fiscal year thereafter shall be apportioned to the member municipalities on the basis of their respective pupil enrollments in the Regional District High School. Each member municipality's share for each fiscal year shall be determined by computing the ratio which that municipality's pupil enrollment in the Regional District High School on October 1 of the year next preceding the year for which the apportionment is determined bears to the total pupil enrollment from all the member municipalities in the Regional District High School on the same date. In the event that enrollment in the Regional District High School has not been accomplished by October 1 of any year, operating costs shall be apportioned on the basis of enrollment in grades nine through twelve of pupils residing in each member municipality and receiving education at such municipality's expense of October 1 of that year.

# (2) Elementary Schools - Grades Kindergarten-Eight

Operating costs for grades kindergarten through eight for the first fiscal year next following the passage of this amended Agreement and for every fiscal year thereafter shall be apportioned to the member municipalities on the basis of budgeted operating costs to operate grades kindergarten through eight in each member municipality. Each member municipality's share shall be determined by computing the operating costs that are budgeted to be spent for grades kindergarten through eight in that municipality for the ensuing fiscal year.

# (3) Pre-Kindergarten

Operating costs for Pre-K shall be apportioned to each member municipality by their respective pupil enrollments in the Pre-K program for the ensuing fiscal year.

#### 1 2 F. Establishment of Assessments using an alternative assessment method 3 4 Each assessment shall include: 5 (1) The member municipality's share of the Regional High School budgeted operating costs based on enrollment percentage ratio. 6 7 (2) The member municipality's Pre-K-8 budgeted operating costs. 8 (3) Central Office and District-wide budgeted operating expenses to be apportioned equally among the member municipalities. 9 (4) Any remaining amount of a member municipality's required local minimum 10 11 contribution as established by Chapter 70, Section 6. (5) Capital costs allocated to each member municipality pursuant to the 12 13 assessment provisions of Section IV of the agreement. (6) Transportation costs allocated to each member municipality pursuant to 14 the assessment provisions of Section V of this agreement. 15 16 17 18 G. Apportionment of Operating Costs Using the Statutory Method 19 In the event the statutory method is used, any additional share of the District's Net 20 School Spending that exceeds the total minimum required local contribution is to be 21 22 apportioned equally among the member municipalities. 23 24 25 H. Times of Payments of Apportioned Costs 26 27 Each member municipality shall pay to the District in each year its proportionate share, certified as provided in subsection X-C, of the Capital and Operating 28 29 Costs. The annual share of each member municipality shall be paid in such 30 amounts and at such times that at least the following percentages of such 31 annual share shall be paid on or before the dates indicated, respectively: 32 33 August 15 13.0% November 15 38.0% February 15 62.0% May 15 87.0% June 1 100% 34 35 36 37

43 44 At no time shall funds budgeted to support the education of children in one member town be reallocated by any party to support the education of children in another member municipality.

# SECTION V - TRANSPORTATION

School Transportation shall be provided by the District and each member municipality's

transportation assessment for its students will be based upon its actual costs of transportation.

Transportation aid is dispersed to the District as a whole. Any transportation aid shall be refunded to each member municipality by the same ratio as its costs bear to the total cost.

For example:

If the total District Transportation costs are: \$2,500,000 and Town A's actual cost is \$1,000,000 and Town B's actual cost is \$1,500,000. Then Town A accounts for 40% of the total cost to the District. Town B accounts for 60% of the total cost to the District.

If the Transportation Reimbursement to the District is \$847,000, then Town A should be reimbursed 40% of \$847,000 or about \$338,800. Town B should be reimbursed 60% of \$847,000 or about \$508,200.

### **SECTION VI – AMENDMENTS**

## A. Limitation

This Agreement may be amended from time to time in the manner hereinafter provided, but no amendment shall be made which shall substantially impair the rights of the holders of any bonds or notes or other evidence of indebtedness of the District then outstanding, or the rights of the District to procure the means for payment thereof, provided that nothing in this section shall prevent the admission of a new municipality or municipalities to the District and the reapportionment accordingly of capital costs of the District represented by bonds or notes of the District then outstanding and of interest thereon.

# B. Procedure

Any proposal for amendment may be initiated by a 2/3 non-weighted vote of the Committee members present or by a petition signed by 5% of the registered voters of any one of the member municipalities. In the latter case, said petition shall contain at the end thereof a certification by the Municipal Clerk of such member municipality as to the number of registered voters in said municipality according to the most recent voting list and the number of signatures on the petition which appear to be the names of registered voters of said municipality and said petition shall be presented to the secretary of the Committee. In either case, the secretary of the Committee shall mail or deliver a notice in writing to the MGB of each of the member municipalities that a proposal to amend this Agreement has been made and shall enclose a copy of such proposal (without the signatures in the case of a proposal by petition). The MGB of each member municipality shall include in the warrant for the next annual or a special municipal meeting called for the purpose an article stating the proposal. Such amendment shall take effect on the next July 1 upon its approval by the majority of the member municipalities, approval by each municipality to be by a 2/3 vote at a

municipal meeting as aforesaid, and approval of the Commissioner. The defeat of such proposal shall prevent the resubmission of the same or similar proposal for a period of one year.

Nothing in this section shall apply to any member municipality's partial or total withdrawal from the District. The process addressing partial or total withdrawal from the District is covered in Section VIII.

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# C. Regional Agreement Advisory Committee

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- 10 Recognizing that over time circumstances often change, and intending that this
- 11 Agreement should continue to serve the best interests of the member
- municipalities, the Committee shall, at least at five-year intervals commencing
- with the approval of this agreement, establish an ad hoc study group composed
- of knowledgeable persons to study this Agreement and to see whether or not
- any changes to this Agreement might be beneficial, in light of the then prevailing
- 16 conditions.
- 17 This ad hoc Regional Agreement Advisory Committee will be composed of two (2)
- 18 Committee members from each member municipality and two (2) members from
- 19 each member municipality appointed by each member municipality's MGB. All
- 20 members of the Regional Agreement Advisory Committee shall be appointed for a
- term of one year. The Superintendent and the District Business Administrator shall
- be non-voting ex-officio members of the Regional Agreement Advisory Committee.
- 23 This ad-hoc study group shall prepare a report, a copy of which shall be supplied
- to both the Committee and the member municipalities' MGB. The Committee and
- 25 the MGB shall then make a determination as to whether any of the Advisory's
- 26 recommendations merit implementation.

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### SECTION VII – ADMISSION OF NEW MEMBER MUNICIPALITIES

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# A. Procedure to Add a New Municipality

- 32 Any municipality may be admitted to the District upon:
- 1. Adoption of this agreement, by either a 2/3rds majority vote of a municipal meeting, or a simple majority vote on a municipality-wide ballot question;
- 2. Approval of admission by 2/3rds of the existing member municipalities, by either a 2/3rds majority vote of a municipal meeting, or a simple majority vote on a municipality-wide ballot question;
- 38 3. Approval of the Commissioner;
- 4. Compliance with such provisions of law as may be applicable

- 1 New member municipalities shall only be admitted at the beginning of a fiscal year
- when approved by the Commissioner by the prior December 31.
- 3 B. Financial Responsibility of a New Municipality
- 4 Upon admission of a new member municipality, the costs of District-owned assets
- 5 shall be reapportioned to all member municipalities, and the new member
- 6 municipality shall be responsible for its portion of the costs of District-owned
- 7 assets.
- 8 Costs shall be calculated by taking the total purchase price of District assets plus
- 9 the cost of any subsequent capital acquisitions or improvements, reduced by an
- 10 appropriate depreciation allowance in accordance with generally-accepted
- 11 accounting principles.
- Said reapportionment shall be detailed to the best of the District's ability in an
- addendum to this agreement, and the estimated financial impact of said
- reapportionment shall be disclosed prior to any votes taken in Section A above so
- all member municipalities may accurately assess the financial impact of the addition
- 16 of the new member municipality.
- 17 The newly-admitted member municipality shall assume liability of its share of the
- 18 costs of any District-funded debt issued in relation to District assets over the
- 19 remaining term of the funded debt.
- 20 If any District-funded debt exists, the newly admitted member municipality shall
- 21 finance their share, independently. They shall pay that share to each member
- 22 municipality according to the proportion such member municipality had originally
- paid to the District.
- All existing debt of the new member municipality will remain the responsibility of the
- 25 new member.
- 26 SECTION VIII TOTAL WITHDRAWAL OF A MEMBER MUNICIPALITY
- 28 A. Limitation

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- The withdrawal of a member municipality from the District may be effected in the
- manner hereinafter provided by this section. Any member municipality seeking to
- withdraw may do so, by vote at an annual or special municipal meeting, provided:
- (1) that the municipality seeking to withdraw shall remain liable for any unpaid
- operating costs which have been certified by the District Treasurer to the
- Treasurer of the withdrawing municipality, including the full amount so certified for
- 36 the year in which such withdrawal takes effect and
- 37 (2) that the said municipality shall remain liable to the District for its share of the
- 38 indebtedness, other than temporary debt in anticipation of revenue, of the District

- outstanding at the time of such withdrawal, and for interest thereon, to the same
- 2 extent and in the same manner as though the municipality had not withdrawn
- from the District, except that such liability shall be reduced by any amount which
- 4 such municipality has paid over at the time of withdrawal and which has been
- 5 applied to the payment of such indebtedness.
- In the event that as a result of withdrawal only one municipality remains, the current District would be dissolved.

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B. Procedure

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- 11 The Clerk of the municipality seeking to withdraw shall notify the Committee in
- writing that such municipality has voted to withdraw from the District (enclosing
- a certified copy of such vote) subject to the limitations contained in subsections
- 14 VI-A and VIII-A. Such action for withdrawal shall take effect upon the second
- July 1<sup>st</sup> after the withdrawal vote and after approval of the Commissioner no
- 16 later than the preceding December 31.

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C. Apportionment of Capital Costs After Withdrawal

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- A municipality's annual share of any future installment of principal and interest
- 21 on obligations outstanding on the effective date of its withdrawal shall be fixed
- 22 at the percentage prevailing for such municipality at the last annual
- 23 apportionment made next prior to the effective date of the withdrawal.
- 24 Member municipalities will also be entitled to any assets that need to be divided
- 25 among the municipalities. The remainder of any such installment after
- subtracting the shares of any municipality which has withdrawn shall be
- 27 apportioned to the remaining member municipalities in the manner provided in
- 28 subsection IV-D.

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D. Apportionment of Excess and Deficiency Funds After Withdrawal

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E&D funds shall be apportioned to the withdrawing municipality based on the excess amounts paid for operating costs in the prior years as per the annual audit referenced in Section X of this document.

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E. Cessation of Terms of Withdrawing Municipality's Members

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Upon the effective date of withdrawal, the terms of office of all members serving on the Committee from the withdrawing municipality shall terminate and the total membership of the Committee shall be decreased accordingly.

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F. Payments of Certain Capital Costs Made by a Withdrawing Municipality

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Money received by the District from the withdrawing municipality for payment of

1 2 3	funded indebtedness or interest thereon shall be used only for such purpose and until so used shall be deposited in trust in the name of the District.
4 5	SECTION IX PARTIAL WITHDRAWAL FROM THE DISTRICT
6	A. Vote Required
7	Any of the member municipalities of the District shall resume jurisdiction over the
8	education of pupils in any combination of grades less than the entire District
9	(PreK -12) residing in their respective municipalities if any member municipality,
10	by vote at an annual or special municipal meeting, votes to withdraw the
11	aforementioned grades and follows the procedure hereinafter set forth.
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14	B. Effective Date
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16	Any such vote by a member municipality to resume jurisdiction over any of its
17	grades shall take effect commencing with the fiscal year next following the first
18	full fiscal year after the vote to resume such jurisdiction has been taken. At its
19	annual municipal election held next following such vote each member
20	municipality shall elect a school committee to make preparations for the
21	resumption of jurisdiction over the pupils in the affected grades.
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23 24	C. Notification
25	The Clerk of a member municipality which has voted to resume such jurisdiction
26	shall notify the Committee and the MGB of every other member municipality in
27	writing that such municipality has so voted, enclosing a certified copy of such
28	vote.
29	Upon the giving of such notice, the action of such municipality shall be binding
30	and conclusive on it and the District, unless all the member municipalities shall
31	vote to modify or rescind such action. Commencing with the effective date of the
32	resumption of such jurisdiction, the agreement shall be deemed automatically to
33	be amended to provide that, as of said date, the Committee shall have no further
34	obligation to provide any education for the withdrawn grades. The District shall
35	thereupon revert to and include only the remaining grades, and all provisions of
36	this Agreement referring to the remaining grades shall remain in place.
37 38	D. Apportionment of Capital Costs after Partial Withdrawal
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40	Upon the effective date of resumption by a municipality of jurisdiction over
41	the pupils in the withdrawn grades, the withdrawing municipality shall still be
42	responsible for the payment of all principal and interest on outstanding

obligations issued by the District for capital costs at the High School or Districtwide as of the effective date of the withdrawal.

# E. Apportionment of E&D for Partial Withdrawal

E&D shall be apportioned to the withdrawing grades of a municipality based on the excess amounts paid for operating costs in prior years as per the annual audit referenced in Section X of this document.

# **SECTION X – BUDGET**

# A. Tentative Capital and Operating Budget

Annually on or before March 1 the Committee shall prepare a tentative capital and operating budget and estimated assessments for the ensuing fiscal year, including therein provision for any installment of principal or interest to become due in such year on any bonds or other evidences of indebtedness of the District and any other capital costs to be apportioned to the member municipalities in such year. The said budget shall be in reasonable detail, according to recognized Massachusetts Education accounting practices.

Copies of such tentative budget spreadsheets shall be sent via electronic format to the Chairman of the Finance Committee of each member municipality, and to the Chairman of the MGB of such municipality.

# B. Final Capital and Operating Budget

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The Committee shall adopt an annual operating and capital budget for the next fiscal year not later than forty-five (45) days prior to the earliest date on which the business session of the annual municipal meeting of any member municipality is to be held, but not later than April thirteenth (13), provided that said budget need not be adopted prior to that February first (1), provided, further, that the Superintendent may, with the approval of the majority of the member municipalities, submit said budget for approval following the notification of the annual local aid distribution, so-called [MGL, Ch. 71, Sec. 16 (m)]. Said budget to include debt and interest charges and any other current capital costs as separate items, and shall apportion the amounts necessary to be raised in order to meet the said budget in accordance with the provisions of Sections IV-D, IV-E, and IV-F. The amounts so apportioned for each member municipality shall, not later than the date specified by law in each fiscal year preceding the fiscal year to which said budget relates, be certified by the District Treasurer to the treasurers of the member municipalities, and brought to municipal meeting for a vote.

the Chairman of the Finance Committee of each member municipality, and to the Chairman of the MGB of such municipality.

# C. Advisory Finance Committee

 There shall be an Advisory Finance Committee, which normally meets between September and January during the school year prior to the next fiscal year. It will be composed of two (2) members of the Committee from each member municipality and three (3) members from each member municipality appointed by the respective MGB. All members of the Advisory Finance Committee shall be appointed for a term of one (1) year. The Advisory Finance Committee shall review and make recommendations to the Superintendent on the next fiscal year's tentative capital and operating budgets.

## SECTION XI – INCURRING OF DEBT OR CAPITAL EXPENSE

## A. Vote to Incur Debt

The Committee may vote to incur debt consistent with the terms and conditions of MGL, Ch. 71, Sec. 16, as amended. At the time of taking action to incur debt, and except for the incurring of temporary debt in anticipation of revenue, the Committee will vote by two-thirds (2/3) weighted vote of all members present and will choose either the process that appears in subsection (d) or (n) of Ch. 71, Sec. 16 to incur this debt.

## B. Debt Authorization

Notice of any debt authorization shall be given to the member municipalities in accordance with the applicable law, or within seven days of the relevant vote of the Committee, whichever is less. No such debt shall be incurred unless written notice of the amount of the debt and the general purpose for which it was authorized shall be given to the MGB of each member municipality. Thereinafter, notwithstanding any provision of applicable law, such debt shall not actually be incurred until the amount of the proposed debt has been specifically approved by a majority vote at the next annual or special municipal meeting in each member municipality for the District High School, and by each member municipality for schools leased by the member municipalities to the district, or until the expiration of sixty (60) days from the date on which the Committee votes to authorize said debt.

# **SECTION XII – TUITION STUDENTS**

The Committee may accept for enrollment in the Regional District Schools pupils from municipalities other than the member municipalities on a tuition basis and on such terms as

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the Town of Dighton duly adopted under A	4rticl	eof the Warrant at its Town	
Meeting duly called and held on		and (3) by vote of the Town of	
Rehoboth duly adopted under Article	of th	ne Warrant at its Town Meeting	
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District Secretary			
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Commissioner of Elementary and Secondar	ry Ec		
	reduce the assessments to the respective mem students. This tuition shall be deducted from the budget.  The foregoing Amended Agreement was dof the Dighton-Rehoboth Regional District meeting of said Committee, duly called an the Town of Dighton duly adopted under Ameeting duly called and held on	reduce the assessments to the respective member of students. This tuition shall be deducted from the total budget.  The foregoing Amended Agreement was duly a of the Dighton-Rehoboth Regional District Schmeeting of said Committee, duly called and he the Town of Dighton duly adopted under Article Meeting duly called and held on Rehoboth duly adopted under Article of the duly called held on Town Meeting in Dighton on Town Clerk  (TOWN SEAL) I hereby certify that the above amended agreement was voted at the Annual Town Meeting in Dighton on Town Clerk  (TOWN SEAL) I hereby certify that the above amended agreement was voted at a Special Town Meeting in Rehoboth on Town Clerk  Attest: Town Clerk  Attest: District Secretary	The foregoing Amended Agreement was duly accepted and approved (1) by voto of the Dighton-Rehoboth Regional District School Committee, duly adopted at a meeting of said Committee, duly called and held on

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3	Commissioner	Date
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