

**LICENSE AGREEMENT  
FOR  
DATA AND ASSESSMENT SYSTEM**

THIS LICENSE AGREEMENT (the “Agreement”), dated as of \_\_\_\_\_ (the “Effective Date”), is made and entered into by and between Measured Progress, a New Hampshire not for profit corporation with its principal place of business at 100 Education Way, Dover, New Hampshire 03820 (“Measured Progress”), and Brick Township School District, with a principal place of business at 101 Hendrickson Avenue, Brick, NJ 08724 (“Client”).

**RECITALS**

- i. Measured Progress offers a suite of Internet based assessment and instructional tools (collectively, the “Data and Assessment System”), and other sites owned or operated by Measured Progress and its affiliates (the “Measured Progress Sites”);
- ii. The parties desire to establish a relationship whereby the Client licenses and uses the Data and Assessment System.

NOW, THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Measured Progress and the Client hereby agree as follows:

1. Data and Assessment System Components and Services

- (a) Data and Assessment System. The Client will be granted a license as described in Section 2 for the following components of the Data and Assessment System:

Data and Assessment System Component	Included?
Platform	Yes
Scanning	Yes – Includes 3 scanner licenses
Classroom Content	Yes

Measured Progress may also enable the Client to utilize other functionality in the Data and Assessment System, as well as any additional content or software of Measured Progress or its licensors (“Additional Content”), in all cases only when authorized pursuant to an Addendum or Schedule hereto.

- (b) Measured Progress Services. Measured Progress will provide the Client with the support, planning, training and data integration services set forth in Section 5 and on Addendum 3.

2. Grant of License.

(a) License. Subject to the terms and conditions of this Agreement, Measured Progress hereby grants to the Client a non-exclusive, non-transferable license to use the Data and Assessment System and any Additional Content according to Measured Progress's directions and specifications (the "License") included in the documentation for the Data and Assessment System and Additional Content (collectively, the "Measured Progress Materials").

(b) License Limitations. Measured Progress and its licensors retain all rights not specifically granted to the Client under this Agreement. The parties understand and agree that this License does not include any right to and the Client shall not sell or sublicense Measured Progress Materials, services or documentation in whole or in part, to any third party or contest Measured Progress's and its licensors' rights to the Measured Progress Materials or related services or documentation.

3. Term. The term (the "Term") of this Agreement shall commence on the Effective Date and continue for one (1) year. The Client may terminate this Agreement by giving Measured Progress at least thirty (30) days written notice. The Agreement may be extended for additional one year terms by mutually approved addenda for each year thereafter.

4. Fees. In consideration of the licenses and services provided hereunder, the Client shall pay Measured Progress the following fees (collectively, "Fees"):

(a) Annual License Fee to Measured Progress. The Client shall pay to Measured Progress the per student annual license fee ("License Fee") described under Addendum 2 multiplied by the Registered Student Number. At the Effective Date of this Agreement, the official Registered Student Number is set forth in Addendum 1. Accordingly, and subject to Section 4(b) below, the total License Fee shall be the License Fee multiplied by the Registered Student Number. In the event the calculation of the License Fee multiplied by the Registered Student Number is less than the amount of Seven Thousand Five Hundred Dollars (\$7,500.00), the minimum license fee ("Minimum Fee") shall be Seven Thousand Five Hundred Dollars (\$7,500.00). Subject to an additional License Fee, additional Registered Students may be added by executing an Additional Services Order Form.

(b) Payment Terms. This License Fee for the first time period shall be paid no later than forty five (45) days following the Effective Date of this Agreement. The Client shall be invoiced for the License Fee and payment will be due Net 45 days from date of invoice. All future License Fees will be invoiced on the anniversary date of the License Fee and shall be paid Net 45 days from date of invoice.

(c) Planning and Training Fee. The Client shall pay to Measured Progress the planning and training fee described under Addendum 2 ("Training and Planning Fees"). In the event the Minimum Fee is applicable, the planning and training fee shall be included in the Minimum Fee. The Training and Planning Fees shall be paid not later than forty five (45) days following the Effective Date. Subject to an additional Training Fee, additional training may be provided by executing an Additional Services Order Form

- (d) Setup Fee. The Client shall pay to Measured Progress the one time setup fee described under Addendum 2 (“Setup Fee”). The Setup Fee shall be paid within forty five (45) days of the Effective Date.
- (e) Other Fees. The Client shall pay to Measured Progress the fees, if any, described under Addendum 2 or any subsequent addenda with regard to additional services to be provided by Measured Progress (“Other Fees”) for each of the schools listed in Addendum 1.
- (f) Scanning Devices. Measured Progress does not supply scanners to use with the Data and Assessment System. The Client is responsible for purchasing and installing scanners compatible with the Data and Assessment System. Measured Progress will provide the Client with the model numbers of compatible scanners and instructions for installing Measured Progress’s Scanning Software, but does not warranty or guarantee any scanners purchased by the Client.
- (g) Cancellation Fees. In the event the Client provides written notice to Measured Progress to cancel the License prior to utilization of the Data and Assessment System and before the first anniversary of the Effective Date, the Client shall be responsible for any expenses incurred by Measured Progress and any fees, including but not limited to, the Set-up Fee and the Planning and Training Fee(s) incurred up to the date of the cancellation.

Such Cancellation Fee shall also be applicable in the event the Client does not provide timely notice of non-renewal as set forth in Section 3 above.

5. Measured Progress Technical and Client Support and Training. Measured Progress shall provide initial on-site, and/or web based, training to the Client as further described on Addendum 3, at the fees described under Section 4 above. Measured Progress shall provide the client support and services designated on Addendum 2, as further described on Addendum 3, to a limited number of members of the Client specified by the Client who have participated in Measured Progress’s training session(s) provided hereunder. Measured Progress shall provide Data Integration services to the Client according to the timeline further described on Addendum 3.
6. Availability of the Data and Assessment System. Measured Progress may experience website outages where the Data and Assessment System cannot be accessed. Measured Progress will use reasonable efforts to make the Data and Assessment System available 24 hours per day, 7 days per week, except for downtime for scheduled and unscheduled maintenance, and will promptly investigate any technical problems that the Client reports to Measured Progress.
7. Passwords and Security. Measured Progress will provide to the Client a user name and password for every user of the Data and Assessment System. Users of the Data and Assessment System will be the Client administration and teachers (“Permitted Users”). The Client agrees at all times to maintain the confidentiality of all of its user names and passwords. The Client agrees not to permit a third party other than Permitted Users to use the Data and Assessment System through its license. If there is any unauthorized use or access of any of the Client’s

accounts, the Client must immediately notify Measured Progress of the security breach by email to [helpdesk@datawise-ed.com](mailto:helpdesk@datawise-ed.com).

8. Ownership Rights.

- (a) Measured Progress's Ownership Rights. Measured Progress or its licensors own all right, title and interest in and to (i) the Measured Progress Materials, including the Data and Assessment System and any other software or content licensed hereunder, and the underlying methodology, software and the copyrightable structure of the organization thereof; (ii) any derivative works of the Measured Progress Materials; (iii) the Measured Progress Sites, and the underlying methodology and the copyrightable structure of the organization and presentation of the Site provided by Measured Progress; and (iv) all Measured Progress trademarks and other intellectual property incorporated therein.
- (b) The Client's Ownership Rights. The Client owns all right, title and interest in and to the Client's user information and student data, which includes, but is not limited to, student names, student demographic information, student assessment data from in-class, district benchmark and state tests, school and district names and data, district standards, teacher names, course names and data. Additionally, the Client owns all right, title and interest in and to tests, test items, and item banks created solely by the Client without incorporation of any Additional Content.

9. Representations and Warranties. Each party represents and warrants that (a) it is authorized, empowered, and able to enter into and fully perform its obligations under this Agreement; (b) its performance of this Agreement, and the other party's exercise of such other party's rights under this Agreement, will not conflict with or result in a breach or violation of any of the terms or provisions or contribute a default under any agreement to which it is a party; and (c) it will comply with all applicable laws, regulations and code, of any governmental authority of competent jurisdiction in its performance of its obligations or exercise of its right under this Agreement.

10. Limitations of Liability. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, UNDER NO CIRCUMSTANCES SHALL EITHER PARTY (INCLUDING FOR THE PURPOSES OF THIS SECTION 10, MEASURED PROGRESS'S LICENSORS) BE LIABLE TO THE OTHER PARTY FOR INDIRECT, INCIDENTAL, CONSEQUENTIAL, SPECIAL, OR EXEMPLARY DAMAGES (EVEN IF THAT PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES), ARISING FROM THIS AGREEMENT OR BREACH HEREOF (INCLUDING SUCH DAMAGES INCURRED BY THIRD PARTIES), SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFITS OR LOST BUSINESS; PROVIDED THAT THE FOREGOING DOES NOT LIMIT EITHER PARTY'S LIABILITY TO THE OTHER FOR (A) WILLFUL AND MALICIOUS MISCONDUCT; (B) DIRECT DAMAGES TO REAL OR TANGIBLE PERSONAL PROPERTY; (C) BODILY INJURY OR DEATH CAUSED BY NEGLIGENCE; OR (D) INDEMNIFICATION OBLIGATIONS HEREUNDER . TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE FOR DAMAGES TO THE OTHER PARTY ARISING FROM THIS AGREEMENT OR FOR BREACH HEREOF IN EXCESS OF THE AMOUNTS PAID OR DUE TO MEASURED PROGRESS UNDER SECTION 4 IN THE TWELVE (12) MONTHS PRIOR TO THE

DATE THE CLAIM AROSE. THE LIMITATIONS IN THIS SECTION SHALL NOT APPLY TO EITHER PARTY'S BREACH OF SECTION 14 OR 2(B) BUT SHALL APPLY NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY LIMITED REMEDY, EVEN IF REPRESENTATIVES OF EITHER PARTY HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

11. Indemnification. Measured Progress agrees to indemnify, defend, and hold the Client, its officials, principals, agents, servants, and employees, harmless from any and all liabilities and expenses, including, without limitation, reasonable attorney's fees, expenses, costs, judgments, settlements, contract losses, or other costs to the extent arising out of or relating to any claim that the Data and Assessment System infringes a United States patent in existence as of the date of the applicable delivery order, or a copyright or a trade secret of any third party. Measured Progress will defend such claim at its expense and will pay any costs or damages that may finally be awarded against the Client. Notwithstanding the foregoing, Measured Progress shall have no liability to the Client however, if the claim of infringement is caused by (1) the Client's misuse or modification of the Data and Assessment System; (2) the Client's failure to use corrections or enhancements provided to the Client by Measured Progress; (3) the Client's distribution, marketing or use of the Data and Assessment System for the benefit of parties other than the Client; (4) information, direction, specification or materials provided by the Client; or (5) the combination of the Data and Assessment System with non-Measured Progress products or services. If the Data and Assessment System or any component thereof is, or in Measured Progress's opinion is likely to be held to be infringing, Measured Progress shall at its expense and option either (a) procure the right for the Client to continue using it, (b) replace or modify it with a non-infringing equivalent that has no material adverse effect on the performance required by the Client, or (c) terminate the license to the allegedly infringing component. The foregoing remedies constitute the Client's sole and exclusive remedies and Measured Progress's entire liability with respect to infringement. The foregoing indemnity is conditioned upon: prompt written notice by the Client of any claim, action or demand for which indemnity is claimed; complete control of the defense and settlement thereof by Measured Progress; and such reasonable cooperation by the Client in the defense as Measured Progress may request.
  - (a) Indemnification by the Client. The Client shall indemnify, defend, and hold Measured Progress, its affiliates, officers, directors, shareholders, principals, agents, servants, and employees, harmless from any and all liabilities and expenses, including, without limitation, reasonable attorney's fees, expenses, costs, judgments, settlements, contract losses, or other costs to the extent arising out of or relating to (1) the Client's misuse or modification of the Data and Assessment System; (2) the Client's failure to use corrections or enhancements provided to the Client by Measured Progress; (3) the Client's distribution, marketing or use of the Data and Assessment System for the benefit of parties other than the Client; (4) information, direction, specification or materials provided by the Client; or (5) the combination of the Data and Assessment System with non-Measured Progress products or services. The foregoing indemnity is conditioned upon prompt written notice by Measured Progress of any claim, action or demand for which indemnity is claimed.
12. Choice of Law and Dispute Resolution. This Agreement, its interpretation, performance or any breach thereof, shall be construed in accordance with, and all questions with respect thereto

shall be determined by, the laws of the State of New Jersey applicable to contracts entered into and wholly to be performed within said state.

13. Press Releases. The parties may jointly prepare press releases concerning the existence of this Agreement and the terms hereof, in a format mutually agreed to by the parties. Upon request by Measured Progress and with reasonable notice, the Client agrees to serve as a reference to other prospective clients of Measured Progress. Upon request by Measured Progress and with written permission from Client, Measured Progress may make reasonable use of the Client's name in appropriate locations on its website and other marketing material.
14. Confidentiality. The parties may treat this and all agreements entered into by and between the parties as public data, subject to the following:
  - (a) Disclosure of Confidential Information. Notwithstanding the foregoing, however, during the Term of this Agreement and thereafter, each party will use and reproduce the other party's Confidential Information only for purposes of this Agreement and only to the extent necessary for such purpose and will restrict disclosure of the other party's Confidential Information to its employees, consultants or independent contractors with a need to know and will not disclose the other party's Confidential Information to any third party without the prior written approval of the other party. Notwithstanding the foregoing, it will not be a breach of this Agreement for either party to disclose Confidential Information of the other party if required to do so under law or in a judicial or other governmental investigation or proceeding, provided the other party has been given prior notice and the disclosing party has sought all available safeguards against widespread dissemination prior to such disclosure.
  - (b) Definition of Confidential Information. As used in this Agreement, the term "Confidential Information" refers to student records, trade secrets, business plans, strategies, methods and/or practices, and any other information relating to either party or its business that is not generally known to the public, including but not limited to information about either party's personnel, products, customers, marketing strategies, services or future business plans. Notwithstanding the foregoing, the term "Confidential Information" specifically excludes (i) information that is now in the public domain or subsequently enters the public domain by publication or otherwise through no action or fault of the other party; (ii) information that is known to either party without restriction, prior to receipt from the other party under this Agreement, from its own independent sources as evidenced by such party's written records, and which was not acquired, directly or indirectly, from the other party; (iii) information that either party receives from any third party reasonably known by such receiving party to have a legal right to transmit such information, and not under any obligation to keep such information confidential; and (iv) information independently developed by either party's employees or agents provided that either party can show that those same employees or agents had no access to the Confidential Information received hereunder.
  - (c) Student Records. Notwithstanding anything to the contrary in this Agreement, student records and student information shall not be considered public data and shall not be disclosed to any third party without the prior written consent of the Client; provided, however, Measured Progress may use and disclose such information (including without

limitation demographic information and assessment results data) in an aggregate format where data concerning individual students, teachers, schools or districts may not be identified or derived.

15. Termination.

(a) Mutual Termination Provisions. Subject to the Client's right to terminate this Agreement, either party may terminate this Agreement (a) if the other party files a petition for bankruptcy, becomes insolvent, or makes an assignment for the benefit of its creditors, or a receiver is appointed for the other party or its business; or (b) upon the occurrence of a material breach of a material provision by the other party if such breach is not cured within thirty (30) days after written notice is received by the breaching party identifying the matter constituting the material breach.

(b) Effect of Termination. Upon the expiration or earlier termination of this Agreement, the parties shall immediately cease exercising any of the rights granted pursuant to this Agreement other than those that survive beyond this Agreement as stated below in Section 24. Except as provided in Section 24, all rights granted herein to each party shall immediately upon the expiration or earlier termination of this Agreement revert in full to the granting party. Nothing contained herein shall limit any other remedies that either party may have for the default of the other party under this Agreement nor relieve either party of any of its obligations incurred prior to any expiration or termination of this Agreement.

16. Relationship of Parties, Non-compete. The Client and Measured Progress are independent contractors under this Agreement, and nothing herein will be construed to create a partnership, joint venture or agency relationship between them. Neither party has authority to enter into agreements of any kind on behalf of the other. It is hereby understood between the parties, that during the term of the Data and Assessment License Agreement, and for a period of twelve (12) months after termination thereof, neither party on their own behalf or on behalf of any other person, firm, or entity, shall hire, solicit for hire or offer employment, directly or indirectly, to any other employee or subcontractor of the other party that is directly involved in the business opportunity covered by this agreement without the prior written consent of the other party.

17. Assignment, Binding Effect. Neither Measured Progress nor the Client may assign this Agreement or any of its rights or delegate any of its duties under this Agreement without the prior written consent of the other. Notwithstanding the foregoing, each party shall have the right to assign this Agreement to any successor to substantially all its business or assets to which this Agreement relates, whether by merger, sale of assets, sale of stock, reorganization or otherwise. Any purported assignment by either party other than as provided above shall be null and void. Subject to the foregoing, this Agreement shall be binding upon the successors and permitted assigns of each party.

18. Entire Agreement. This Agreement contains the entire understanding of the parties hereto with respect to the transactions and matters contemplated hereby, supersedes all previous agreements between the parties concerning the subject matter, and cannot be amended except by a writing signed by both parties. No party hereto has relied on any statement, representation

or promise of any other party or with any other officer, agent, employee or attorney for the other party in executing this Agreement except as expressly stated herein.

19. Notice. Whenever under this Agreement one party is required or permitted to give notice to the other, such notice will be in writing and deemed given upon the earlier of delivery or five (5) calendar days after such notice is mailed by registered or certified United States mail, return receipt requested, postage prepaid, and addressed to the addressee at its address stated above. Either party may change its address for notice by giving the other party advance written notice of the new address in conformity with the foregoing and the date upon which such new address will become effective.
20. Force Majeure. Neither party shall be liable for any delays or other failures to perform resulting from circumstances or causes beyond its reasonable control, including, without limitation, fire or other casualty, website outages, act of God, strike or labor dispute, war or other violence, or any law, order or requirement of any governmental agency or authority.
21. Counterparts and Facsimile Signatures. This Agreement may be executed in multiple counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one and the same instrument. Facsimile signatures will be considered original signatures.
22. Survival. The following provisions shall survive any expiration or termination of this Agreement: Sections 8-12, 14, and 15-25, and any accrued but unpaid payment obligations.
23. Severability. If any of the provisions of this Agreement is held by a court of competent jurisdiction to be invalid or unenforceable under any applicable statute or rule of law, such provision shall, to that extent, be deemed omitted, and the remaining portions of this Agreement shall remain in full force and effect.
24. Waiver. The waiver of one breach or default or any delay in exercising any rights shall not constitute a waiver of any subsequent breach or default.
25. U.S. Government Restricted Rights. The Data and Assessment System, and Measured Progress materials are commercial products, developed at private expense, and provided with restricted rights. Use, reproduction, release, modification or disclosure of the Data and Assessment System and Measured Progress materials, or any part thereof, including technical data, by the United States Government is restricted in accordance with Federal Acquisition Regulation ("FAR") 12.212 for civilian agencies and Defense Federal Acquisition Regulation Supplement ("DFARS") 227.7202 for military agencies.
26. Insurance. If it is necessary for Measured Progress to enter upon the premises or property of the Client or any other property not owned by the Client, Measured Progress agrees that it will carry sufficient insurance for any claim for loss, damage or injury to property or persons arising out of the performance of the Agreement and shall indemnify the Client against any claim by having the Client named as "Additional Insured" on the insurance policy of Measured Progress.



IN WITNESS WHEREOF, Measured Progress and the Client have signed and executed this Agreement on the Effective Date by their authorized representatives, in duplicate.

<b>THE MEASURED PROGRESS, Licensor</b>	<b>THE CUSTOMER</b>
By:	By:
Printed Name: David Garabedian	Printed Name:
Title: National Assessment Consultant	Title:
Date:	Date:



**ADDENDUM 2**

**FEE CALCULATION**

<b>Product</b>	<b>Product Code</b>	<b>Quantity</b>	<b>Unit Price</b>	<b>Total Price</b>	<b>Billing Frequency</b>
Data and Assessment System	DW	2,300	\$3.90	\$8,970	Annual
On-site training/PD days	PD	TBD	\$2,200	TBD	As required
<b>Total</b>	\$8,970 (includes 2 on-site training/PD days). Additional days at \$2,200/day				

If in future years the enrollment is different than the enrollment specified in Addendum 1, the License Fee will be appropriately changed.

## ADDENDUM 3

### CLIENT AND TECHNICAL SUPPORT AND SERVICES

#### SCHEDULE A CLIENT SUPPORT AND SERVICES

Measured Progress provides access to the following Client Services. Standard services are included in the License Fee and include:

- Client Service – Professional support team available to the contacts listed on Addendum 4 via internet, telephone or e-mail from 5 am to 6 pm PST, Monday through Friday, excluding holidays.
- Data and Assessment System Data Integration Services – Initial Client setup and data loading, ongoing roster and demographic updates, and customer support for data-related questions. See Schedule B for detailed information on Data Integration service levels.
- Access to Measured Progress’s database of information regarding best practice strategies from districts across the country, including specific implementation plans and white papers on success factors for implementing assessment programs and driving instructional change.

Certain specialized services are available at a fixed price paid at inception (as detailed in Addendum 2). Additional services can be purchased at Measured Progress’s then-current rate through the execution of an Additional Services Form. These services include, but are not limited to:

- Implementation Management – Measured Progress implementation specialists work with Client in the implementation of their accountability program. This service will help identify the risks and success factors that accompany district-wide change management through:
  - Planning sessions
  - Completion of a Needs Assessment process.
  - Delivery of an Implementation Plan
  - Ongoing status phone calls
  - Year II/III planning session

Training/Staff Development Services – Provided by a Measured Progress Account Manager in a train-the-trainer model to audiences of approximately 15 (no more than 25) educators per session. All services follow Measured Progress’s standard curriculum; minor modifications may be made through the Measured Progress Account Manager, in conjunction with a Staff Development lead. Includes an agenda (curriculum), hands-on exercises, and a printed or electronic Training Guide.

A full training day typically lasts between 5-7 hours for onsite training. Distance Learning sessions are available, with no more than 5 connections (connections defined by access locations—total number of participants is approximately 15). The Measured Progress Account Manager will provide detailed information on the technical requirements for the training sessions.

The number of training sessions is determined through consultation with Client. Measured

Progress's included services for initial implementation are listed in Addendum 2.

Additional training sessions can be purchased as needed through the Measured Progress Account Manager, or Account Executive working with the district.

The following policies apply to Measured Progress Client Services:

#### **Training Cancellation**

- Client will be charged ½ of training fees for any training session cancelled within 5 business days of the scheduled training.

#### **Implementation Timeframes**

- Although commitments on timeframe for implementations cannot be made pending completion of a district's Needs Assessment, on average, between six (6) and eight (8) weeks is required to complete the initial district launch. This time period is measured from the time a valid contract is signed by the customer and processed at Measured Progress. Longer implementation periods may be required based upon the size and scale of the district, the complexity of the program, and the quality of the district's student data.

## ADDENDUM 4

### THE CLIENT CONTACT INFORMATION

Please fill in the names and contact information below, so that the Measured Progress Client Services team can contact appropriate members of your district. If contact is the same for multiple functions, please just write “same as above”.

#### Main Implementation Contact(s) – Lake Riviera Middle School

This person is the default contact for our Account Manager to discuss general implementation and rollout of the Data and Assessment System.

Name	Len Niebo
Title	Director of Technology, Brick Township School District
Phone	732.785.3000 ext 1030
Email	<a href="mailto:lnieibo@brickschools.org">lnieibo@brickschools.org</a>

#### Training Contact(s)

This person is the default contact for our Account Manager to discuss who will attend trainings, plus the organizing and scheduling of these trainings.

Name	Alyce Anderson
Title	Principal
Phone	732.262. 2600
Email	<a href="mailto:aanderson@brickschools.org">aanderson@brickschools.org</a>

#### Assessment Data Contact(s)

This person is the default contact for our Data Services Team to discuss the gathering of electronic data from your state tests.

Name	Kevin Campbell
Title	Assistant Principal
Phone	732. 262. 2600 ext. 4015
Email	<a href="mailto:Kcampbell2@brickschools.org">Kcampbell2@brickschools.org</a>

#### Student Information System Contact(s)

This person is the default contact for our Data Services Team to discuss the initial gathering of your Roster Files and the subsequent gathering of ongoing Roster Updates.

Name	Kevin Campbell
Title	Assistant Principal
Phone	732. 262. 2600 ext. 4015
Email	<a href="mailto:Kcampbell2@brickschools.org">Kcampbell2@brickschools.org</a>

#### Purchasing Contact(s)

This person is the default contact for our Client Services Team to discuss billing and payment issues.

Name	Barbara Blair
Title	Purchasing Agent/Book Keeper
Phone	732.262.2600 ext 0
E-mail	<a href="mailto:bblair@brickschools.org">bblair@brickschools.org</a>

## ADDENDUM 4

### THE CLIENT CONTACT INFORMATION

Please fill in the names and contact information below, so that the Measured Progress Client Services team can contact appropriate members of your district. If contact is the same for multiple functions, please just write “same as above”.

#### Main Implementation Contact(s) – Veterans Memorial Middle School

This person is the default contact for our Account Manager to discuss general implementation and rollout of the Data and Assessment System.

Name	Len Niebo
Title	Director of Technology, Brick Township School District
Phone	732-785-3000, Ext. 1029
Email	<a href="mailto:lniebo@brickschools.org">lniebo@brickschools.org</a>

#### Training Contact(s)

This person is the default contact for our Account Manager to discuss who will attend trainings, plus the organizing and scheduling of these trainings.

Name	Stacey Carlock
Title	Basic Skills Instructor
Phone	732-785-3030, Ext. 5000
Email	<a href="mailto:scarlock@brickschools.org">scarlock@brickschools.org</a>

#### Assessment Data Contact(s)

This person is the default contact for our Data Services Team to discuss the gathering of electronic data from your state tests.

Name	Len Niebo
Title	Director of Technology, Brick Township School District
Phone	732-785-3000, Ext. 1029
Email	<a href="mailto:lniebo@brickschools.org">lniebo@brickschools.org</a>

#### Student Information System Contact(s)

This person is the default contact for our Data Services Team to discuss the initial gathering of your Roster Files and the subsequent gathering of ongoing Roster Updates.

Name	James Carr
Title	Assistant Principal
Phone	732-785-3000, Ext. 5000
Email	<a href="mailto:jcarr@brickschools.org">jcarr@brickschools.org</a>

#### Purchasing Contact(s)

This person is the default contact for our Client Services Team to discuss billing and payment issues.

Name	Debbie McEvoy
Title	Secretary
Phone	732-785-3030, Ext. 5016
E-mail	<a href="mailto:dmcevoy@brickschools.org">dmcevoy@brickschools.org</a>