VOLUNTARY RESOLUTION AGREEMENT

I. INTRODUCTION
Blackfoot Charter Community Learning Center (the school) enters into this agreement to resolve the allegations in a complaint (Reference No. 10181028) filed with the U.S. Department of Education, Office for Civil Rights (OCR), under Title II of the Americans with Disabilities Act of 1990 (Title II) and Section 504 of the Rehabilitation Act of 1973 (Section 504).

II. RESOLUTION PROVISIONS

A. Accessibility Plan

1. By May 1, 2018, in consultation with OCR, the school will develop, or have developed, an accessibility plan to ensure that its ramps to the portable classrooms and parking areas comply with applicable Section 504 and Title II accessibility requirements. The accessibility plan will include current information, including photographs and measurements, about the portable ramps and parking areas (e.g., number, width and slope of parking spaces; height of parking signs; width and slope of exterior routes of travel; length, height, and diameter of ramp handrails; and surface of ramps) and an assessment whether each of these features meets the applicable accessibility standard (such as the 2010 ADA Accessibility Standards if the parking areas or ramps were constructed or altered on or after March 15, 2012). The plan will specify any features that do not meet the applicable accessibility standards, and contain an action plan, with a schedule, to make the features accessible.

2. After receiving OCR’s approval of the accessibility plan, as described in the reporting section below, the district will implement the plan consistent with the plan’s schedule.

Reporting:

1. By October 1, 2018, the school will provide a report to OCR with its draft accessibility plan. OCR will review the plan and notify the school if it requires any changes to the plan. The school will make the required changes and resubmit the plan within 21 days.
of OCR’s notice of the required changes. OCR and the school will repeat this procedure until OCR approves the plan.

2. Within 30 days of completing implementation of the accessibility plan, the school will submit a report to OCR demonstrating that it corrected all the accessibility issues identified in the plan.

III. OTHER PROVISIONS

A. The school understands that by signing this Agreement, it agrees to provide OCR data and other information in a timely manner in accordance with the reporting requirements of this Agreement. Further, the school understands that during the monitoring of this Agreement, if necessary, OCR may visit the school, interview staff and clients, and request such additional reports or data as are necessary for OCR to determine whether the school has fulfilled the terms of this Agreement.

B. Upon the school’s satisfaction of the commitments made under this Agreement, OCR will close the case.

C. The school understands and acknowledges that OCR may initiate administrative enforcement or judicial proceedings to enforce the specific terms and obligations of this Agreement. Before initiating administrative enforcement (34 C.F.R. §§ 100.9, 100.10), or judicial proceedings to enforce this Agreement, OCR will give the school written notice of the alleged breach and sixty (60) calendar days to cure the alleged breach.

Signed:

/s/ 
______________________________
Debbie Steele, M.Ed., Principal
Blackfoot Charter Community Learning Center

April 19, 2018
Date