Purchase	Requisition #	
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MT. DIABLO UNIFIED SCHOOL DISTRICT

1936 Carlotta Drive Concord, CA 94519

AGREEMENT BETWEEN MT. DIABLO UNIFIED SCHOOL DISTRICT AND INDEPENDENT CONTRACTOR

				thin Int day	of July 2011	5 , by and	between the M to Children's Hon	i. Diab	lo Unif	fied School
~! . ! .	THIS A	GREEM! inafter	"District")	and		Sacrament	o Children's Hon	16		
District		****						~ 1 1 1		
(Hereim	District	hereby er	ngages Contr	actor to render	services unde	r the terms a	nd conditions o	f this A	igreem	ent.
1.		* *								
••	(a)	Contract of this method, material Contract Subcont	or agrees to page and details s, tools and tor's own extractors may	of performing transportation repense, use non-	the Services, ecessary for District empleth the written	Contractor the performation oyees to per approval of	t "A" (hereinaftor will determ r shall be responded of the service form the Service the District.	onsible vices. (es und	for processing for the S	ctor may, at Agreement.
	(b)	Contrac professi solely r directio	tor represent onal manner esponsible f on, or control	s that Contract, without the a or the profession from District.	or has the quedvice, contround performation Contractor:	nalifications I, or supervious Ince of the s Shall have so med.	sion of the Disservices, and shale discretion as	nall rec	trol of	o assistance, Contractor's
2.	Comp	ensation,	District agr	ees to compens	ate Contracto	r for the per	formance of the			-
	basis:			for Com	ricas	505 _ 166	54 _ 41 _ 58	30 \$	S	24,000.00
				for Ser			54 _ 41 _ 51		ŝ	25,000.00
	The b	asis of th	e fee for Ser	vices shall be as	follow	303 - 100	J-7 *	4		
		a. b. c.	Q1	per hour, per day, o per engag	Α	BU	DGET CODE(S)		Б	
	Chec	ck One:								o for all hours
	図	Partia	1 Payments:	Contractor sho this Agreemen	all invoice D	istrict on a r	nonthly basis o	r as ag	greed u	J 101 an noard
		Partia Admi	d pursuant of Payments: inistrator wil	District shall verify invoice	I make a page indicating t	nyment per hat all requi	schedule detail red services ha	ed in ve bee	Exhibitan perfo	ormed by each
		timel Payır	ine. nent in Full:	Contractor sha	ll invoice Di	strict on con	apletion of serve been performe	rices. I	District	t Administrator
		will	erity invoice	indicating the	annag inclim	ed in associa	tion with the pe	rforma	nce of	the Services.
						- ffaction on	111111111111111111111111111111111111111	012		This Agreement
3.	Ter will	m and Te I terminat	rmination. T	his Agreement impletion of the	e Services or	when termin	ated as set forth	below	tan not	This Agreement
	Eitl par	her party ty. Shou	may termina ald either pa	te this Agreem	ent at any the	ne by giving nce of this his Agreeme	Agreement or ont by giving w	an atomic	olly hr	tice to the other each any of its to the breaching

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4. Relationship of the Parties. Contractor enters into this Agreement as, and shall continue to be, an independent contractor. Under no circumstances shall Contractor be considered an employee of District within the meaning of any federal, state, or local law or regulation including, but not limited to, laws or regulations governing unemployment insurance, old age benefits, workers' compensation, industrial illness or accident coverage, taxes, or labor and employment in general. Under no circumstances shall Contractor look to District as his/her employer, or as a partner, agent, or principal. Contractor shall not be entitled to any benefits accorded to District's employees, including, without limitation, workers' compensation, disability insurance, vacation, or sick pay. Contractor shall be responsible for providing, at Contractor's expense, and in the Contractor's name, disability, workers' compensation or other insurance, as well as licenses and permits usual or necessary for conducting the Services hereunder.

Contractor shall pay, when and as due, any and all local, state and federal income or other taxes incurred as a result of Contractor's compensation hereunder, including estimated taxes, and shall provide District with proof of said payments upon demand.

- 5. Fingerprinting and Criminal Records Check of Contractor's Employees. Contractor shall comply with the provisions of California Education Code §45125.1 regarding the submission of fingerprints to the California Department of Justice and the completion of criminal background investigations of the contractor and/or its employees. To the extent Education Code §45125.1 is applicable, Contractor shall not permit any employee to have any contact with District pupils until such time as Contractor has verified in writing to the governing board of the District that such employee has not been convicted of a felony, as defined in Education Code §45125.1. Contractor shall provide the certification document attached hereto as Exhibit _____ prior to commencing work under this Agreement.
- 6. <u>Rules and Regulations</u>. All rules, policies, and regulations of the Mt. Diablo Unified School District Board of Education and all federal, state, and local laws, ordinances and regulations are to be observed strictly by Contractor pursuant to this Agreement.
- 7. Indemnification. Contractor shall hold harmless, defend and indemnify District and its officers, elected and appointed officials, employees and volunteers from and against any and all liability, loss, damage, expense, costs (including without limitation costs and fees of litigation) of every nature arising out of or in connection with Contractor's performance of work hereunder or its failure to comply with any of its obligations contained in this agreement, except such loss or damage which was caused by the sole negligence or willful misconduct of the District.
- 8. <u>Insurance</u>. Contractor shall procure and maintain for the duration of the agreement insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder and the results of that work by the Contractor, his agents, representatives, employees or subcontractors. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A:VII, unless otherwise acceptable to the District.

Coverage shall be at least as broad as:

- 1. Commercial General Liability (CGL): Insurance Services Office Form CG 00 01 covering CGL on an "occurrence" basis, including products and completed operations, property damage, bodily injury and personal & advertising injury with limits no less than \$2,000,000 per occurrence. If a general aggregate limit applies, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit. EXCEPTION: Contracts of less than \$5,000 need only provide general liability insurance of \$1,000,000 per occurrence.
- 2. Automobile Liability: ISO Form Number CA 00 01 covering any auto (Code 1), or if Contractor has no owned autos, hired, (Code 8) and non-owned autos (Code 9), with a limit no less than \$1,000,000 per accident for bodily injury and property damage.
- Workers' Compensation: as required by the State of California, with Statutory Limits, and Employer's Liability Insurance with limit of no less than \$1,000,000 per accident for bodily injury or disease.
- 4. Professional Liability/Errors & Omissions Liability, if applicable: \$1,000,000 per occurrence.

If the contractor maintains higher limits than the minimums shown above, the District requires and shall be entitled to coverage for the higher limits maintained by the contractor.

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The insur	rance policies are to contain, or be endorsed to co	ontain, the fo	ollowing provisions:		
Addition	al Insured Status				
			be named as additional insured by endorsement to ing out of work or operations performed by or on shed in connection with such work or operations.		
Primary	Coverage				
	For any claims related to this contract, the Contractor's insurance coverage shall be primary insurance as respects the District, its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the District, its officers, officials, employees, or volunteers shall be excess of the Contractor's insurance and shall not contribute				
	f Cancellation				
Each ins District.	surance policy required above shall provide that	coverage sha	all not be canceled, except with notice to the		
	INSURANCE	E REQUIRE	MENTS		
circumsta are hereb	er will be granted to eliminate the insurance ances, certain insurance requirements may be not y waived or modified as follows:	requirement nodified or w	ts outlined in this contract. However, in special vaived. The following items in Insurance section 8		
Limits:					
Outer					
The initi	als of the Superintendent, or his/her designee, as e requirements in this Agreement:	nd the Gener	al Counsel, are <u>required</u> to waive or modify any		
Superint	rendent General Counsel				
9.	schematics, prototypes, models, inventions an Agreement and arising from the Services shall property.	d all other if	all designs, plans, reports, specifications, drawings, iformation and items made during the course of this by and assigned to District as its sole and exclusive		
10.	Notice. Any notice required or permitted to given, served and received if given in writing mail, registered or certified mail, postage p delivery service, or facsimile transmission, ad	repaid, retur	nder this Agreement shall be deemed to have been ersonally delivered or deposited in the United States on receipt required, or sent by telegram, overnight ollows:		
	DISTRICT		CONTRACTOR		
	Mt. Diablo Unified School District 1936 Carlotta Drive Concord, CA 94519-1397 Attn: Superintendent	Name: Attn: Address: Phone: Fax:	Sacramento Children's Home Roy Alexander, CEO 2750 Sutterville Road Sacramento Ca 95820 916-452-3981 916-454-5031		
		Tax ID #:	94-1156588		

Any notice personally given or sent by telegram or facsimile transmission shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the next business day following delivery thereof to

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	the overnight delivery service. Any notice given b United States mail.				
11.	Entire Agreement of Parties. This Agreement constitutes the entire agreement between the parties and supersedes all prior discussions, negotiations and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both parties.				
12.	California Law. This Agreement shall be governed be determined and enforced in accordance with the that any action or proceeding brought to enforce maintained in Contra Costa County, California.	the te	rms and condi	tions of th	is Agreement shall be
10		brings ar	ny proceedings	against the	other arising out of this
13.	Agreement, the prevailing party shall be entitled reasonable attorneys' fees to be fixed by the court. recover its costs of suit as awarded by a court of judgment. No sum for attorneys' fees shall be courdetermining whether a party is entitled to its costs of the court of the c	The "procompetent of recover the competent of the compete	evailing party" t jurisdiction, w loulating the an ys' fees.	shall be the hether or n	party who is entitled to ot suit proceeds to final udgment for purposes of
14.	Waiver. The waiver by either party of any breach not be deemed to be a waiver of such term, coven other term, covenant, or condition herein contained	am, cond i.	tion, or any su	osoquosio os	
IN W	TNESS WHEREOF, the parties hereto have execute	ed this Ag	reement on the	date first at	oove written.
	DIABLO UNIFIED SCHOOL DISTRICT		Sacramer	nto Childre	en's Home ndent Contractor/Consultant
By:	Signature of Principal/Budget Administrator Date	Ву	Signature of Contra	octor/Consulta	13/23/15 Date
Title:	Daniel Cossin ADD Administrator	Title:	Roy Alexar Print Name and T	ider, CEC)
Auth	orized and Approved by:				
22000					
Super	intendent or Designee	Date			
<u>Prio</u>	r to commencement of service, sign and forward	<u>complete</u>	d original cont	ract to Fisc	eal Services.
			r	Dent Center,	Special Education
0	inator's Signature	Date			ating this Contract
Orig					
Print	Bryan Cassin, ADR Administrator Name of Originator and Title		•		ż
Bill	ing Address if reimbursed by outside agency—i.e. A	SB, PTA	, PFC		
				Distribution original: copy: copy:	Fiscal Services for payment Contractor Originator/Budget Administrator

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EXHIBIT A

LIST OF SERVICES, INCLUDING DATE(S), TO BE PERFORMED BY CONTRACTOR

IF PARTIAL PAYMENTS ARE TO BE MADE TO CONTRACTOR ON A SCHEDULE AS INDICATED ON PAGE 1, PLEASE LIST PAYMENT SCHEDULE HERE

Service Period-July 1, 2015-November 30, 2015

Rates of Service for students placed in the program

Room and Board=\$8935.00 per month Case Management=\$2.02 per minute Mental Health Services=\$2.61 per minute Crisis Intervention=\$3.88 per minute Medication Support=\$4.82 per minute

Contract not to exceed Amount= \$49,000

EXHIBIT B

Contractor REQUIRED to Complete CRIMINAL BACKGROUND CHECK CERTIFICATION

Mt. Diable Unified School District Consultant/Independent Contractor Agreement - Criminal Background Check

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Name of Independent Consultant/Contractor:			Sacramento Children's Home		
			Room and Board/Mental Health Services		
Services	to be	performed under the Agreement:			
			Sacramento Children's Home		
Schools will be j		ons where services ned:			
Total amount to be paid by the District under this Agreement:			\$ 49,000.00		
Term of Agreement:			July 1, 2015-November 30, 2015		
			box(es) and fill in any blanks.		
1.	, s'	I certify that none of my employees, nor myself, will have more than limited contact (as defined by the District) with District students during the term of the Agreement. Therefore, we have not been fingerprinted.			
2A		If this box is checked, then Box 2B also applies and must be checked to indicate these employees have been fingerprinted. The following employees will have more than limited contact (as defined by the District) with District students during the term of the Agreement (attach and sign additional pages, as needed):			
2В	/	I certify that the employees noted in 2A above have been fingerprinted under procedures established by the California Department of Justice, and the results of those fingerprints reveal that none of these employees have been arrested or convicted of a serious or violent felony, as defined by the California Penal Code.			

Certification by Contractor/Consultant

"I certify that the information provided herein is true and accurate. I further acknowledge that during the term of my Agreement with the District, if I learn of additional information which differs from the responses provided above, I promise to forward this additional information to the District immediately."

Independent Contractor/Consultant Signature	Superintendent or Designee's Signature
Roy Alexander, CEO /6/23/15	Print Name Date
Independent Contractor/Consultant	Superintendent or Designee's Signature