Purchase Order # <u>103523</u>	_		ONITIED SCHOOL
Mt. Diablo Unified School District 1936 Carlotta Drive Concord, CA 94519			
Independent Service Contract Master Contract	Amendment No	. 4	
This Amendment is entered into between the M (CONTRACTOR). MDUSD entered into an A November 30, 20 L(p. 1)	Agreement with CONTRACT	OR for professional services on	
1. Services: (Check and complete ONE CONTRACTOR agrees to provide such as services, materials, produced one full day of Check Tractive Brach)	le the following amended ser lets, and/or reports; attach ad COXANIA	vices. (Provide full description ditional pages as necessary).	of expected final results,
The scope of work is attached as inconsistent with this Agreement		eference to the extent that it is su	ubordinate to and not
The scope of work is unchanged.			
 Terms: (Check and complete ONE o □ The contract term is extended by expiration date is	an additional	(days/weeks/mor, 20]	nths), and the amended
☐ The contract term is unchanged.			
 Compensation: (Check and complete change to the above Services OR Terr □ The rate is amended by an 	ns of the Contract).	ecrease of \$ for	nged if there is also a
The contract amount is amended by an contract amount.	increase of \Box d	ecrease of \$ 1,200 <u>00</u>	to original
The amended contract □amount □	frate is now \$		
 Remaining Provisions: All other pro- in full force and effect as originally sta 		d prior Amendment(s) if any, sl	hall remain unchanged and
5. Amendment History: This contract I No. Date General Descrip	nas previously been amended option of Reason for Amenda	ment Amount of Increa \$	se/Decrease
		\$ \$	
6. Approval : This Agreement is not effective requires signature by the Superintende		be made to Contractor until it is	approved. Approval
Mt. Diablo USD Mt. Dia	ablo USD	Contractor	Board Approval (if needed)
By: Ja Vall By: Super Su	Rath Eaglin rintendent or Designee	Ву:	Docket Number: Agenda Item Number
Date: 12/5/1/2 Date:	12 / 8/16	Date	Date

PAR

On File

VaccenW-9

Insurance

MT. DIABLO UNIFIED SCHOOL DISTRICT

1936 Carlotta Drive Concord, CA 94519

JUN 2 1 2016



AGREEMENT BETWEEN & FISCAL SERVICES MT. DIABLO UNIFIED SCHOOL DISTRICT AND INDEPENDENT CONTRACTOR

Distric (herein	THIS . t (her after "C	emane	r District	de this 13 day of and	April	, by and Ka	between the Mt aren Junker	. Diablo U	nified School
	Distric	t hereb	y engages Con	tractor to render se	rvices unde	r the terms a	nd conditions of	this Agree	ement.
1.	Perfor	Performance of Services							
	(a)	of the method mater Control	is Agreement od, and details rials, tools and ractor's own ex	perform the service as an independent of performing the transportation necespense, use non-Disbe used only with the service of	t contractor e Services. essary for the strict emplo	Contractor Contractor he performan yees to performan	or will determi shall be respor nce of the service orm the Service	ne the me usible for p ces. Contr	ans, manner, providing the actor may, at
	(b)	profe solely direct	ssional manner responsible for tion, or control	ts that Contractor I c, without the advictor the professional from District. Conner in which they a	ce, control, performan ontractor sh	or supervisi ce of the sea all have sole	on of the Distri	ct. Contra	octor shall be assistance,
2.	Compe basis:	nsatio	n. District agre	ees to compensate (Contractor f	for the perfor	rmance of the se	ervices on 1	the following
	Not to	exceed	\$ 3,400.00	for Services	1	74 - 0930	_ 10 _ 5800	\$	3,400.00
	The ba	sis of t	he fee for Servi	ices shall be as follo	ow _			\$	
		a. b. c.	\$ \$ \$	per hour, per day, or per engagemen	 t.	BUDG	ET CODE(S)	\$	
	Check	One:							
	d	worke Partia	ed pursuant to the land to the	Contractor shall inv his Agreement. District shall mak verify invoice indic	te a payme	ent per sche	dule detailed is	n Exhibit	A. District
	Payment in Full: Contractor shall invoice District on completion of services. District Administrator will verify invoice indicating that all required services have been performed.								
	Contrac	ctor sha	all be responsib	le for all expenses	incurred in	association v	with the perform	ance of the	Services.
3.	Term a will ter	nd Ter minate	mination. This upon the comp	Agreement will be letion of the Service	come effect es or when	ive on terminated a	4/13/16 as set forth below	. Thi	s Agreement
	Either party may terminate this Agreement at any time by giving thirty (30) days written notice to the other party. Should either party default in the performance of this Agreement or materially breach any of its provisions, the non-breaching party may terminate this Agreement by giving written notice to the breaching party. Termination shall be effective immediately on receipt of said notice.								

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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. <u>Indemnification</u>. 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.
- 3. 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 insu	rance policies are to contain, or be endorsed to contain, the following provisions:					
Additio	nal Insured Status					
the Com	trict, its officers, officials, employees, and volunteers are to be named as additional insured by endorsement to imercial General Liability policy with respect to liability arising out of work or operations performed by or on f the Contractor including materials, parts or equipment furnished in connection with such work or operations.					
Primary	y Coverage					
District,	claims related to this contract, the Contractor's insurance coverage shall be primary insurance as respects the its officers, officials, employees, and volunteers. Any insurance or self-insurance maintained by the District, ers, officials, employees, or volunteers shall be excess of the Contractor's insurance and shall not contribute					
Notice o	f Cancellation					
Each ins District.	Each insurance policy required above shall provide that coverage shall not be canceled, except with notice to the District.					
INSURANCE REQUIREMENTS						
circumsta	or will be granted to eliminate the insurance requirements outlined in this contract. However, in special notes, certain insurance requirements may be modified or waived. The following items in Insurance section 8 waived or modified as follows:					
Limits: _						
Insurance	s of the Superintendent, or his/her designee, and the General Counsel, are <u>required</u> to waive or modify any requirements in this Agreement:					
Superinter	ndent General Counsel					
s A	Ownership of Designs and Plans. Contractor agrees that all designs, plans, reports, specifications, drawings, schematics, prototypes, models, inventions and all other information and items made during the course of this Agreement and arising from the Services shall be owned by and assigned to District as its sole and exclusive property.					
g n	Notice. Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served and received if given in writing and either personally delivered or deposited in the United States nail, registered or certified mail, postage prepaid, return receipt required, or sent by telegram, overnight lelivery service, or facsimile transmission, addressed as follows:					

DISTRICT CONTRACTOR Mt. Diablo Unified School District Name: Karen Junker Attn: 1936 Carlotta Drive Concord, CA 94519-1397 Address: P.O. Box 713 Attn: Superintendent Larkspur, CA 94977 Phone: (415) 254-4476 Fax: Tax ID #:

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

Purcha	ase Requisition#			
	the overnight delivery service. Any notice given by United States mail.	/ mail	il shall be effective three (3) days after deposit in the	
11.	Entire Agreement of Parties. This Agreement co supersedes all prior discussions, negotiations and ag be amended or modified only by a written instrument	greeme	nents, whether oral or written. This Agreement may	
12.	California Law. This Agreement shall be governed be determined and enforced in accordance with the last any action or proceeding brought to enforce maintained in Contra Costa County, California.	laws o	of the State of California. The parties further agree	
13.		o recording to recording the recording to recording the recording to recording the recording to recording the reco	cover, in addition to its costs of suit and damages, 'prevailing party" shall be the party who is entitled to tent jurisdiction, whether or not suit proceeds to final calculating the amount of a judgment for purposes of	
14.	Waiver. The waiver by either party of any breach o not be deemed to be a waiver of such term, covenant other term, covenant, or condition herein contained.	of any	y term, covenant, or condition herein contained shall	
IN WI	TNESS WHEREOF, the parties hereto have executed the	this A	Agreement on the date first above written.	
MT. D	X 1 1/2 (0/2010 B)		Karen Junker f Company/Organization or Independent Contractor/Consultant 6/20/20	ط ا
Title:	Signature of Frincipal/Budget Administrator Date	itle:	Karen Junker, Consultant Print Name and Title	·
Author	rized and Approved by:			
Superin	tendent or Designee D	2-3/) Daté	<u>116</u>	
Prior t	to commencement of service, sign and forward comp	pleted	ed original contract to Fiscal Services. Rio Vista Elementary (174)	
Origina	A 1 SV V UX 1 U1 2919 Por 3 Signature Date	te	Site/Department Originating this Contract	
<i>y</i>	Susan Valdez, Principal		<u>.</u>	
Print Na	ame of Originator and Title			
Billing	Address if reimbursed by outside agency—i.e. ASB, P	PTA, I	PFC	

Distribution original: Fiscal Services for payment copy: Contractor original origina

Revised: 7/23/14

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

August 17 – 6 hours

1) Introduction to restorative practices with a focus on effective affective language:

Participants will gain understanding of the basic theoretical foundations of restorative practices, be trained in the use of affective statements, and have opportunities to reflect on their own work and practices with students.

2) Introduction to using community building circles with students:

Participants will learn effective strategies for beginning to use circles for relationship building and classroom management, and have opportunities to write prompts (lesson plans) appropriate to their individual classroom/school site contexts.

October 10 – 6 hours

1) Check in re: community building circles:

In addition to practicing a few new strategies, participants will have the opportunity to share victories and strategies for success, and troubleshoot issues and concerns.

2) Focus on restorative questions and strategies:

Participants will learn effective strategies for using restorative practices and questions to resolve conflict, repair relationships, and build responsibility and accountability.

3) Practice verbal interventions to mean talk and bullying

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EXHIBIT B Contractor REQUIRED to Complete CRIMINAL BACKGROUND CHECK CERTIFICATION

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

Name	of Inde	pendent Consultant/Contractor:	Karen Junker		
			Restorative Practice training		
Service	es to be	performed under the Agreement:	<u> </u>		
Schools/Locations where services will be performed:			Rio Vista Elementary 611 Pacifica Ave, Bay Point, CA 94565		
Total amount to be paid by the District under this Agreement: \$ 3,400.00			\$ 3,400.00		
Term o	Term of Agreement: Net 30				
	Check the applicable box(es) and fill in any blanks.				
1	1	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):			
2B		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."

Karen Junker 6 28 2616
Print Name
Independent Contractor/Consultant
Independent Contractor/Consultant

Print Name
Independent Contractor/Consultant

Superintendent or Designee's Signature

Print Name
Superintendent or Designee's Signature

Superintendent or Designee's Signature

Revised: 7/23/14

Rio Vista Elementary, MDUSD Susan Valdez Services to be provided by Karen Junker on August 17 and October 10, 2016

August 17 – 6 hours

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October 10 – 6 hours

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In addition to practicing a few new strategies, participants will have the opportunity to share victories and strategies for success, and troubleshoot issues and concerns.

2) Focus on restorative questions and strategies:

Participants will learn effective strategies for using restorative practices and questions to resolve conflict, repair relationships, and build responsibility and accountability.

3) Practice verbal interventions to mean talk and bullying

The total cost for the 2 trainings is \$3400 plus optional \$12/book. Cost includes preparation, travel and other materials.

Thank you for considering this bid. Karen Junker