

MT. DIABLO UNIFIED SCHOOL DISTRICT

1936 Carlotta Drive, Concord, CA 94519 – Phone (925) 682-8000
AGREEMENT BETWEEN MT. DIABLO UNIFIED SCHOOL DISTRICT
AND INDEPENDENT CONTRACTOR

Distr	S AGREEMENT is made this 1 day of July, 2024, by and between the Mt. Diablo Unified Schoo ict (hereinafter "District") and HopSkipDrlve inafter "Contractor").
nere	matter Conductor).
Cont	RECITALS WHEREAS, District is a school district in the County of Contra Costa, State of California, and has its its ipal place of business at 1936 Carlotta Drive, Concord, CA 94519. District desires to engage the services of the ractor and to have said Contractor render services in accordance with the terms and conditions provided in this ement.
or P	WHEREAS, District is authorized to enter into this Agreement pursuant to Government Code Section 53060 ablic Contract Code Section 20111, or both, as set forth below.
of th	NOW, THEREFORE, District hereby engages Contractor to render services under the terms and conditions is Agreement.
	AGREEMENT
	(a) Contractor agrees to perform the services described on Exhibit A (hereinafter "Services"), attached hereto and incorporated herein, as an independent contractor. Contractor will determine the means, manner, method, and details of performing the Services. Contractor shall be responsible for providing
	the materials, tools and transportation necessary for the performance of the Services. Contractor may, at Contractor's own expense, use non-District employees to perform the Services under this Agreement. Subcontractors may be used only with the written approval of the District. (b) Contractor represents that Contractor has the qualifications and ability to perform the Services in a professional manner, without the advice, control, or supervision of the District. Contractor shall be solely responsible for the professional performance of the Services, and shall receive no assistance, direction, or control from District. Contractor shall have sole discretion and control of Contractor's Services and
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2.	at Contractor's own expense, use non-District employees to perform the Services under this Agreement. Subcontractors may be used only with the written approval of the District. (b) Contractor represents that Contractor has the qualifications and ability to perform the Services in a professional manner, without the advice, control, or supervision of the District. Contractor shall be solely responsible for the professional performance of the Services, and shall receive no assistance, direction, or control from District. Contractor shall have sole discretion and control of Contractor's Services and the manner in which they are performed. Compensation. District agrees to compensate Contractor for the performance of the Services on the basis set forth below. Contractor shall be responsible for all expenses incurred in association with the performance of the Services. This Agreement is NOT TO EXCEED \$ 114,000.00 The basis of the fee for Services shall be as follows: District staff to check the applicable box.

3. Payment Schedule. The Contractor shall submit to the District an invoice as further set forth below. The District shall review the payment request and, as soon as practical, shall: (i) pay the requested amount; or (ii) inform the Contractor that all or some part of the request is disputed.

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Contractor shall submit involces in accordance with the following schedule:

		District staff to check applicable box.								
		Partial Payments. Contractor shall invoice District on a monthly basis for work performed in the preceding month pursuant to this Agreement. A District Administrator will verify the invoice to ensure that all required Services have been satisfactorily performed.								
		Scheduled Payments. District shall submit payment to the Contractor per the schedule detailed in								
		"Exhibit A" see page 8 of this Agreement. A District Administrator will verify the invoice to ensure that all required Services have been satisfactorily performed in accordance with the relevant timeline.								
		Payment in Full. Contractor shall invoice District on completion of the Services. A District Administrator will verify the invoice to ensure that all required Services have been satisfactorily performed.								
4.	Term and Termination.									
7.	(a)	Term. This Agreement will become effective on July 1, 2024 and shall expire on September 30, 2024, or when terminated as set forth below.								
	(b)	Termination for Cause. 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. Upon termination of this Agreement, District will compensate Contractor only for services satisfactorily rendered to the date of termination.								
	(c)	Termination for Convenience. The District may terminate this Agreement at any time by giving thirty (30) days written notice to the Contractor. Termination shall be effective immediately on receipt of said notice. Upon termination of this Agreement, District will compensate Contractor only for services satisfactorily rendered to the date of termination.								
5.	indep within regula	ionship of the Parties. Contractor enters into this Agreement as, and shall continue to be, an endent contractor. Under no circumstances shall Contractor be considered an employee of District the meaning of any federal, state, or local law or regulation including, but not limited to, laws or ations governing unemployment insurance, old age benefits, workers' compensation, industrial illness ident coverage, taxes, or labor and employment in general. Under no circumstances shall Contractor								

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.

licenses and permits usual or necessary for conducting the Services hereunder.

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

The parties agree that: (1) Contractor shall be responsible for the control and direction of its own employees and personnel in the performance of the Services under this Agreement; (2) the Contractor's personnel shall only perform work that is outside the usual course of the District's business; and (3) Contractor's personnel shall be engaged in business independent of the District. Contractor shall defend and indemnify the District against any claim by any worker that it is actually an employee of the District.

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- Fingerprinting and Criminal Records Check of Contractor's Employees. Contractor shall comply with the provisions of California Education Code Section 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 Section 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 Board of Education of the District that such employee has not been convicted of a felony, as defined in Section 45125.1. If required by District, Contractor shall provide to District the fingerprinting certification attached hereto as Exhibit B prior to commencing work under this Agreement.
- Rules and Regulations. All rules, policies, and regulations of the Mt. Diablo Unified School District Board of Education, including any rules and regulations related to COVID-19 or other global pandemics, and all federal, state, and local laws, ordinances and regulations are to be observed strictly by Contractor during the performance of Services pursuant to this Agreement.
- 8. 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 the Services 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.
- 9. Insurance. 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, its 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 Minimums shall be at least as broad as:

District staff to check the appropriate boxes.

	(a) C	ommercial General Liability (CGL):	
		"occurrence" basis, including production and personal & advertising injury aggregate limit applies, either	urance Services Office Form CG 0001 lucts and completed operations, property with limits no less than \$1,000,000 per of the general aggregate limit shall appregate limit shall be twice the required ,000).	damage, bodily injury occurrence. If a general oly separately to this
	V	"occurrence" basis, including proc and personal & advertising injury aggregate limit applies, either	Insurance Services Office Form CG 000 ducts and completed operations, property with limits no less than \$2,000,000 per the general aggregate limit shall appregate limit shall be twice the required 1,000).	damage, bodily injury occurrence. If a general ply separately to this
(b)	Au	tomobile Liability.		
	V		ing any auto (Code 1), or if Contractor had de 9), with a limit no less than \$1,000,00	
			businesses using personal vehicles, evolistrict as an alternative provided that such soft the insured vehicle.	-
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PURCHASE REQUEST #R144142	
(c) 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. All California employers must provide workers' compensation benefits to their employees under California Labor Code Section 3700.	
If the Contractor is a sole proprietor with no employees, it may be exempt from this requirement provided the Contractor is self-insured as certified in Exhibit C. If the Contractor employs one or more employees, it must provide this type of insurance coverage. The District shall not obtain workers' compensation insurance on behalf of Contractor or Contractor's employees.	
(d) Other Coverages When Applicable. (District staff to check applicable box(es)).	
Professional Liability/Errors & Omissions Liability. \$1,000,000/occurrence, \$2,000,000/aggregate. Applicable for contractors with professional training providing a specialized advanced service, physicians, accountants, architects, engineers, and brokers	
Sexual Abuse and Molestation Coverage. \$3,000,000/occurrence. Applicable if the Contractor will be alone with students	
Cyber Insurance. Not less than \$2,000,000 per claim to be maintained for the duration of the Agreement and three years following its termination. Applicable if the Contractor will be using, storing, or accessing, the District's private, confidential, or protected information	
(e) The District reserves the right to require that Contractor maintain and provide evidence of additional insurance coverages as may be necessary or desirable given the nature of the Services. 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.	
(f) Additional Insured Status. The District, its officers, officials, employees, and volunteers are to be named as additional insured by endorsement to the Commercial General Liability policy and to the Sexual Abuse and Molestation policy, if applicable, with respect to liability arising out of work or operations performed by or on behalf of the Contractor including materials, parts or equipment furnished in connection with such work or operations.	
(g) Primary Coverage. For any claims related to this Agreement, the Contractor's insurance coverage shall be primary insurance as it 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 with it.	
(h) Notice of Cancellation. Each insurance policy required above shall provide that coverage shall not be cancelled, except with notice to the District.	
INSURANCE REQUIREMENTS No waiver will be granted to eliminate the insurance requirements outlined in this contract. However, in special circumstances, c insurance requirements may be modified or waived. The following items in Insurance, Section 9, are hereby waived or modification follows (note, a waiver for one type of insurance does not constitute waiver for all):	ertai
Limits:	
Other:	
Initials of the Superintendent, or designee, are <u>required</u> to waive or modify any Insurance requirements in this Agreement:	
Superintendent or Designee Date	

- Originality; Ownership of Designs and Plans. Except as to standard generic details, Contractor agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Contractor and shall not be copied in whole or in part from any other source, except that submitted to Contractor by District as a basis for such services. 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.
- Disputes. In the event of a dispute between the parties as to performance of the Services, the interpretation of this Agreement, or payment or nonpayment for work performed or not performed, the parties shall attempt 11: to resolve the dispute in good faith. Pending resolution of the dispute, Contractor agrees it will neither rescind the Agreement nor stop the performance of the Services, but will allow determination by the court of the State of California, in the county in which the District's administration office is located, having competent jurisdiction of the dispute. Disputes may be determined by mediation if mutually agreeable, otherwise by litigation. Notice of the demand for mediation of a dispute shall be filed in writing with the other party to the Agreement. The demand for mediation shall be made within a reasonable time after written notice of the dispute has been provided to the other party, but in no case longer than ninety (90) days after initial written notice. If a claim, or any portion thereof, remains in dispute upon satisfaction of all applicable dispute resolution requirements, the Contractor shall comply with all claims presentation requirements as provided in Chapter 1 (commencing with Section 900) and Chapter 2 (commencing with Section 910) of Part 3 of Division 3.6 of Title 1 of Government Code as a condition precedent to the Contractor's right to bring a civil action against the District. For purposes of those provisions, the running of the time within which a claim must be presented to the District shall be tolled from the time the Contractor submits its written claim until the time the claim is denied, including any time utilized by any applicable meet and confer process.
- 12. Limitation of District Liability. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be liable, regardless of whether any claim is based on Agreement or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the Services performed in connection with this Agreement.
- 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 mail, registered or certified mail, postage prepaid, return receipt required, or sent by telegram, overnight delivery service, or facsimile transmission, addressed as follows:
 - i. Any notice personally given or sent by 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 the overnight delivery service. Any notice given by mail shall be effective three (3) days after deposit in the United States mail.

DISTRICT

Mt. Diablo Unified School District 1936 Carlotta Drive Concord, CA 94519-1397 Attn: Superintendent

CON	TRA	CT	OR
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Rus Name:	HopSkipDrive
Attn:	Jennifer Daranseng, Regional Acet. Har 1320 E. 7th St. Ste. 700 Los Angeles CA 90021 (707) 978-0965
Address:	1320 E. 7th St. Ste. 700 LOS Angeles CA 90021
Phone:	(707) 978-0965
Fav.	
Email:	idaraseng@hopskipdrive.com

- 14. 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.
- 15. California Law. This Agreement shall be governed by and the rights, duties and obligations of the parties shall be determined and enforced in accordance with the laws of the State of California. The parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in Contra Costa County, California.
- 16. Waiver. The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.
- 17. **Equal Employment Opportunity.** It is the policy of the District that, in connection with all work performed under District agreements, there shall be no discrimination against any employee or applicant for employment because of race, color, religious creed, national origin, ancestry, marital status, sex, sexual orientation, age, disability or medical condition and therefore the Contractor agrees to comply with applicable federal and state laws. In addition, the Contractor agrees to require like compliance by all subcontractors employed on the work.
- 18. No Rights in Third Parties. This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein. The obligations of the Contractor pursuant to this Agreement shall not be assigned by the Contractor.
- 19. Severability. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 20. **Incorporation of Recitals and Exhibits.** The recitals and exhibits attached hereto are hereby incorporated herein by reference.
- 21. **Provisions Required By Law Deemed Inserted**. Each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to be inserted herein and this Agreement shall be read and enforced as though it were included therein.
- 22. Conflicts of Interest. Contractor covenants that it presently has no interest, and shall not have any interest, direct or indirect, which would conflict in any manner with the performance of the Services under this Agreement. Contractor is aware of Government Code Section 1090 and the Political Reform Act and will disclose any potential conflicts and/or submit a Form 700 as applicable.
- 23. **Required Documents.** Prior to the commencement of the Services, Contractor shall provide to District evidence of the required insurance coverages as set forth above, a W-9 Form, and executed copies of the following Exhibits:
 - (a) Exhibit A Description of Services, Timelines, and Partial Payment Schedule
 - (b) Exhibit B Fingerprinting Certification
 - (c) Exhibit C Workers' Compensation Certification
 - (d) Exhibit D Data Privacy Addendum (if applicable)

The District reserves the right to require the Contractor to provide additional documents that may be necessary or desirable in light of the nature of the Services.

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IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date last written below.

IN WITNESS WHEREOF, the paties hereto have store	HopSklpDrive
MT. DIABLO UNIFIED SCHOOL DISTRICT	Company/Organization Name or Independent Contractor/Consultant
By: Signature of Principal/Budget Administrator Date Title: Cristian Lepe, Director of Transportation Print Name and Title Signature of District Administrator (if applicable) Date Title: Adman Vargas, Chief Print Name and Title	By: Signature of Contractor/Consultant Date Title: SAAO SHAHZAO, SVP REVENUE Print Name and Title Business Africar
By: Signature of Superintendent or Designee Adrian Vargas, Chief Business Office Print Name and Title	121124 10
AGREEMENT ORIGINATOR. Prior to commencem original contract packet to Purchasing.	Transportation Department
By: Originstor's Signature Date	Site/Department Originating this Contract
Julie Carpenter, Administrative Secretary	
Print Name of Originator and Title	
Billing Address if reimbursed by outside agency—i.e. A	SB, PTA, PFC:

EXHIBIT A

DESCRIPTION OF SERVICES, TIMELINES, AND PARTIAL PAYMENT SCHEDULE (if applicable)

(Note that all payments are generated from an invoice.)

HopSkipDrive, Inc. will provide supplemental transportation services for students participating in programs in Mt. Diablo Unified School District, Contra Costa County, and State and Non-Public Schools to/ from and school site for July 1, 2024, through September 30, 2024.

*Home to School Transportation (per IEP) for Regular School Year and Extended School Year Program:
Services are to be provided at a rate of Thirty Dollars and Twenty-Five Cents (\$30.25) Base Fare (Per 1 Way Trip) plus Three Dollars and Ten Cents (\$3.10) Per-Mile-Fee + Ten Cents (\$.10) per ride California Access for All Fee.

*Regulatory Fees: When required by local regulation, the following shall apply, and may be amended based on regulatory changes without the need for an amendment to the Agreement: Ten Cents (\$.10) per ride California Access for All Fee.

*"Base Fare" is a fixed cost per trip mobilization fee. Allows client to book rides at least 8 hours in advance.

*"Per Mile Fee" HopSkipDrive maintains accurate daily records of student names, pickup and drop off location and time, which includes mileage. The total mileage charge for each ride is calculated based on the mileage traveled by the vehicle multiplied by the Per Mile Fee ("Mileage Charge") and added to the Base Fare.

**The school district will not pay for, nor be charged for, Express Lane usage by Drivers of HopSkipDrive.

*Damage Fees: The school district acknowledges and agrees that HopSkipDrive may assess damage fees to the school district for damage to a driver's vehicle caused by a Rider, and the school district agrees to pay such damage fees. Damages include any actual physical damage or professional cleaning required as a result of a Rider's actions. The damage fee imposed by HopSkipDrive will be based on HopSkipDrive's reasonable assessment of the damage and supported by written evidence such as receipts or photographs.

*Wait Time Fees: When a driver cannot readily locate a Rider, the driver shall wait up to ten (10) minutes after the scheduled arrival time, provided that the school district pick-up procedures permit such wait. During that time, the driver will attempt to contact the school district and caregivers. If pick-up delays become a consistent challenge, the school district will work with HopSkipDrive to update pick-up times. If no remedy can be made through updating pick-up times, HopSkipDrive reserves the right to charge the school district \$10.00 per vehicle for wait times that exceed 10 minutes. In all cases, if, after 15 minutes, the Driver has not located the Rider, the Driver shall depart, and the school district will be charged 100% of the estimated ride charge. This charge is applicable to rides in which the rider is a 'no show' as well as rides canceled by the ride organizer within the two (2) hour time period

*Cancellation Policy: Rides canceled more than two (2) hours before the pickup time shall result in no charge to the Organization. Rides canceled between one (1) and two (2) hours of the pickup time shall result in a charge equal to 100 percent (100%) of the estimated ride charge. This charge is applicable to rides in which the rider is a 'no show' as well as rides canceled by the ride organizer within the two (2) hour time period.

*IN THE EVENT OF AN EMERGENCY SCHOOL CLOSURE, PAYMENT WILL NOT BE MADE FOR SERVICES NOT RENDERED.

*Total contract not to exceed one hundred fourteen thousand dollars (\$114,000.00) for July 1, 2024 through September 30, 2024.

EXHIBIT A-2 DESCRIPTION OF SERVICES, TIMELINES, AND PARTIAL PAYMENT SCHEDULE (if applicable)

(Note that all payments are generated from an invoice.)

*Services: During the term of this Agreement, HopSkipDrive will provide transportation coordination services (the "Services") to the Client by arranging transportation by drivers (operating as independent contractors who use the HopSkipDrive Platform) for certain riders who attend the Client. The Client will subscribe to use HopSkipDrive's website, mobile and web applications, content, products, and related services (collectively, the "HopSkipDrive Platform"), available on a Software-as-a-Service basis, to utilize the Services, subject to any additional terms and conditions applicable to the use of such Platform as may be notified to the Client from time to time.

Ride Requests: HopSkipDrive will coordinate transportation services for routes entered into the HopSkipDrive.

**HopSkipDrive must comply with SB88 policy guidelines.

Ride Requests: HopSkipDrive will coordinate transportation services for routes entered into the HopSkipDrive Platform by the Client 8-hours or more in advance. The Client may modify any route within 2-hours of scheduled pickup time for a ride.

Contacting Caregivers: The Client shall provide HopSkipDrive with accurate contact information for adult parents and legal guardians of the Client's riders ("Caregivers") and ensure that such Caregivers consent to be contacted with alerts and updates on scheduled rides. Caregivers will receive notifications to facilitate the smooth and safe operation of the Services, which may include notifications relating to scheduled rides, trip status updates, and schedule adjustments or modifications.

Relationship between the Client and its Caregivers: HopSkipDrive shall contact the Caregivers regarding any material issues that may arise in connection with the Services. In the event of a serious incident in connection with the Services, including without limitation an accident, HopSkipDrive shall contact the Client's designated emergency contact(s) (as identified during the on-boarding process or subsequently modified in writing).

Authorized Users: The Client acknowledges that HopSkipDrive's Terms of Use specifically indicate that minors are not permitted to use HopSkipDrive user accounts. The Client shall communicate to the Caregivers and their riders that minors are not permitted to use the HopSkipDrive Platform or contact HopSkipDrive's Customer Support team to request changes to their rides.

Family Educational Rights and Privacy Act: To the extent applicable, the Client hereby designates HopSkipDrive as a "school official" with "legitimate educational interests" in the Client's records, as those terms have been defined under the Family Educational Rights and Privacy Act (20 U.S.C. § 1232g; 34 CFR Part 99), as amended from time to time ("FERPA") and its implementing regulations. The parties acknowledge that HopSkipDrive will create, access, and maintain Student Educational Records (as defined under FERPA) to perform the Services. The Client hereby grants permission to HopSkipDrive and independent contractors using the HopSkipDrive Platform to use Student Educational Records for maintaining and providing the Services, and for the avoidance of doubt, such independent contractors shall not be deemed third parties for purposes of access to Student Educational Records.

Data Privacy: The Client represents and warrants that: (i) It has the right to provide HopSkipDrive with all the necessary data and personally identifiable information required for the purposes contemplated by this Agreement; and (ii) It is legally authorized to arrange transportation using HopSkipDrive on behalf of the Caregivers of the Client's riders.

EXHIBIT B

FINGERPRINTING AND CRIMINAL BACKGROUND CHECK CERTIFICATION

(Contractor REQUIRED to complete.)

One of the boxes below <u>must</u> be checked, and an executed copy of this form must be attached to the Independent Contractor Agreement ("Agreement"). Contractor certifies that:

Contractor's employees or subcontractors will have CONTACT or interaction with District pupils outside of the immediate supervision and control of the pupil's parent or guardian or a school employee. "Contractor certifies that the it has complied with the fingerprinting and criminal background investigation requirements of Education Code Section 45125.1 with respect to all Contractor's employees, subcontractors, agents, and subcontractors' employees or agents regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Contractor, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1.
List or attach, all Employee name(s) that have successfully completed the fingerprinting and criminal background check clearance in accordance with law: -OR-
Contractor's employees or subcontractors will have NO CONTACT or interaction with District pupils outside of the immediate supervision and control of the pupil's parent or guardian or a school employee. Accordingly, the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall no apply to Contractor's services under this Agreement.
WHEN CONTRACTOR PERFORMS A CRIMINAL BACKGROUND CHECK, IT SHALL IMMEDIATELY PROVIDE ANY SUBSEQUENT ARREST AND CONVICTION INFORMATION IT RECEIVES TO ANY LOCAL EDUCATIONAL AGENCY THAT IT IS CONTRACTING WITH PURSUANT TO THE
SUBSEQUENT ARREST SERVICE.

Megan's Law (Sex Offenders). Contractor shall verify and continue to verify that the employees of Contractor that will be on the project site and the employees of the subcontractor(s) that will be on the project site are **not** listed on California's "Megan's Law" Website (http://www.meganslaw.ca.gov/).

MUST BE COMPLETED BY CONTRACTOR'S AUTHORIZED REPRESENTATIVE:

By signing below I certify under penalty of perjury that the information contained on this certification form and attached employee list(s) is accurate. I understand that it is the Contractor's sole responsibility to maintain, update, and provide the District with current "Fingerprint and Criminal Background Check Certification," along with the employee list, throughout the duration of Contractor provided services.

CONTRACTOR By: #505KIP ORIVE Name: // / Title: Sup Kevenue Date: 8/19/24

PURCHASE	REQUEST#	

EXHIBIT C

WORKERS' COMPENSATION CERTIFICATION

(Contractor REQUIRED to complete.)

Labor Code Section 3700 (workers' compensation and insurance) in relevant part provides:

Every employer except the State shall secure the payment of compensation in one or more of the following ways:

- a) By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this state.
- b) By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code.

☑ I certify I will comply with all California workers' compensation insurance requirements before commencing the performance of the Services of this Contract.

-OR-

☐ I certify that I am a sole proprietor, have no employees, and am self-insured.

I understand the District will not obtain workers' compensation insurance on my behalf or on behalf of my employees or subcontractors.

MUST BE COMPLETED BY CONTRACTOR'S AUTHORIZED REPRESENTATIVE:

I am a representative of the Contractor entering into this Agreement with the District and I am familiar with the facts herein certified and am authorized and qualified to execute this certificate on behalf of Contractor.

CONTRACTOR

Name: 14 MILLO DRIVE

Title: SUP RELEASE

Date: 8/19/24

In accordance with Article 5 - commencing at section 1860, chapter 1, part 7, division 2 of the Labor Code, the above certificate must be signed and filed with the District prior to performing any Services under this Contract.

EXHIBIT D

DATA PRIVACY ADDENDUM

(Contractor REQUIRED to Complete; Applicable when AGREEMENT involves access to Pupil/Employee Data.)

This Data Privacy Addendum ("Data Privacy Addendum") to the Agreement Between Mt. Diablo Unified School District and Independent Contractor ("Independent Contractor Agreement") is entered into by and between Contractor and Mt. Diablo Unified School District ("District"). To the extent that any term or condition set forth in this Addendum conflicts with the Independent Contractor Agreement, the provisions of this Addendum will control.

WHEREAS, in order to provide the services described in the Agreement, the Contractor may receive or create, and the District may provide documents or data related to students ("Student Data") that are covered by several state and federal privacy laws, including: the Family Educational Rights and Privacy Act (FERPA), the Children's Online Privacy Protection Act (COPPA), Education Code section 49073.1, and the Student Online Personal Information Protection Act (SOPIPA). The District and Contractor desire to ensure compliance with applicable state and federal laws, school policies, procedures and regulations.

NOW, THEREFORE, in consideration of the above premises, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, intending to be legally bound, the parties hereto agree as follows:

- 1. Use. Contractor shall not use any information in a Student Data¹ for any purpose other than those required or specifically permitted by the Independent Contractor Agreement, and shall comply with all applicable state and federal laws pertaining to Student Data privacy and security. Contractor shall require all employees and agents who have access to Student Data to comply with all applicable provisions of this Data Privacy Addendum. Contractor shall not sell or otherwise derive a benefit from sharing information in a Student Data with a third party. Contractor shall enter into written agreements with all subcontractors performing functions pursuant to the Independent Contractor Agreement, whereby the subcontractors agree to protect Student Data in manner consistent with the terms of this Data Privacy Addendum.
- 2. Ownership. All Student Data obtained by Contractor from District continues to be the property of and under the control of the District. The District retains exclusive control over student and staff data, including determining who may access data and how it may be used for legitimate authorized purposes.
- 3. Export. Contractor shall provide a means by which its employees, when so authorized, can search and export Student Data through reasonable procedures such that the District can respond to a parent, legal guardian or eligible student who seeks to review personally identifiable information on the pupil's records or correct erroneous information.
- 4. Disposition. The Contractor agrees that upon expiration or termination of services under this Agreement, Contractor shall dispose or delete all Student Data obtained under the Independent Contractor Agreement. Disposition shall include (1) the shredding of any hard copies of any Student Data; (2) Erasing; or (3) Otherwise modifying the personal information in those records to make it unreadable or indecipherable by human or digital means. Nothing in the Independent Contractor Agreement authorizes Contractor to maintain Student Data obtained under the Independent Contractor Agreement beyond the time period reasonably needed to complete the disposition.
- 5. Security. Contractor shall maintain adequate administrative, physical, and technical data security measures, consistent with industry standards and technology best practices, to protect Student Data from unauthorized access, disclosure or acquisition by unauthorized persons, and shall not copy, reproduce or transmit data

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[&]quot;"Student Data" includes any information directly related to a pupil that is maintained by the District or acquired directly from the pupil. Pupil Records do not include de-identified information (information that cannot be used to identify an individual pupil) used: (1) to improve educational products for adaptive learning purposes and for customized pupil learning; (2) to demonstrate the effectiveness of the operator's products in the marketing of those products; or (3) for the development and improvement of educational sites, services, or applications.

obtained pursuant to the Agreement except as necessary to fulfill the purpose of the Agreement. Where applicable, the Contractor will require unique account identifiers, usernames and passwords that must be entered each time a client or user signs on.

- 6. Prohibited Use. Contractor shall not use Student Data, or any data derived from Student Data, to perform or deliver targeted advertising to students, and is prohibited from selling or providing Student Data to third parties for any purpose without District's written consent.
- 7. Breach Protocol. Upon becoming aware of any unlawful or unauthorized access to Student Data stored on equipment used by Contractor or in facilities used by Contractor, Contractor will take the following measures:
 - (a) promptly notify the District of the suspected or actual incident within a reasonable amount of time of the incident, not to exceed forty-eight hours, and shall present the information under the following headings: "What Happened," "What Information was Involved," "What We are Doing," What You Can Do," and "Persons to Contact for More Information"; and

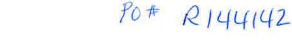
(b) promptly investigate the incident and provide District with detailed information regarding the incident, including the identity of affected users; and

- (c) assist the District in notifying affected users, affected parents, legal guardians of commercially reasonable steps to mitigate the effects and to minimize any damage resulting from the incident. Upon request from District, Contractor shall notify affected parties or reimburse District for actual costs associated with notifying affected parties.
- 8. Entire Agreement. This Data Privacy Addendum constitutes the entire agreement between the Parties with respect to the subject matter herein. It supersedes, and the terms of this Data Privacy Addendum govern, any and all previous oral and written communications between the parties, their Affiliates, and their respective employees and representatives regarding these matters.
- 9. Successors Bound. This Data Privacy Addendum is and shall be binding upon the respective successors in interest to Contractor in the event of a merger, acquisition, consolidation or other business reorganization or sale of all or substantially all of the assets of such business.

MUST BE COMPLETED BY CONTRACTOR'S AUTHORIZED REPRESENTATIVE:

I am a representative of the Contractor entering into this Agreement with the District and I am familiar with the facts herein certified and am authorized and qualified to execute this Data Privacy Addendum on behalf of Contractor.

CONT	<u>RACTOR</u>	
By:	mothers	
Name:	HORSKIPORIVE	
Title:	SUP, REVENUE	
Date: _	8/19/24	



CERTIFICATE OF LIABILITY INSURANCE

12/31/2024

DATE (MM/DD/YYYY) 8/9/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

If	MPORTANT: If the certificate holder is SUBROGATION IS WAIVED, subject his certificate does not confer rights to	to th	ne ter	ms and conditions of th	e polic	y, certain po	licies may r			
PRODUCER Lockton Companies					CONTACT NAME:					
8110 E Union Avenue					PHONE (A/C, No, Ext): (A/C, No):					
	Suite 100				E-MAIL ADDRE			1.45.55.55.55.55.55.55.55.55.55.55.55.55.		
	Denver CO 80237					-1-1-	URER(S) AFFOR	DING COVERAGE		NAIC#
	(303) 414-6000				INSURE			yd's London		
INSL	JRED HopSkipDrive, Inc.							ecialty Insurance Co		44520
154	16424 360 E. 2nd Street, Suite 325				INSURER C: United States Fire Insurance Company					21113
	Los Angeles, CA 90012							y Insurance Company		36056
	-	Ī			INSURER E :					
					INSURE					
co	VERAGES CER	ΓIFIC	CATE	NUMBER: 2082663	-			REVISION NUMBER:	XX	XXXXX
IN C E	HIS IS TO CERTIFY THAT THE POLICIES NDICATED. NOTWITHSTANDING ANY RESERTIFICATE MAY BE ISSUED OR MAY FUNCTIONS AND CONDITIONS OF SUCH	QUIF ERT POLIC	REMEN	NT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN' ED BY	Y CONTRACT THE POLICIES REDUCED BY F	OR OTHER DESCRIBED PAID CLAIMS.	OCUMENT WITH RESPEC	CT TO \	WHICH THIS
LTR	TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT		
A	COMMERCIAL GENERAL LIABILITY	Y	N	B0713NAMCA2401550		5/1/2024	5/1/2025	EACH OCCURRENCE DAMAGE TO RENTED		000,00
	CLAIMS-MADE X OCCUR							PREMISES (Ea occurrence)	s 100	
	X SIR: \$50K							MED EXP (Any one person)	7.0	XXXXX
							13	PERSONAL & ADV INJURY		000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE		00,000
	X POLICY PRO- LOC							PRODUCTS - COMP/OP AGG		
	OTHER:							COMBINED SINGLE LIMIT	S	
В	AUTOMOBILE LIABILITY	Y	N	CPA-800077		5/1/2024	5/1/2025	(Ea accident)		00,000
	ANY AUTO							BODILY INJURY (Per person)		XXXXX
	OWNED SCHEDULED AUTOS AUTOS)	BODILY INJURY (Per accident) PROPERTY DAMAGE		XXXXX	
	HIRED AUTOS ONLY AUTOS ONLY							(Per accident)		XXXXX
	X Symbol 10							Cmb Sngl Lmt NV	0.15	00,000
A	X UMBRELLA LIAB X OCCUR	Y	N	B0713NAMCA2401553		5/1/2024	5/1/2025	EACH OCCURRENCE		00,000
	EXCESS LIAB CLAIMS-MADE							AGGREGATE		00,000
	DED RETENTION \$							LOCA L LOTA	\$ XX	XXXXX
C	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N		N	4087462698		12/31/2023	12/31/2024	X PER OTH-		
	LANY PROPRIETOR/PARTNER/EXECUTIVE [1]	N/A						E.L. EACH ACCIDENT		00,000
	(Mandatory In NH) If yes, describe under							E.L. DISEASE - EA EMPLOYEE	and the Company	964 9 500 685
	DÉSCRIPTION OF OPERATIONS below		_					E.L. DISEASE - POLICY LIMIT	\$ 1,00	00,000
D	Cyber/ Tech. E&O	Y	N	FA24PTLY00018NC		5/1/2024	5/1/2025	Limit: \$2M SIR: \$50,000		
A	Sexual Abuse & Molestation			B0713NAMCA2401546		5/1/2024	5/1/2025	Limit: \$2,000,000 SIR: \$500,000		
	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL page two.	ES (A	ACORD	101, Additional Remarks Schedu	ile, may b	e attached if more	e space is require	ed)		
CE	RTIFICATE HOLDER				CAN	CELLATION	See Atta	chments		
								A STATE OF THE STA		
20826634 Mt. Diablo Unified School District 1936 Carlotta Drive				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
	Concord. CA 94519				AUTHORIZED REPRESENTATIVE					



Mt. Diablo Unified School District 1936 Carlotta Drive Concord, CA 94519

To whom it may concern:

In our continuing effort to provide timely certificate delivery, Lockton Companies is transitioning to paperless delivery of Certificates of Insurance, thus this is your final hard-copy delivery.

To ensure electronic delivery for future renewals of this certificate, we need your email address. Please contact us via one of the methods below, referencing Certificate ID **20826634**.

• Email: mountainwestedelivery@lockton.com

• Phone: 303-728-8060

If you received this certificate through an internet link where the current certificate is viewable, we have your email and no further action is needed.

In the event your mailing address has changed, will change in the future, or you no longer require this certificate, please let us know using one of the methods above.

The above inbox and phone number is for automating electronic delivery of certificates only. Please do NOT send future certificate requests to this inbox or contact the phone number below with email updates.

Thank you for your cooperation and willingness in reducing our environmental footprint.

Lockton Companies



Attachment Code: D647378 Certificate ID: 20826634

NOTICE OF CANCELLATION TO THIRD PARTIES

Schedule

Name of Person or Organization: Any person or organization where required by written contract or agreement.

It is hereby agreed that we will provide thirty (30) days prior written notice of cancellation for reasons other than non-payment of premium and ten (10) days prior written notice of cancellation for non-payment of premium to the person or organization in the schedule above.

List of third parties requiring such notification to be provided for this endorsement to apply.

ALL OTHER TERMS AND CONDITIONS REMAIN THE SAME.

ART-S-001675 Page 38 of 89



Attachment Code: D648514 Certificate ID: 20826634

BLANKET ADDITIONAL INSURED ENDORSEMENT

This endorsement modifies insurance provided under the following:

SAFEGUARD

In consideration of the premium charged for the Policy, it is hereby understood and agreed that any entity for whom the **insured organization** performs work or operations is added as an additional insured under this Policy but solely in respect of any **claim** where such entity is named alongside any other **insured** under this Policy, provided always that:

- 1) a written contract or agreement is in effect between the **insured organization** and such entity requiring that such entity be an additional insured under the **insured organization's** sexual misconduct and molestation liability insurance; and
- 2) such entity is only covered under this Policy because of a **wrongful act** of such other **insured** and is not covered for their own acts, errors or omissions.

All other terms and conditions of this Policy remain unchanged.

ART-S-001664 Page 12 of 37

Attachment Code: D647489 Certificate ID: 20826634

POLICY NUMBER: CPA-800077



THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

The most we will pay on behalf of the additional insured shown in the SCHEDULE is the amount of insurance:

- 1. Required by the contract or agreement you have entered into with the additional insured; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

Attachment Code: D647410 Certificate ID: 20826634

ENDORSEMENT

3. Section III. TERMS AND CONDITIONS is amended by adding the following: Solely as respects any defense costs and damages incurred by an additional insured under Insuring Agreement C. Privacy and Network Security Liability Coverage, the maximum amount payable by the insurers as respects a claim made against such additional insured, shall be the lesser of the amount of limit of insurance the insured organization is obligated to provide on behalf of the additional insured or the amount the insured is contractually obligated to indemnify such additional insured for the applicable data breach incident, privacy violation incident, or network security incident, pursuant to the terms and conditions of the written agreement between the additional insured and insured organization. Any coverage provided to an additional insured under this policy, will not be broader than that which the insured organization is required

by contract to provide to such additional insured.

Primary and Noncontributory

As respects any coverage under this endorsement afforded to an **additional insured**, this **policy** shall be primary to and will not seek contribution from other insurance available to an **additional insured** provided that the **additional insured** is the Named Insured under such other insurance, and provided the **insured organization** has agreed in writing in a contract or agreement that this insurance would be primary and would

not seek contribution from any other insurance available to the additional insured.

All other terms and conditions remain unchanged. Endorsement 02-088 (01/2021) 2 of 2