Board Office Use: Leg	gislative File Info.
File ID Number	13-0615
Introduction Date	4124113
Enactment Number	13-0682
Enactment Date	4/24/13



# Memo

To

The Board of Education

From

Tony Smith, Ph.D., Superintendent

By: Maria Santos, Deputy Superintendent, Instruction, Leadership &

Equity-in-Action

Vernon Hal, Deputy Superintendent, Business & Operations

<b>Board Meeting Date</b>
(To be completed by
Procurement)

4/24/13

Subject

Professional Services Contract -

Olabayo Allen-Taylor Oakland CA (contractor, City State)

Alliance Academy (site/department)

**Action Requested** 

Approval of a professional services contract between Oakland Unified School District and Olabayo Allen-Taylor . Services to

be primarily provided to \_\_\_\_\_ for the period of

03/11/2013 through <u>06/13/2013</u>

Background
A one paragraph
explanation of why
the consultant's
services are needed.

This consultant will provide an afterschool athletic and team experience to provide equal sports opportunities for our female students in accordance with Title IX. We currently do not have a female sports team, but have a male soccer team and male basketball team. We are looking to offer the same amount of sports opportunities for our female students. We do have a co-ed wrestling team.

Discussion One paragraph summary of the scope of work.

This consultant would be the coach of a female soccer team for our afterschool/extended day program. This team would meet daily as part of the afterschool program. Olabayo Allen-Taylor will organize soccer games for the girls' soccer team at Alliance to play competitively against other local soccer club teams and schools. Olabayo will also be responsible for working with the other lead and assistant soccer coaches, that were hired through B.A.C.R., to academically support the student participants. The daily duties will include collecting daily homework assignments from teachers, meeting with or contacting parents to update them on student progress, meeting with tea

Recommendation

03/11/2013 through 06/13/2013 .

Fiscal Impact

Funding resource name (please spell out) SIG INSTR SUM

\_not to exceed \$ 5,060.00

Attachments

- Professional Services Contract including scope of work
- Fingerprint/Background Check Certification
- Commercial General Liability Insurance Certification
- TB screening documentation
- Statement of qualifications

Board Office Use: Legi	slative File Info.
File ID Number	13-0615
Introduction Date	April 24,0013
Enactment Number	13-0682
Enactment Date	4124113



## **PROFESSIONAL SERVICES CONTRACT 2012-2013**

(CC fina to p	s Agreement is entered into between the Oakland Unified School District (OUSD) and <u>Olabayo Allen-Taylor</u> DNTRACTOR). OUSD is authorized by Government Code Section 53060 to contract for the furnishing of special services and advice in ancial, economic, accounting, engineering, legal, and administrative matters with persons specially trained, experienced, and competent perform such services. CONTRACTOR warrants it is specially trained, experienced, and competent to provide such services. The ties agree as follows:
1.	Services: The CONTRACTOR shall provide the ("Services" or "Work") as described in Exhibit "A," attached hereto and incorporated herein by reference.
2.	<b>Terms:</b> CONTRACTOR shall commence work on <u>03/11/2013</u> , or the day immediately following approval by the Superintendent if the aggregate amount CONTRACTOR has contracted with the District is below \$81,000 in the current fiscal year; or, approval by the Board of Education if the total contract(s) exceed \$81,000, whichever is later. The work shall be completed no later than <u>06/13/2013</u> .
3.	Compensation: OUSD agrees to pay CONTRACTOR for services satisfactorily rendered pursuant to this Agreement, a total fee not to exceed <u>Five Thousand and sixty dollars - no cents</u> Dollars (\$5,060,00  ). This sum shall be for full performance of this Agreement and includes all fees, costs, and expenses incurred by Contractor including, but not limited to, labor, materials, taxes, profit, overhead, travel, insurance, subcontractor costs, and other costs.
	If CONTRACTOR will be compensated hourly for services provided under this Contract, CONTRACTOR shall describe in Exhibit "A," attached hereto, the specific scope of services to be delivered on an hourly basis to OUSD.
	OUSD shall not be liable to CONTRACTOR for any costs or expenses paid or incurred by CONTRACTOR in performing services for OUSD, except as follows:
	Payment for Work shall be made for all undisputed amounts in monthly installment payments within forty-five (45) days after the CONTRACTOR submits an invoice to OUSD for Work actually completed and after OUSD's written approval of the Work, or the portion of the Work for which payment is to be made.
	The granting of any payment by OUSD, or the receipt thereof by CONTRACTOR, shall in no way lessen the liability of CONTRACTOR to correct unsatisfactory work, although the unsatisfactory character of that work may not have been apparent or detected at the time a payment was made. Work, which does not conform to the requirements of this Agreement, may be rejected by the District and in that case must be replaced by CONTRACTOR without delay.
4.	Submittal of Documents: CONTRACTOR shall not commence the Work under this Contract until CONTRACTOR has submitted and OUSD has approved evidence of the following:
	1. Individual consultants:
	■ Tuberculosis Clearance – Documentation from health care provider showing negative TB status within the last four years.
	Completion of Pre-Consultant Screening Process – Attach letter from Human Resources Support Services showing completion of Pre-Consultant Screening for this current fiscal year.
	■ Insurance Certificates and Endorsements – General Liability insurance in compliance with section 9 herein.
	2. Agencies or organizations:
	☐ Insurance Certificates and Endorsements – Workers' Compensation insurance in compliance with section 9 herein.
5.	Equipment and Materials: CONTRACTOR shall provide all equipment, materials, and supplies necessary for the performance of this Agreement except:which shall not exceed a total cost of \$
6.	CONTRACTOR Qualifications / Performance of Services.
	CONTRACTOR Qualifications. CONTRACTOR warrants it is specially trained, experienced, competent and fully licensed to provide the Services required by this Agreement in conformity with the laws and regulations of the State of California, the United States of America, and all local laws, ordinances and,/or regulations, as they may apply.
	Standard of Care. CONTRACTOR warrants that CONTRACTOR has the qualifications and ability to perform the Services in a

7. Notices: All notices and invoices provided for under this Agreement shall be in writing and either personally delivered during normal business hours or sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other party at the address set forth below:

Page 1 of 6

professional manner, without the advice, control, or supervision of OUSD. CONTRACTOR's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its

profession for services to California school districts.

# Professional Services Contract OUSD Representative:

#### CONTRACTOR:

Name: Cheryl Lana	Name: Olabayo Allen-Taylor
Site /Dept.: Alliance Academy	Title: Girls Soccer Instructor
Address: 1800 98th Avenue	Address: 8623 A Street
Oakland, CA 94603	Oakland CA 94621
Phone: (510) 639-2893	Phone: (510) 773-0354

Notice shall be effective when received if personally served or, if mailed, three days after mailing. Either party must give written notice of a change of address. CONTRACTOR shall submit invoices in a form that includes the name of the person providing the service, the service performed, the date service was rendered, and the hours spent on the work.

#### Invoicing

Invoices furnished by CONTRACTOR under this Agreement must be in a form acceptable to OUSD. All amounts paid by OUSD shall be subject to audit by OUSD.

- Invoices shall include, but not be limited to: Consultant name, consultant address, invoice date, invoice sequence number, purchase order number, name of school or department service was provided to, period of service, number of hours of service, brief description of services provided, hourly rate, total payment requested.
- 2. Invoices from Agencies or Organizations must include evidence of compliance with section 19 herein:
  - i. Fingerprinting of Employees and Agents: Agency or organization must provide a current list of all employees, agents and volunteers working at an OUSD site when invoicing, and must include the Department of Justice ATI number for each person, and at statement that subsequent arrest records have been requested for each person listed.
  - ii. Tuberculosis Screening: The list must also include a statement that TB Clearance is on file for each person.
- Status of Contractor: This is not an employment contract. CONTRACTOR, in the performance of this Agreement, shall be and act as an independent contractor. CONTRACTOR understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of OUSD, and are not entitled to benefits of any kind or nature normally provided employees of OUSD and/or to which OUSD's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. CONTRACTOR shall assume full responsibility for payment of all Federal, State, and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to CONTRACTOR's employees. In the performance of the work herein contemplated, CONTRACTOR is an independent contractor or business entity, with the sole authority for controlling and directing the performance of the details of the work, OUSD being interested only in the results obtained.

#### 10. Insurance:

- 1. Commercial General Liability Insurance: Unless specifically waived by OUSD, the following insurance is required:
  - i. If CONTRACTOR employs any person to perform work in connection with this Agreement, CONTRACTOR shall procure and maintain at all times during the performance of such work, Workers' Compensation Insurance in conformance with the laws of the State of California and Federal laws when applicable. Employers' Liability Insurance shall not be less than One Million Dollars (\$1,000,000) per accident or disease.

Check one of the boxes below:

- CONTRACTOR is 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, and will comply with such provisions before commencing the performance of the Work of this Contract.
- CONTRACTOR does not employ anyone in the manner subject to the workers' compensation laws of California.
- ii. CONTRACTOR shall maintain Commercial General Liability insurance, including automobile coverage with limits of One Million Dollars (\$1,000,000) per occurrence for bodily injury and property damage. The coverage shall be primary as to OUSD and shall name OUSD as an additional insured. Evidence of insurance must be attached. Endorsement of OUSD as an additional insured shall not affect OUSD's rights to any claim, demand, suit or judgment made, brought or recovered against CONTRACTOR. The policy shall protect CONTRACTOR and OUSD in the same manner as though each were separately issued. Nothing in said policy shall operate to increase the Insurer's liability as set forth in the policy beyond the amount or amounts shown or to which the Insurer would have been liable if only one interest were named as an insured.
- iii. If CONTRACTOR is offering OUSD professional advice under this Contract, CONTRACTOR shall maintain Errors and Omissions insurance or Professional Liability insurance with coverage limits of One Million Dollars (\$1,000,000) per claim.

#### OR

- iv. CONTRACTOR is not required to maintain any insurance under this agreement. (Completed and approved Waiver of Insurance Form is required.) Waiver of insurance does not release CONTRACTOR from responsibility for any claim or demand.
- 11. Licenses and Permits: CONTRACTOR shall obtain and keep in force all licenses, permits, and certificates necessary for the performance of this Agreement.

#### Professional Services Contract

- 12. **Assignment:** The obligations of CONTRACTOR under this Agreement shall not be assigned by CONTRACTOR without the express prior written consent of OUSD.
- 13. Anti-Discrimination. It is the policy of OUSD that in connection with all work performed under Contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the CONTRACTOR agrees to comply with applicable Federal and California laws including, but not limited to, the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and OUSD policy. In addition, the CONTRACTOR agrees to require like compliance by all its subcontractor(s). Contractor shall not engage in unlawful discrimination in employment on the basis of actual or perceived; race, color, national origin, ancestry, religion, age, marital status, pregnancy, physical or mental disability, medical condition, veteran status, gender, sex or sexual orientation.
- 14. **Drug-Free / Smoke Free Policy**. No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property. No students, staff, visitors, CONTRACTORS, or subcontractors are to use drugs on these sites.
- 15. Indemnification: CONTRACTOR agrees to hold harmless, indemnify, and defend OUSD and its officers, agents, and employees from any and all claims or losses accruing or resulting from injury, damage, or death of any person, firm, or corporation in connection with the performance of this Agreement. CONTRACTOR also agrees to hold harmless, indemnify, and defend OUSD and its elective board, officers, agents, and employees from any and all claims or losses incurred by any supplier, contractor, or subcontractor furnishing work, services, or materials to CONTRACTOR in connection with the performance of this Agreement. This provision survives termination of this Agreement.
- 16. Copyright/Trademark/Patent/Ownership. CONTRACTOR understands and agrees that all matters produced under this Agreement shall become the property of OUSD and cannot be used without OUSD's express written permission. OUSD shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark, and/or patent of said matter in the name of OUSD. CONTRACTOR consents to use of CONTRACTOR's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium. These matters include, without limitation, drawings, plans, specifications, studies, reports, memoranda, computation sheets, the contents of computer diskettes, artwork, copy, posters, billboards, photographs, videotapes, audiotapes, systems designs, software, reports, diagrams, surveys, source codes or any other original works of authorship, or other documents prepared by CONTRACTOR or its Sub-CONTRACTORs in connection with the Services performed under this Agreement. All works shall be works for hire as defined under Title 17 of the United States Code, and all copyrights in those works are the property of OUSD.
- 17. **Waiver:** No delay or omission by either party in exercising any right under this Agreement shall operate as a waiver of that or any other right or prevent a similar subsequent act from constituting a violation of the Agreement.
- 18. **Termination:** OUSD may at any time terminate this Agreement upon written notice to CONTRACTOR. OUSD shall compensate CONTRACTOR for services satisfactorily provided through the date of termination. In addition, OUSD may terminate this Agreement for cause should CONTRACTOR fail to perform any part of this Agreement. In the event of termination for cause, OUSD may secure the required services from another contractor. If the cost to OUSD exceeds the cost of providing the services pursuant to this Agreement, CONTRACTOR shall pay the additional cost.
- 19. Conduct of Consultant. CONSULTANT will adhere to the following staff requirements and provide OUSD with evidence of staff qualifications, consistent with invoicing requirements outlined in Section 8, which include:
  - 1. Tuberculosis Screening
  - 2. Fingerprinting of Employees and Agents. The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to CONTRACTOR's services under this Agreement and CONTRACTOR certifies its compliance with these provisions as follows: "CONTRACTOR certifies that CONTRACTOR 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 ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by OUSD, or acting as independent contractors of CONTRACTOR, who may have contact with OUSD pupils in the course of providing services pursuant to the Agreement, 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. Contractor further certifies that it has received and reviewed fingerprint results for each of its Employees and Contractor has requested and reviews subsequent arrest records for all Employees who may come into contract with OUSD pupils in providing services to the District under this Agreement.

Contractor initial:

In the event that OUSD, in its sole discretion, at any time during the term of this contract, desires the removal of any CONSULTANT related persons, employee, representative or agent from an OUSD school site and, or property, CONSULTANT shall immediately upon receiving notice from OUSD of such desire, cause the removal of such person or persons.

- 20. **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.
- 21. OUSD's Evaluation of CONTRACTOR and CONTRACTOR's Employees and/or Subcontractors. OUSD may evaluate the CONTRACTOR's work in any way that OUSD is entitled to do so pursuant to applicable law. The OUSD's evaluation may include, without limitation:
  - 1. Requesting that OUSD employee(s) evaluate the CONTRACTOR and the CONTRACTOR's employees and subcontractors and each of their performance.
  - Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).

Rev. 4/11/12 v1 Page 3 of 6

#### **Professional Services Contract**

- 22. Limitation of OUSD Liability. Other than as provided in this Agreement, OUSD'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 OUSD be liable, regardless of whether any claim is based on contract 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.
- 23. Confidentiality. The CONTRACTOR and all CONTRACTOR's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. CONTRACTOR understands that student records are confidential and agrees to comply with all state and federal laws concerning the maintenance and disclosure of student records. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement. Contractors will be permitted access to student data only where permissible under state and federal law and only after executing OUSD's Confidentiality Agreement Regarding Student Data.
- 24. Conflict of Interest. CONTRACTOR shall abide by and be subject to all applicable OUSD policies, regulations, statutes or other laws regarding conflict of interest. CONTRACTOR shall not hire any officer or employee of OUSD to perform any service by this Agreement.

CONTRACTOR affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest between CONTRACTOR's family, business or financial interest and the services provided under this Agreement, and in the event of change in either private interest or services under this Agreement, any question regarding possible conflict of interest which may arise as a result of such change will be brought to OUSD's attention in writing.

Through its execution of this Agreement, CONTRACTOR acknowledges that it is familiar with the provisions of section 1090 et seq. and section 87100 et seq. of the Government Code of the State of California, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event CONTRACTOR receives any information subsequent to execution of this Agreement, which might constitute a violation of said provisions, CONTRACTOR agrees it shall notify OUSD in writing.

- 25. Integration/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.
- 26. Litigation: This Agreement shall be performed in Oakland, California and is governed by the laws of the State of California. The Alameda County Superior Court shall have jurisdiction over any state court litigation initiated to enforce or interpret this Agreement. If litigation is initiated, the prevailing party shall be entitled to reasonable attorney's fees and costs.
- 27. Contract Contingent on Governing Board Approval: The District shall not be bound by the terms of this Agreement until it has been formally approved by the District's Governing Board, and no payment shall be owed or made to CONTRACTOR absent formal approval. This Agreement shall be deemed to be approved when it has been signed by the Board of Education, and/or the Superintendent as its designee.
- 28. Signature Authority: Each party has the full power and authority to enter into and perform this Agreement, and the person signing this Agreement on behalf of each Party has been given the proper authority and empowered to enter into this Agreement.
- Counterparts: This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.
- 30. Incorporation of Recitals and Exhibits: The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.
- 31. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals: Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List. (https://www.epls.gov/epls/search.do)

Summary of terms and compensation: Anticipated start date: 03/11/2013 Work shall be completed by: 06/13/2013 Total Fee: \$5,060.00 OAKLAND UNIFIED SCHOOL DISTRICT CONTRACTOR President, Board of Education Superintendent or Designee Olabayo Allen-Taylor Girls Soccer Instructor Secretary, Board of Education Print Name, Title Date File ID Number: 13 Edgar Rakestraw, Jr., Secretary Introduction Date: Enactment Number: 1

Board of Education

Page 4 of 6

Enactment Date: 412

### **EXHIBIT "A" Scope of Work**

## DESCRIPTION OF SERVICES TO BE PERFORMED BY CONTRACTOR

CONTRACTOR'S entire Proposal is <u>not</u> made part of this Agreement. [IF A CONTRACTOR PROVIDES AN ACCEPTABLE DESCRIPTION OF SERVICES AS PART OF A PROPOSAL, THAT DESCRIPTION OF SERVICES CAN BE ATTACHED <u>WITHOUT</u> ANY TERMS. CONDITIONS, LIMITATIONS, ETC., FROM THAT PROPOSAL.]

Summary for Board Memo and Board Agenda - Must accurately align with scope of work below.

This consultant would be the coach of a female soccer team for our afterschool/extended day program. This team would meet daily as part of the afterschool program. Olabayo Allen-Taylor will organize soccer games for the girl's soccer team at Alliance to play competitively against other local soccer club teams and schools. Olabayo will also be responsible for working with the other lead and assistant soccer coaches, that were hired through B.A.C.R., to academically support the student participants. The daily duties will include collecting daily homework assignments from teachers, meeting with or contacting parents to update them on student progress, meeting with teachers to communicate student needs, design curriculum on self esteem, conflict resolution and female empowerment to be implemented by the team of coaches one day per week, and organize practices and games that will take place twice per week. The program will involve 30 female students from 6th, 7th, and 8th grade. By combining the benefits of youth sports participation and academic skills reinforcement, this partnership will encourage young students to become more competent, confident and competitive in academics and athletics. Young students with these attributes often develop the values, work ethic and astuteness to become productiv

## SCOPE OF WORK

Ola	abayo Allen-Taylor	will provide a maxim	mum of 220.00	hours of services at a	rate of \$ 23.00	per hour for a		
tota	al not to exceed \$5,060.00	. Services are anticipated to be	egin on 03/11/20	13 and end on 06	13/2013			
1.		s to be Provided: Provide is purchasing and what this Cor		the service(s) the contra	actor will provide	. Be specific		
	Olabayo will also be responsible for student participants. The daily dutie student progress, meeting with teach implemented by the team of coache female students from 6th, 7th, and 8 encourage young students to become	r working with the other lead and assist is will include collecting daily homewoners to communicate student needs, des is one day per week, and organize pract is grade. By combining the benefits of the more competent, confident and comp	the girl's soccer team at Alliance to play competitively against other local soccer club teams and schools. Other lead and assistant soccer coaches, that were hired through B.A.C.R., to academically support the exting daily homework assignments from teachers, meeting with or contacting parents to update them on the student needs, design curriculum on self esteem, conflict resolution and female empowerment to be at, and organize practices and games that will take place twice per week. The program will involve 30 sining the benefits of youth sports participation and academic skills reinforcement, this partnership will confident and competitive in academics and athletics. Young students with these attributes often develop					
	the values, work ethic and astutenes	s to become productive Citizens.						
2.	Specific Outcomes: What are the expected outcomes from the services of this Contract? Be specific. For example, as a result of the service(s): 1) How many more Oakland children are graduating from high school? 2) How many more Oakland children are attending school 95% or more? 3) How many more students have meaningful internships and/or paying jobs? 4) How many more Oakland children have access to, and use, the health services they need? Provide details of program participation (Students will) and measurable outcomes (Participants will be able to). NOT THE GOALS OF THE SITE OR DEPARTMENT.  - Students will participate in a soccer program that is built on increasing their individual soccer skill sets, rather than a generalized goal of simply winning games. In response students will show improvement in their own ball handling skills, physical fitness and understanding of the sport in general, leading to an increase in sportsmanship and self-esteem. Most of which can be measure by their daily attendance in the program and in the school day. As participants begin to show improvement in their soccer skills, they will want to come more to the program and to school as they cannot participate in the program unless they attend school  - Students will receive individual support in Math, Science and Language Arts, monitoring of their daily homework completion, and will be challenged to							
	- In June, at the end of the pro able to continue to play	r grade point average by the end of the gram, each participant will be given an soccer beyond Alliance Academy for the	opportunity to tryou ne Summer and Fall	of 2013				
3.	Alignment with Distric (Check all that apply.)	t Strategic Plan: Indicate	the goals and vis	ions supported by the s	ervices of this co	ontract:		
	☐ Ensure a high quality inst ☐ Develop social, emotiona ☐ Create equitable opportun	l and physical health nities for learning	✓ Safe	pare students for succe e, healthy and supportive ountable for quality service community dist	ve schools	l careers		
	☐ High quality and effective instruction ☐ Full service community district							

Rev. 6/22/11 v3 Page 5 of 6

#### **Professional Services Contract**

4.	Plea	ignment with Single Plan for Student Achievement (required if using State or Federal Funds) ase select: Action Item included in Board Approved SPSA (no additional documentation required) – Action Item Number:									
		Action Item added as modification to Board Approved SPSA – Submit the following documents to the Resource either electronically via email of scanned documents, fax or drop off.									
		1.	Relevant page of SPSA with action item highlighted. Page must include header with the word "Modified", modification date, school site name, both principal and school site council chair initials and date.								
		2.	Meeting announcement for meeting in which the SPSA modification was approved.								
		3.	Minutes for meeting in which the SPSA modification was approved indicating approval of the modification.								
		4	Sign-in sheet for meeting in which the SPSA modification was approved.								

Rev. 6/22/11 v3 Page 6 of 6

## Search Results

### Current Search Terms: olabayo\* Allen-Taylor

No records found for current search.

SAM | System for Award Management 1.0

Note to all Users: This is a Federal Government computer system. Use of this system constitutes consent to monitoring at all times.





one: 510-465-3993 Fax: 510-465-556 CIATES INSURANCE SERV  94612  Agency Lic#: LEN-TAYLOR ET A 94621		ONLY			FURMA	BILITY INSURANCE  DATE (MM/DD/YYYY) 09/10/2012								
LEN-TAYLOR		THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.												
LEN-TAYLOR		INSURERS AFF		NAIC#										
T	0D06528	INSURER A: TH	E HARTFORD			WC								
		INSURER B:												
4 34021		INSURER C:												
		INSURER D:												
		INSURER E:												
F INSURANCE LISTED BELOW HAV NT, TERM OR CONDITION OF ANY HE INSURANCE AFFORDED BY TH EGATE LIMITS SHOWN MAY HAVE	CONTRACT OR OTHER DE E POLICIES DESCRIBED HE	OCUMENT WITH RESPEC EREIN IS SUBJECT TO A	T TO WHICH THIS C	ERTIFICATE MAY BE ISSUED O	R									
E OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE	POLICY EXPIRATION	LIMITS										
AL LIABILITY	57SBMBD5295	08/24/12	08/24/13	EACH OCCURRENCE	\$	1,000,00								
OMMERCIAL GENERAL LIABILITY	J. 02.11.2502.50			DAMAGE TO RENTED PREMISES (Ea occurence)	s	300,00								
CLAIMS MADE X OCCUR				MED. EXP (Any one person)	\$	10,00								
				PERSONAL & ADV INJURY	s	1,000,00								
				GENERAL AGGREGATE	S	2,000,00								
AGGREGATE LIMIT APPLIES PER: OLICY PRO- JECT LOC				PRODUCTS-COMP/OP AGG.	\$	2,000,00								
NY AUTO				COMBINED SINGLE LIMIT (Ea accident)	s									
ALL OWNED AUTOS				BODILY INJURY (Per person)	s									
HIRED AUTOS				BODILY INJURY (Per accident)	s									
				PROPERTY DAMAGE (Per accident)	s									
SE LIABILITY				AUTO ONLY - EA ACCIDENT	\$									
ANY AUTO				OTHER THAN EA ACC AUTO ONLY: AGG	S									
OCCUMENTS OF A LIABILITY				EACH OCCURRENCE	s									
OCCUR CLAIMS MADE				AGGREGATE	5									
300011					s									
DEDUCTIBLE					\$									
RETENTION \$					s									
OMPENSATION AND				WC STATU- TORY LIMITS OTHER										
COMPARTNER/EXECUTIVE				E.L. EACH ACCIDENT	\$									
BER EXCLUDED?				E.L. DISEASE-EA EMPLOYEE	\$									
under ISIONS below				E.L. DISEASE-POLICY LIMIT	\$									
N OF OPERATIONS/LOCATION	ONS/VEHICLES/EXCLI	USIONS ADDED BY	ENDORSEMENT/	SPECIAL PROVISIONS										
ND UNIFIED SCHOOL DISTR	ICT IS NAMED AS AN	ADDITIONAL INSUR	ED WITH RESPE	CT TO CONTRACT FOR S	ERVIC	ES(								
NT CONSULTANT).														
CE OF CANCELLATION FOR	R NON-PAYMENT OF F	PREMIUM.												
E HOLDER		CANCEL	LATION											
ND UNIFIED SCHOOL DISTRI ENUE A 94606	СТ	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 10 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, IT'S AGENTS OR REPRESENTATIVES.												
E	HOLDER UNIFIED SCHOOL DISTRI	HOLDER UNIFIED SCHOOL DISTRICT UE	UNIFIED SCHOOL DISTRICT  UE  94606  SHOULD AN EXPIRATION WRITTEN NO DO SO SHALL AGENTS OR	HOLDER  UNIFIED SCHOOL DISTRICT  UNIFIED SCHOOL DISTRICT  UE  CANCELLATION  SHOULD ANY OF THE ABOVE DE EXPIRATION DATE THEREOF, THE WRITTEN NOTICE TO THE CERTIFICATION.	HOLDER  CANCELLATION  SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDE WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UNAGENTS OR REPRESENTATIVES.	HOLDER  CANCELLATION  SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE AGENTS OR REPRESENTATIVES.								

Attention:

**RISK MANAGEMENT** 

PETER C. FONG



## Corremynity Schools, Thriving Students PROFESSIONAL SERVICES CONTRACT ROUTING FORM 2012-2013

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<ol> <li>Control</li> <li>Ensure</li> <li>Control</li> </ol>	actor an e contra actor an	d OUSD contr actor meets th d OUSD contr	act origina e <u>consultar</u> act origina	until the contractor (principal or months in the requirements (incutor complete the continum the OUSD	anager) rea cluding The ontract pac	ch agre Exclusive tet to	eemer ded Po gethe	at about arty List ar and at	scope of , Insurance tach requ	work and com ce and HRSS ired attachm	pensation. Consultant \ ents.	Verification)
Attachment Checklist	For For For For	individual co All Consulta All Consulta All Consulta All Consulta	nsultants: nts: Resuli nts: Stater nts: Proof nts with er	HRSS Pre-Consi Proof of negative ts page of the Exc nent of qualificatio of Commercial Ge nployees: Proof o	e tuberculo luded Part ens (organi eneral Liab of Workers	sis sta y List zation ility in: 'Comp	atus w (https n); or r suran pensa	vithin pa s://www. resume ce nam ation Ins	st 4 year epls.gov (individua ing OUSI surance. (	s. <u>/epls/search.</u> al consultant D as an Add Ref. to Sect	). tional Insur	
OUSD Stair Cor	itact E	maiis about thi	s contract s	hould be sent to: (red				ano@o	usd.k12.	ca.us	199388 54	
			ن استام داد ا	Contra	actor Info	ormat	tion					
Contractor Nan		Olabayo Alle	n-Taylor			cy's C	ontac			en-Taylor		
OUSD Vendor		1001617			Title				Is Socce	r Instructor		
Street Address		8623 A Stree			City		kland				A Zip	94621
Telephone		(510) 773-03	****	OLIOD		(require				gmail.com		
Contractor Hist	tory	Previous	ily been a	n OUSD contracto	r?  Yes	∐ No	0	VVo	rked as a	an OUSD em	iployee? _	Yes No
0.00		Compe	nsation	and Terms – Mi	ust be wi	thin t	the O	USD E	Billina G	uidelines		
Anticipated sta	rt date		3/11/2013				6/13/2			Expenses	\$	
Pay Rate Per I									Other	-xperises	4	
Tay Nate Tell	TOUT (req	quired) \$ 23	5.00	Number of h	TOUIS (requi	red)	- 2	220.00				
Resource #	Re	esource Name		act using LEP funds,	Org Key	tact the	e <b>im</b> ate	e and Fe	deral Offic	e <u>before</u> com Object Code		Amount
3180	SIC	G INSTR SUI	1	2	24318011	1				5825	\$ 5,060	00.0
										5825	\$	
										5825	\$	
Requisitio	n No.	(required) F	0314412			Tota	al Co	ntract A	mount		\$ 5,060	00
		(rodalisa)		proval and Rout	ing (in or						Ψ 5,000	7.00
✓ OUSD Administr	Adminis	strator verifies	e contract is	is fully approved and services were not p vendor does not a ame Cheryl Lan	d a Purchas provided be appear on to a	e Orde fore a F the Ex	r is iss PO wa	sued. Sig s issued d Partie	gning this es List (ht	tps://www.ep	ols.gov/epls 2893	
	epartme	ent	201 2	Alliance Acad	demy	my Fax				(510) 639-3387		
Signature	i	2	an						pproved	3112/13		
				by: □State and Federa							and Community	Partnerships
2. Scope of	of work in	ndicates compl	ant use of	restricted resource a	ind is in alig	nment	with s	chool site	e plan (SF	SA)		
Signature						Date Appro		pproved	d 3/19/13			
Signature (if using multiple restricted resources)						Date Approved						
Regional	Executiv	ve Officer										
	Consultant is approved to provide services described in the scope of work											
Deputy Superintendent Instructional Leadership / Deputy Superintendent Business Operations Consultant Aggregate Under 1 Over 11:50 000												
4. Signature		naria	San					Date Ap			2-201	
				ature on the legal co	ontract			Date AL	proved	1 - 2	2 201.	
Legal Required				Approved		Donis	ed - R	99898			Data	
Procurement		Received	- Travi	Approved			Numbe			Oin	Date 1777	1.
	Sale received											

