File ID Number	14-0676
Introduction Date	5/14/14
Enactment Number	14-0757
Enactment Date	5/14/14



Memo

To

Board of Education

From

Gary Yee, Ed.D., Acting Superintendent

By: Maria Santos Doputy Supori

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

Equity-in-Action

Vernon Hal, Deputy Superintendent, Business & Operations

Board Meeting Date (To be completed by

Procurement)
Subject

5-14-14

Memorandum of Understanding - Playworks and Franklin Elementary

Action Requested

Approval of Memorandum of Understanding between Oakland Unified School and Playworks

Background

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

Playworks will provide a full time coordinator to support students and teachers to transform recess and play into a positive, community-building experience that promotes collaboration and physical and emotional safety, in order to improve academic achievement.

Discussion One paragraph summary of the scope of work. Approval by the Board of Education of a Memorandum of Understanding between the District and Playworks. Playworks will provide Franklin with one full-time Program Coordinator Monday-Friday to carry out the four Playworks components. Components include: RECESS-organizing safe and inclusive opportunities for play and physical activity, CLASS GAME TIME-organizing and leading individual classes with their teacher through group and skill building activities, the JUNIOR COACH program- a leadership training program for fourth and fifth graders, and OUT OF SCHOOL-leading an after-school group or before school recess.

For the period of August 26, 2013 through November 4, 2013 in an amount not to

exceed \$6,000.

Recommendation

Approval of Memorandum of Understanding between Oakland Unified School District and

Playworks

Fiscal Impact

Funding resource name Consultants 1161110101-5825 in an amount not to exceed \$6,000.00.

Attachments

- · Memorandum of Understanding
- Certificate of Insurance
- Scope of Work
- Statement of qualifications

AFTER SCHOOL PROGRAMS

(FOR SCHOOL BASED PROGRAMS NOT FUNDED BY ASES, 21st CCLC AND OFCY)

Memorandum of Understanding 2013 - 2014

Between

O	akland Unified School District and Playworks	
	is Agreement is entered into between Playworks ONTRACTOR) and the Oakland Unified School District (OU	ISD). The parties agree as follows:
1.	Services : CONTRACTOR shall provide the ("Services incorporated herein by reference.	s" or "Work") as described in Exhibit A attached hereto and
2.	both parties. CONTRACTOR shall commence work on <u>F</u> by the Superintendent if the aggregate amount	August 29, 2014 and may be extended by written agreement of August 26, 2013 , or the day immediately following approval CONTRACTOR has contracted with the District is below roval by the Board of Education if the total contract(s) exceed the completed no later than November 04, 2013 .
3.	total fee not to exceed <u>Six Thousand</u> (\$6,000.00). This sum shall be for full performan	or services satisfactorily rendered pursuant to this Agreement, a Dollars of this Agreement and includes all fees, costs, and expenses o, labor, materials, taxes, profit, overhead, travel, insurance,
4.	Equipment and Materials : CONTRACTOR shall preperformance of this Agreement <i>except</i> : exceed a total cost of\$0.00	ovide all equipment, materials, and supplies necessary for the which shall not
5.		this Agreement shall be in writing and either personally delivered ified, return receipt requested) with postage prepaid to the other
	OUSD Representative:	CONTRACTOR:
	Name: Jeanette MacDonald	Name: Playworks- Jackie Hemann
	Site /Dept.: Franklin Elementary School	Title: Program Director
	Address: 915 Foothill Boulevard	Address: 155 Filbert St.
	Oakland, CA 94606	Oakland CA. 94607
	Phone: 510-874-3354	Phone: 510-431-2325
	otice shall be effective when received if personally served ritten notice of a change of address.	or, if mailed, three days after mailing. Either party must give

6. Conduct of Consultant:

- a. **Child Abuse and Neglect Reporting Act.** CONTRACTOR will comply with the Child Abuse and Neglect Reporting Act (CANRA) guidelines as Mandated Reporters to report suspicions of possible child abuse to the appropriate reporting agency as stated in California Penal Code § 11164 11174.
- b. **Tuberculosis Screening.** Current documentation of negative TB Test (PPD) on file for each CONTRACTOR agent working with students.
- c. 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 contact with OUSD pupils in providing services to the District under this Agreement. CONTRACTOR shall not permit its employees or agents to come into contact with students until CDOJ and FBI clearance is ascertained.

- 7. Removal of Staff: In the event that OUSD, in its sole discretion, at any time during the term of this MOU, desires the removal of any CONTRACTOR related persons, employee, representative or agent from OUSD school site and/or property, CONTRACTOR shall immediately upon receiving notice from OUSD of such desire, cause the removal of such person or persons. In the event OUSD requests the removal of any CONTRACTOR related persons, employee, representative or agent from OUSD school site and/or property, the OUSD site administrator shall provide to the CONTRACTOR written, supporting rationale for the decision. The Executive Officer for the School Site, after conferring with Legal, shall decide, taking all the facts and circumstances into account, if CONTRACTOR may reassign an employee or agent to another OUSD site. Prior to the removal or change of any CONTRACTOR staff member who is a regular part of the after school program, CONTRACTOR shall inform the Site Administrator with as much notice as possible, and will work with the Site Administrator to ensure a smooth transition in staffing.
- 8. 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 MOU, and in the event of change in either private interest or services under this MOU, 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.
- Drug-Free / Smoke Free Policy: CONTRACTOR understands that OUSD does not permit drugs, alcohol, and/or smoking at any time in any buildings and/or grounds on OUSD property. CONTRACTOR agrees to adhere to this policy for its students, staff, visitors, employees and or subcontractors.
- 10. Non-Discrimination: Consistent with the policy of OUSD in connection with all work performed under Contracts, 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. 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, CONTRACTOR agrees to require like compliance by all its subcontractor(s). CONTRACTOR agrees to comply with applicable Federal and California laws prohibiting discrimination against students.
- 11. Indemnification: CONTRACTOR shall indemnify, hold harmless and defend OUSD and each of its officers, officials, employees, volunteers and agents from any loss, liability, fines, penalties, forfeitures, costs and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death at any time and property damage) incurred by OUSD, CONTRACTOR or any other person and from any claims, demands and actions in law or equity (including attorney's fees and litigation expenses), arising or alleged to be directly related to performance of this MOU. CONTRACTOR's obligations under the preceding sentence shall apply jointly and severally regardless of whether OUSD or any of its officers, officials, employees, volunteers or agents are actively or passively negligent, but shall not apply to any loss of liability, fines, penalties, forfeitures, costs or damages caused solely by the active negligence or by the willful misconduct of OUSD. If CONTRACTOR should subcontract all or any portion of the work or activities to be performed under this MOU, CONTRACTOR shall require each subcontractor to indemnify, hold harmless and defend OUSD, its officers, officials, employees, volunteers or agents in accordance with the terms of the preceding paragraph.
- 12. **Insurance**: Throughout the life of the MOU, CONTRACTOR shall pay for and maintain in full force and effect with an insurance company(s) admitted by the California Insurance Commissioner to do business in the State of California and rated not less than "A/VII" in Best Insurance Rating Guide, the following policies of insurance:
 - a. **Commercial General Liability** insurance which shall include contractual, products and completed operations, corporal punishment and sexual misconduct and harassment coverage, and bodily injury and property damage liability insurance with combined single limits of not less than \$1,000,000 per occurrence.
 - b. **Worker's Compensation** insurance, as required by the California Labor Code, with not less than the statutory limits.

- c. Property and Fire insurance shall provide to protect: Real Property, against risk of direct loss, commonly known as Special Form and Fire Legal Liability, to protect against liability for portions of premises leased or rented; Business Personal Property, to protect on a Broad Form, named peril bases, for all furniture, equipment and supplies of CONTRACTOR. If any OUSD property is leased, rented or borrowed, it shall also be insured the same as real property.
- d. The above policies of insurance shall be written on forms acceptable to the Risk Manager of OUSD and endorsed to name the OUSD, its officers, employees, volunteers or agents, as additional insured. Said Additional Insured endorsement shall be provided to OUSD upon CONTRACTOR's execution of this MOU and before work commence under this MOU. If at any time said policies of insurance lapse or become canceled, this MOU shall become void. The acceptance by OUSD of the above-required insurance does not serve to limit the liability or responsibility of the insurer or CONTRACTOR to OUSD.

OR

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.

- 13. 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: Contractor name, Contractor address, invoice date, invoice number, purchase order number, name of school or department service was provided to, period of service, name of the person performing the service, date service was rendered, brief description of services provided, number of hours of service, hourly rate, total payment requested.
- 14. **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.
- 15. **Licenses and Permits**: CONTRACTOR shall obtain and keep in force all licenses, permits, and certificates necessary for the performance of this Agreement.
- 16. **Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion**: The District 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 CONTRACTOR according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, verifies that this vendor does not appear on the Excluded Parties List. https://www.sam.gov/portal/public/SAM
- 17. 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.
- 18. **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.
- 19. 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.

In the event that OUSD, in its sole discretion, at any time during the term of this contract, desires the removal of any CONTRACTOR related persons, employee, representative or agent from an OUSD school site and, or property, CONTRACTOR 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 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:
 - a. Requesting that OUSD employee(s) evaluate the CONTRACTOR and the CONTRACTOR's employees and subcontractors and each of their performance.
 - b. Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).
- 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: 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. 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.

25. Field Trip Policy: Field Trips, Off Site Events and Off Site Activities

- CONTRACTOR shall provide each Site Administrator with a schedule of all after school program field trips and/or
 off site events and/or off site activities by the first day of each semester, and a schedule of all summer field
 trips and/or off site events and activities by the first day of the summer program, if CONTRACTOR is providing
 summer services (Exhibit C)
- CONTRACTOR hereby certifies that after school and summer program staff and/or subcontractors will comply
 with the following procedures for all field trips, off site events and off site activities:
- a. **Licenses Permission Slips/Acknowledgement.** Field trip/excursion permission slip must be signed by parent(s)/guardian(s) of all student participants and an acknowledgement must be signed by all adult chaperones both of which shall include the following information:
 - i. a full description of the trip and scheduled activities
 - ii. student/adult participant health information
 - iii. "Notice of Waiver of All Claims: Education Code § 35330 provides that all persons making a field trip or excursion shall be deemed to have waived all claims against any school district, charter school, or the State of California for injury, accident, illness or death occurring during or by reason of the field trip or excursion, regardless of who holds the claims. If the field trip or excursion to which this permission slip applies is out-of-state, I hereby knowingly waive all of my and my daughter's/son's/ward's claims against any school district, charter school, and/or the State of California for injury, accident, illness or death occurring during or by reason of the out-of state field trip or excursion."
- b. After school and summer program staff or subcontractors leading trip must have a written list of students attending trip.
- c. No student shall be prevented from making a trip due to lack of sufficient funds.

- d. After school and summer program staff or subcontractors leading trip shall have a sufficient first aid kit in his or her possession or immediately available. If the trip is conducted in areas known to be infested with poisonous snakes, this first aid kit shall contain medically accepted snakebite remedies.
- e. **Health Conditions/Medication:** Trip participant health information will be gathered and reviewed in advance of trip and any needed revisions to supervision plan made, including making sure that chaperones understand relevant information (eg food allergies). A plan will be developed to collect, secure, and dispense prescription medications from their original containers only and consistent with physician's instructions.

f. Supervision:

- i. CONTRACTOR Executive Director must review and approve supervision plan.
- ii. Trip as structured is appropriate to age, grade level and course of study.
- iii. Chaperones are all CONTRACTOR employees or subcontractors, parent(s)/guardian(s), or other authorized chaperones and are 21 or older. After School and Summer Program Coordinators and lead trip staff are satisfied that all chaperones are willing and able to perform required duites, including understanding and implementing instructions, understanding health information for students in their group, and responding effectively in the event of an emergency. Trip attendees shall be limited to assigned school or early childhood education or after school program staff, students and authorized chaperones. Guests, including but not limited to friends and other family members, are strictly prohibited absent prior written approval of the after school program coordinator or CONTRACTOR executive director. Before the trip, after school and summer program staff leading trip shall provide any adult chaperones who may accompany the students with clear information regarding their responsibilities. Chaperones shall be assigned a prescribed group of students and shall be responsible for the continuous monitoring of these students' activities. Chaperones shall not consume alcoholic beverages or be under the influence of controlled substances while accompanying and supervising students on a trip.
- iv. When a trip is made to a place of business or industry, staff shall arrange for an employee of the host company to serve as conductor.
- v. Adult:Student Ratio is at least 1:10 or higher if swimming or wading or high risk trip. If the trip involves water activities, this ratio shall be revised to ensure closer supervision of elementary grade or younger students, appropriate to their ages. The ratio of adults to students on field trips and excursions shall be reasonable under the circumstances.
- vi. Safety requirements have been met (eg: current First aid/CPR training of at least one chaperone, first aid kits, emergency contact and health info, instructions for chaperones, staff and chaperones have cell phones which are charged and available for communication).
- q. Transportation Requirements: The after school and summer program or subcontractors shall ensure compliance with all state laws and may transport by the use of its own equipment, contract to provide transportation or arrange transportation by the use of other equipment to enrolled after school and summer participants provided that: (A) parent/guardians' written permission has been obtained in advance; (B) After School Program Coordinator and/or Summer Program Coordinator has confirmed that: transportation arrangements are safe and appropriate; (C) all drivers have valid California driver's license; (D) all drivers have received fingerprint clearance; (E) provided that such transport is covered under driver or registered owner's personal automobile insurance or CONTRACTOR automobile liability insurance policy for at least \$100,000 per individual and \$300,000 per occurrence for liability for bodily injury; and \$50,000 per occurrence for liability for property damage; (F) all drivers and registered owners of private or rented vehicles used shall complete and sign declaration of driver forms assuring that: (i) the driver is at least 21 years of age and holds a current valid California driver's license;(ii) the driver has not been convicted of reckless driving or driving under the influence of drugs or alcohol within the past five years; and (iii) the driver provides proof of sufficient insurance; (G) if after school or summer program arranges and/or contracts with a third party to provide this transportation, the organization or company with whom they contract must be licensed as a transportation provider, be certified to transport students (e.g., School Pupil Activity Bus certification) and have at least \$5,000,000 automobile and \$1,000,000 General Liability insurance; (H) arrangements have been made for additional vehicle for use in event of illness or emergency; and (I) students receive instruction in safe conduct on bus or other transport; and (J) drivers shall receive safety and emergency instructions and information which shall be kept in their vehicle, including health and emergency information for each student riding in his/her vehicle.
- h. CONTRACTOR must have reasonable confirmation that all organizations involved in the trip have demonstrated expertise and exhibit reasonably safe and reputable operating procedures and business practices appropriate to student trips.
- Vendor is licensed to provide all proposed activities.

- j. Voluntary Student Accident Insurance must be <u>made available</u> for purchase (required for all trips). All student participants on higher risk activities (e.g. swimming, snow trips, horseback riding, sailing, rafting, etc) must be covered by medical or accident insurance.
 - i. Parents/guardians must be informed that there is no District insurance for the trip;
 - ii. Program fees must include coverage for accidents or injuries to participants by an insurance carrier authorized to do business in California.

k. Additional Requirements for High Risk, Overnight, Out of State Trips:

i. Definition of High Risk Activities

Because of concerns about the risk to student safety, the after school program coordinator shall not permit the following activities on campus or during CONTRACTOR sponsored after school or summer program trips, events and activities unless the activity is properly supervised, students wear protective gear as appropriate, and each participant has insurance coverage:

- Amusement Parks
- Interscholastic Athletic Activities
- Bicycle riding
- Circus Arts
- Hiking (Moderate to rigorous terrain or length) vs short nature "walks"
- · Hang gliding
- Horseback riding
- Ice Skating
- · In-line or Roller Skating
- Rock climbing, climbing walls
- Skateboarding or use of non-motorized scooters
- Snow sports of any kind
- Trampoline; Jumpers
- Motorcycling
- Rodeo
- Target Shooting
- Water Activities including but not limited to: swimming, snorkeling, scuba diving, sailing, boating, kayaking, river rafting, water slides, water skiing etc.
- Outdoor active, experiential programs (Ropes course, pulley, etc.)
- Other activities determined by the school principal to have a high risk to student safety

The cost of insurance coverage for such activities shall be borne by the student and/or CONTRACTOR.

Students who operate or ride as a passenger on a bicycle, non-motorized scooter or skateboard upon a street, bikeway or any other public bicycle path or trail shall wear a properly fitted and fastened bicycle helmet that meets the standards of law. Students also shall be required to wear such helmets while wearing in-line or roller skates.

- ii. Department of Justice and FBI fingerprinting and fingerprint clearance must be obtained for all non-District employee chaperones. Chaperones who continue beyond one school year will need to get fingerprint clearance once every three years from the time they begin chaperoning on after school program trips. Chaperones shall act in accordance with district policies, regulations and school rules. A person who is required to register as a sex offender pursuant to Penal Code 290 shall not serve as a chaperone on any field trip.
- iii. No chaperone shall be assigned to provide supervision or instruction of students unless he/she has submitted evidence of an examination within the past 60 days to determine that he/she is free of active tuberculosis. Chaperones whose skin test negative shall thereafter be required to take tuberculosis test every four years or sooner if deemed necessary by CONTRACTOR.
- iv. Letter must be sent to parent(s)/guardian(s) and a meeting must be held for staff, chaperones, parent(s)/guardian(s) and students in advance of trip to discuss trip and safety related procedures, itinerary and questions.
- v. Sleeping arrangements and night supervision are safe and appropriate
- vi. Vendor Proof of Insurance: After School Program Coordinator and/or Summer Program Coordinator has obtained proof of insurance from all private vendors including:

- Facility
- Program

Additional Requirements for Field Trips/Excursions Which Include Swimming or Wading

- i. No swimming or wading shall be allowed on trips unless planned and approved in advance.
- ii. When wading in the ocean, bay, river or other body of water as part of a planned, supervised outdoor education activity, after school program staff shall provide for a number of chaperones to exceed the normal one to ten ratio and shall instruct both chaperones and students of the real and potential risks inherent in such activities and the precautions necessary for their safety.

iii. Swimming Activities

- Parents/guardians must provide written permission for the student to swim and must indicate the student's swimming ability. Students whose parents do not give permission for their child to swim shall be identified in advance of trip and a tracking system designed to ensure they do not enter pool or swim area.
- 2. Swimming facilities, including backyard pools, must be inspected by the CONTRACTOR Executive Director and after school program staff before the trip is scheduled.
- 3. Owners of private pools must provide a certificate of insurance, designating OUSD and CONTRACTOR as an additional insured, for not less than \$2,000,000 in liability coverage.
- 4. Lifeguards must be designated for all swimming activities. If lifeguards are not provided by the pool owner or operator, the CONTRACTOR Executive Director shall ensure their presence. The CONTRACTOR Executive Director shall ensure that lifeguards are Red Cross certified or equivalent and must be at least 21 years old. A swim test must be administered before any student is permitted in the deep end of the pool or swim area. A tracking system shall be designed in advance of trip to identify those students who have and have not passed the swim test.
- 5. The ratio of adult chaperones to students shall be at least one to ten. In grades 4-6, this ratio shall be at least one to eight. In grades K-3, this ratio shall be at least one to four.
- 6. Specific supervisory responsibilities shall be determined in advance to accommodate the varying swimming abilities of students. These responsibilities shall be clarified in writing and reviewed verbally before the trip.
- 7. Emergency procedures shall be included with written instructions to adult chaperones and staff.
- 8. Staff and chaperones assigned to supervise students must wear swim suits and know how to swim and be at each side of the pool or swim area actively monitoring students at all times.
- 9. The After School Program Coordinator and/or Summer Program Coordinator may require students to wear flotation devices, depending upon their age and swimming ability.
- 10. A buddy-system or other means of surveillance shall be arranged in advance and strictly enforced during swimming activities.

m. Additional Requirements for trips to East Bay Regional Park District Bodies of Water (swimming pools, lagoons, shoreline parks and lakes) and Related Facilities:

- i. At least 2 weeks prior to trip date, all persons attending trip, including, but not limited to, each and every student, teacher, instructor, chaperone, supervisor, parent, administrator, volunteer, or aide (hereinafter "participant") will provide to the School District Risk Management Department an original, properly completed, signed and dated East Bay Regional Park District Waiver (attached as Exhibit _D), executed by either the participant if he or she is 18 years of age or older, or the participant's parent or legal guardian if the participant is under 18 years of age
- ii. Should CONTRACTOR fail to provide an original, properly completed, signed and dated East Bay Regional Park District Waiver for each trip participant as defined in Section _13i_ above, CONTRACTOR agrees to hold harmless, defend and indemnify OUSD, its officers, employees, volunteers and agents from all claims and actions resulting therefrom.
- 26. **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.

- 27. **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.
- 28. **Contract Contingent on Governing Board Approval**: OUSD shall not be bound by the terms of this Agreement until it has been formally approved by OUSD'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.

On behalf of our respective institutions or organizations, we hereby execute this Memorandum of Understanding.

OAKLAND UNIFIED SCHOOL DISTR	ICT Chel	CONTRACTOR	
President, Board of Education	Date Date	Contractor Signature	Date
Superintendent and Secretary/	5/15/19 Date	Print Name, Title	

Attachments:

- Exhibit A Scope of Work
- Exhibit B Enrollment Packet, including Early Release Waiver
- Exhibit C List of Anticipated Field Trips, Off Site Events and Off Site Activities
- Exhibit D Waiver for use of East Bay Regional Park District Bodies of Water (Swimming Pools, Lagoons, Shoreline Parks and Lakes) and Related Facilities
- Exhibit E Staff Qualifications Form
- Exhibit F Fiscal Procedures and Policies

EXHIBIT A SCOPE OF WORK

[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.]

 Description of Services to be Provided: Provide a description of the service(s) the contractor specific about what service(s) OUSD is purchasing and what this Contractor will do. Playworks will provide a full time coordinator to support students and teachers to transform reces positive, community- building experience that promotes collaboration and physical and emotional improve academic achievement. Specific Outcomes: What are the expected outcomes from the services of this Contract? Be s as a result of the service(s): 1) How many more Oakland children are graduating from high somore Oakland children are attending school 95% or more? 3) How many more students have and/or paying jobs? 4) How many more Oakland children have access to, and use, the health Provide details of program participation (Students will) and measurable outcomes (Participan NOT THE GOALS OF THE SITE OR DEPARTMENT. Franklin Elementary students will have less bullying and exclusionary behavior. Franklin Elementary students will spend less time transitioning from recess to the classroom recilearning time. Franklin Elementary students will spend less time transitioning from recess to the classroom recilearning time. Franklin Elementary students will spend less time transitioning from recess to the classroom recilearning time. Franklin Elementary students will have better behavior and attention after participating in sports, Franklin Elementary students will have better behavior at recess and be more ready for learning Franklin Elementary students will have better behavior at recess and be more ready for learning Franklin Elementary students will enjoy adult-led activities more than schools without Playworks. 	s and play int	оа
2. Specific Outcomes: What are the expected outcomes from the services of this Contract? Be s as a result of the service(s): 1) How many more Oakland children are graduating from high sc more Oakland children are attending school 95% or more? 3) How many more students have m and/or paying jobs? 4) How many more Oakland children have access to, and use, the health Provide details of program participation (Students will) and measurable outcomes (Participan NOT THE GOALS OF THE SITE OR DEPARTMENT. Franklin Elementary students will have less bullying and exclusionary behavior. Franklin Elementary students will spend less time transitioning from recess to the classroom recilearning time. Franklin Elementary students will gain 18 hours of instructional time due to a smoother transition classroom. Franklin Elementary students will have better behavior and attention after participating in sports, Franklin Elementary students will have better behavior and attention after participating in sports, Franklin Elementary students will have better behavior and attention after participating in sports, Franklin Elementary students will have better behavior at recess and be more ready for learning.		
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Franklin Elementary students will have better behavior at recess and be more ready for learning		
		iay.
Alignment with District Strategic Plan: Indicate the goals and visions supported by the serve (Check all that apply.)	rices of this co	ontract:
☐ Ensure a high quality instructional core ☐ Prepare students for success in	college and	careers
 Develop social, emotional and physical health Safe, healthy and supportive so 	chools	
■ Create equitable opportunities for learning □ Accountable for quality		
☐ High quality and effective instruction ☐ Full service community district		
4. Alignment with Single Plan for Student Achievement (required if using State or Feder		

Exhibit B OAKLAND UNIFIED SCHOOL DISTRICT

PARENT PERMISSION AND STUDENT INFORMATION – ELEMENTARY AND MIDDLE SCHOOLS I give my child permission to participate in the 2013-14 After School Program. Name of School: _____ Student's Name Date of Birth Grade Parent/Guardian Name (Please print) Signature Today's Date City Home Address Zip Home Phone Work Phone Cell Phone **EMERGENCY CONTACT INFORMATION** In case of emergency please contact: Relationship Phone: work/home/cell Name Yes Does your child have health coverage? No Name of Medical Insurance Policy/ Insurance # Primary Insured's Name Medical History that may be of importance Medication Student is taking List any Allergies Name of Child's Doctor Telephone I authorize After School Program Staff to furnish and/or obtain emergency medical treatment which may be necessary for my child during the After School Program. Parent/Guardian Name Signature Date RELEASE OF LIABILITY I understand the nature of the after school program and that participation is voluntary. I understand that the Oakland Unified School District is not responsible for loss, damage, illness, or injury to person or property as a result of participation in the after school program. I hereby release and discharge the Oakland Unified School District and its officers, employees, agents, and volunteers from any and all claims for injury, illness, death, loss or damage as a result of after school program activities. ☑Parent/Guardian Signature: _____ Date

STUDENT RELEAS	SE/ PICK UP POLICY
is out and will end by <u>6:00 p.m</u> . Students will not be they are signed out by the parent/guardian or one of the	School Program will begin immediately after school e released to go home from the After School Program until ne individuals listed below:
☑Parent/Guardian/Caretaker Signature	Date
raient/Guardian/Caretaker Signature	Date
When I am unable to pick my child up, I give After Scho	ool Program staff permission to release my child to:
Name/Relationship	Phone Numbers: Home/Work/Cell
Name/Relationship	Phone Numbers: Home/Work/Cell
	ogram ends by 6:00 p.m. If students are not picked up by aw to report to Child Protective or law enforcement. Three t in his/her dismissal from the program.
PERMISSION TO EVALUATE PROGR	AMS AND TRACK STUDENT PROGRESS
attendance, and other performance indices), for the pu	School Program. I also give permission for After School
☑Parent/Guardian Signature:	Date
PHOTO/VI	DEO RELEASE
During your child's attendance in the After School Prographotographed or videotaped; these photographs/video	ram, s/he may participate in an activity that is being recordings may be used for promotional purposes.
My child may may not be photographed/vide purposes.	otaped by the After School program for promotional
program activities and to edit or use any photographs of	
☑Parent/Guardian Signature:	Date

EARLY RELEASE WAIVER (OPTIONAL)- ELEMENTARY AND MIDDLE SCHOOL STUDENTS

- Elementary School students are expected to participate in the after school program every day until 6pm, for a total of 15 hours per week.
- Middle School students are expected to participate in the after school program <u>at least 3 days per week</u> until 6pm, for a minimum total of 9 hours per week of participation.

Students who are able to fulfill these attendance requirements have priority for enrollment.

Based on the OUSD Early Release Policy, families can request Early Release of their child from the after school program for any of the following reasons:

- Parallel Program
- Family Emergency
- · Personal Family Circumstance
- Medical appointment
- Transportation
- Community safety
- Child accident
- · Other conditions, as deemed appropriate

School Site:	Name of Program:
Name of Student:	Grade:
I request early release of my child from the	After School Program at o'clock p.m.
(please check reason)	
□ I am concerned for my child's safety in r	returning home by him/herself after dark.
□ I am unavailable to pick my child up after	er this time.
Other:	
As parent/guardian, I hereby release and disagents and volunteers from all claims for inj his/her early release from the After School F	scharge the Oakland Unified School District and its officers, employees, lury, illness, death, loss or damage that my child may suffer as a result o Program.
☑Parent/Guardian Signature:	Date
WAIVER OF PICK UP POLICY AND PER	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL)
	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL)
WAIVER OF PICK UP POLICY AND PER	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL) ONLY
WAIVER OF PICK UP POLICY AND PER FOR STUDENTS AGES AND OLDER School Site:	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL) ONLY
WAIVER OF PICK UP POLICY AND PER FOR STUDENTS AGES AND OLDER School Site: Name of Student: If I arrive later than the dismissal time or ar	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL) ONLY
WAIVER OF PICK UP POLICY AND PER FOR STUDENTS AGES AND OLDER School Site: Name of Student: If I arrive later than the dismissal time or ar give the After School Program staff permissi supervision. As parent/guardian, I hereby release and disemployees, agents, and volunteers from all	ONLY Grade: Date of Birth of Student: m unable to pick up my child at the end of the After School Program, I
WAIVER OF PICK UP POLICY AND PER FOR STUDENTS AGES AND OLDER School Site: Name of Student: If I arrive later than the dismissal time or ar give the After School Program staff permissi supervision. As parent/guardian, I hereby release and disemployees, agents, and volunteers from all release of my child without supervision if I a	ONLY Grade: Date of Birth of Student: munable to pick up my child at the end of the After School Program, I ion to release my child from the afterschool program without scharge the Oakland Unified School District and its officers, claims for injury, illness, death, loss or damage as a result of the arrive later than dismissal time or am unable to pick up my child at the

Exhibit C

Schedule of Field Trips, Off Site Events and Off Site Activities for After School Program

This form should be completed by the $\mathbf{1}^{\text{st}}$ day of each semester, and by the $\mathbf{1}^{\text{st}}$ day of the summer program (if applicable).

Contact Information:		
Site Name	Lead CONTRACTOR Name	
Name of	Email	
Contact Person		
Telephone	Fax	
The following Field Trips, Off Site Events a will occur during:	and Off Site Activities for th	e After School Program
☐ Fall Semester- August 26, 2013 to January Spring Semester- February 1, 2014 to	June 12, 2014	
☐ Summer Program (Specify dates:	to	
Name of Field Trip, Off Site Event, and/or Off Site Activities	Date(s)	Time(s)
Site Coordinator Signature		Date
Lead CONTRACTOR Director Signature		Date
Site Administrator Signature		Date

EAST BAY REGIONAL PARK DISTRICT

WAIVER AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT

Waiver and Release of Liability. In consideration of being allowed to use and participate in activities at East Bay Regional Park District's facilities, including but not limited to its pools, lakes, shorelines and swimming lagoons ("Recreational Activity"), I, for myself and my spouse, my child, heirs, personal representatives, next of kin, and assigns, voluntarily agree to release, waive, discharge, and promise not to sue the East Bay Regional Park District, its officers, directors, agents, volunteers, and employees (collectively the "District") from any and all liability for any accident, illness, injury, death, wrongful death, or property damage/loss arising out of my participation in the Recreational Activity and/or use of District facilities and equipment (along with the use of transportation provided, arranged, or paid for by the District, including such transportation for medical treatment), whether occurring on or off District property, and whether caused by any negligence of the District or otherwise, excepting only to the extent caused by District's gross negligence.

Assumption of Risk. I understand that participation in the Recreational Activity and the use of District facilities, equipment, and transportation carry inherent risks that cannot be eliminated regardless of the care taken to avoid injury. These risks may result in injuries that include, but are not limited to, disease, cuts, eye injuries, blindness, broken bones, concussions, heart attacks, heat stroke, dehydration, joint or back injuries, slipping on uneven surfaces, brain injuries, drowning, paralysis, and death, as well as damage/loss of personal property. I also understand that these risks might arise for a variety of reasons, including but not limited to, actions, inaction or negligence of other parties, participants, or the District. I further understand that there may be other risks that are not known to me or reasonably foreseeable at this time. By signing below, I acknowledge that participation in the Recreational Activity and the use of District facilities, equipment, and transportation is voluntary and that I knowingly assume any and all risks, known and unknown.

Indemnity Agreement. In consideration for the District's permission to participate in the Recreational Activity, I voluntarily agree to indemnify and hold harmless the District from all claims, demands, and causes of action brought by me or anyone else as a result of my participation in the Recreational Activity and/or use of District facilities and equipment (along with the use of transportation provided, arranged, or paid for by the District, including such transportation for medical treatment), whether caused by any negligence of the District or otherwise, and agree to reimburse the District for any resulting costs, expenses, and attorneys' fees

Severability. I understand and acknowledge that this Agreement is intended to be as broad and inclusive as permitted by law. If any portion of this Agreement is deemed invalid, it is agreed that the remaining portion of the Agreement shall continue in full legal force and effect.

Minor Participants. If Participant is under 18, Participant's custodial parent or legal guardian must sign below, warranting that he or she is the Participant's custodial parent or legal guardian, and is agreeing to the terms and conditions of this Agreement, on both his or her and the Participant's behalf. Parent or legal guardian acknowledges by their signature that they are giving up the same rights for the minor as they would be giving up if they signed this Agreement on their own behalf.

I have read this Agreement and understand that I am giving up substantial rights by signing it, but do so voluntarily and intend to completely release the District from the liability described above to the greatest extent allowed by law. I also understand that this Agreement is legally binding on me and my child (if applicable), spouse, heirs, personal representatives, assigns, and next of kin.

Participant's Name		
(Print)		
Name of Custodial Parent or Guardian (if Partic	cipant is under 18):(Print)	
Signature:	Dete:	
Participant Signature (if over 18) or Custodial	Parent or Guardian Signature	
		EBRPD Waiver - Swim Use

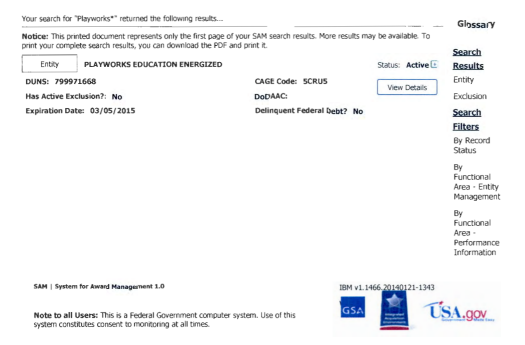


Invoicing and Staff Qualifications Form 2013-14

Employee, Agent, or Subcontractor Name	ATI#	Current TB Clearance Documentation on File	IA Requirement Documentation on File		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		
		☐ Yes ☐ No	□Yes □No		

Search Results

Current Search Terms: playworks*





Playworks East Bay 380 Washington Oakland, CA 94607 (510) 893-4180

playwork, una 😩

Playworks Statement of Qualifications

Who We Are

Playworks' mission is to improve the health and well-being of children by increasing opportunities for safe, meaningful play. Playworks significantly reduces bullying and exclusionary behavior at our partner schools, allowing educators to reclaim valuable teaching time. Our programming provides as much as 30-45 minutes of daily physical activity to children throughout the school day by engaging all children in recess and extracurricular activities that focus on healthy and inclusive play. Playworks serves 170,000 students at over 380 low-income schools in 23 cities across the country.

Founded in 1996 at two schools in Berkeley, California, Playworks has grown into a \$30.8 million organization. We have a 16-year track record of success in implementing our model physical activity and play program in low-income elementary schools across the country. In 2008, the Robert Wood Johnson Foundation (RWJF), the nation's leading public health foundation, invested \$18.7 million in Playworks because it believes that Playworks' program improves children's health. In the last two years, Playworks has been featured on Nightline, Good Morning America and in the New York Times (http://tinyurl.com/Hard-Times-for-Recess), where it was touted as a program that turns recess into an opportunity to make the school a happier, healthier place where academic performance can improve for all students. In 2011, Forbes chose Playworks Founder and CEO Jill Vialet as one of its top 30 social entrepreneurs, those who are tackling the world's most intractable problems



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/7/2014

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.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the

certif	ficate holder in lieu of such	endorsem	ent(s)							
PRODUC	ER					^{CT} Felicia			_	
BARNI	EY & BARNEY, LLC				PHONE (A/C. No	o. Ext): (510)	273-8888	FAX (A/C, No):	(510) 2	73-8867
CA L	icense: 0C03950				E-MAIL ADDRE	ss: felicia	.mcaroy@l	oarneyandbarney.co	om	
1999	Harrison Suite 12	230						DING COVERAGE		NAIC#
Oakla	and C	A 9461	2		INSURE	RA:Califo	ornia Ins	surance Co.		38865
INSURED)			-	INSURE					
Play	works Education En	nergize	ń		INSURE			-		
_	Washington Street	-			INSURE					
					INSURE					
Oakla	and C	A 9460	7		INSURE	-				
	RAGES			NUMBER:2014 WC	INSURE	RF:		REVISION NUMBER:		
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	COMMERCIAL GENERAL LIABILIT	ry						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	
	CLAIMS-MADE OCCU	JR .						MED EXP (Any one person)	\$	
								PERSONAL & ADV INJURY	\$	
								GENERAL AGGREGATE	\$	
GE	EN'L AGGREGATE LIMIT APPLIES PE	R:						PRODUCTS - COMP/OP AGG	\$	
	POLICY PRO- LO	С							\$	
AL	JTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$	
	ANY AUTO							BODILY INJURY (Per person)	\$	
	ALL OWNED SCHEDUL AUTOS	LED						BODILY INJURY (Per accident)	\$	
	HIRED AUTOS NON-OW	NED						PROPERTY DAMAGE (Per accident)	\$	
	AUTOS							(Fel accident)	\$	
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lf	landatory in NH) yes, describe under									1,000,000
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	PTION OF OPERATIONS / LOCATION ence of Workers Comp				s delieut	ile, il more space	ris required)			
CERT	IFICATE HOLDER				CAN	CELLATION				
	Oakland Unified S 1000 Broadway Oakland, CA 9460		Dist	rict	SHO	OULD ANY OF EXPIRATION	THE ABOVE D N DATE TH ITH THE POLIC	DESCRIBED POLICIES BE C EREOF, NOTICE WILL I CY PROVISIONS.		
					Kevi	n Mirsky/	FEL	M-K-N	i	

Kevin Mirsky/FEL



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

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.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER License # 0H81923	CONTACT NAME:				
G2 Insurance Services, LLC	PHONE (A/C, No, Ext): (415) 426-6600	FAX (A/C, No): (415) 426-6601			
0 New Montgomery, 21st Floor n Francisco, CA 94105	E-MAIL ADDRESS:				
	INSURER(S) AFFORDING COVER	RAGE NAIC #			
	INSURER A: Arch Insurance Company	11150			
INSURED	INSURER B:				
Playworks Education Energized	INSURER C:				
380 Washington Street	INSURER D :				
Oakland, CA 94607	INSURER E :				
	INSURER F:				

REVISION NUMBER: COVERAGES CERTIFICATE NUMBER: THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS,

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TOS AUTOS NON-OWNED			11/21/2013	11/21/2014	BODILY INJURY (Per person)	\$	1,000,000
NON-OWNED					BODILY INJURY (Per accident)	\$	1,000,000
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						\$	
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D X RETENTIONS 10,000)					\$	
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) Oakland Unified School District is named as an additonal insured with respects to the General Liability of the named insured.

CERTIFICATE HOLDER			

Oakland Unified School District 1000 Broadway Oakland, CA 94607

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

CANCELLATION

Board Office Use: Le	gislative File Info.
File ID Number	14-0676
Introduction Date	
Enactment Number	
Enactment Date	



Community Schools, Thriving Students

Memo

To

Board of Education

From

Gary Yee, Ed.D., Acting Superintendent

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

Equity-in-Action

Vernon Hal, Deputy Superintendent, Business & Operations

Board Meeting Date (To be completed by

Procurement) Subject

Memorandum of Understanding - Playworks and Franklin Elementary

Action Requested

Approval of Memorandum of Understanding between Oakland Unified School and **Playworks**

Background

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

Playworks will provide a full time coordinator to support students and teachers to transform recess and play into a positive, community-building experience that promotes collaboration and physical and emotional safety, in order to improve academic achievement.

Discussion One paragraph summary of the scope of work.

Approval by the Board of Education of a Memorandum of Understanding between the District and Playworks. Playworks will provide Franklin with one full-time Program Coordinator Monday-Friday to carry out the four Playworks components. Components include: RECESS-organizing safe and inclusive opportunities for play and physical activity, CLASS GAME TIME-organizing and leading individual classes

with their teacher through group and skill building activities, the JUNIOR COACH program- a leadership training program for fourth and fifth graders, and OUT OF

SCHOOL-leading an after-school group or before school recess.

For the period of August 26, 2013 through November 4, 2013 in an amount not to

exceed \$6,000.

Recommendation

Approval of Memorandum of Understanding between Oakland Unified School District and Playworks

Fiscal Impact

Funding resource name Consultants 1161110101-5825 in an amount not to exceed \$6,000.00.

Attachments

- · Memorandum of Understanding
- Certificate of Insurance
- Scope of Work
- Statement of qualifications

AFTER SCHOOL PROGRAMS

(FOR SCHOOL BASED PROGRAMS NOT FUNDED BY ASES, 21st CCLC AND OFCY)

Memorandum of Understanding 2013 – 2014

Between

O	akland Unified School District and Playworks						
	is Agreement is entered into between Playworks ONTRACTOR) and the Oakland Unified School District (OU	SD). The parties agree as follows:					
1.	Services : CONTRACTOR shall provide the ("Services" or "Work") as described in Exhibit A attached hereto and incorporated herein by reference.						
2.	Terms : The term of this MOU shall be July 1, 2013 to August 29, 2014 and may be extended by written agreement of both parties. CONTRACTOR shall commence work on August 26, 2013 or the day immediately following approval by the Superintendent if the aggregate amount CONTRACTOR has contracted with the District is below \$83,400.00 in the current fiscal year; or, approval by the Board of Education if the total contract(s) exceed \$83,400.00 , whichever is later. The work shall be completed no later than November 04, 2013						
3.	total fee not to exceed Thirty Thousand (\$6,000.00). This sum shall be for full performance.	or services satisfactorily rendered pursuant to this Agreement, a Dollars te of this Agreement and includes all fees, costs, and expenses, labor, materials, taxes, profit, overhead, travel, insurance,					
4.		ovide all equipment, materials, and supplies necessary for the which shall not					
5.		nis Agreement shall be in writing and either personally delivered fied, return receipt requested) with postage prepaid to the other					
	OUSD Representative:	CONTRACTOR:					
	Name: Jeanette MacDonald	Name: Playworks- Jackie Hemann					
	Site /Dept.: Franklin Elementary School	Title: Program Director					
	Address: 915 Foothill Boulevard	Address: 155 Filbert St.					
	Oakland, CA 94606	Oakland CA. 94607					
	Phone: 510-874-3354	Phone: 510-431-2325					
	tice shall be effective when received if personally served of itten notice of a change of address.	er, if mailed, three days after mailing. Either party must give					

6. Conduct of Consultant:

- a. **Child Abuse and Neglect Reporting Act.** CONTRACTOR will comply with the Child Abuse and Neglect Reporting Act (CANRA) guidelines as Mandated Reporters to report suspicions of possible child abuse to the appropriate reporting agency as stated in California Penal Code § 11164 11174.
- b. **Tuberculosis Screening.** Current documentation of negative TB Test (PPD) on file for each CONTRACTOR agent working with students.
- c. 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 contact with OUSD pupils in providing services to the District under this Agreement. CONTRACTOR shall not permit its employees or agents to come into contact with students until CDOJ and FBI clearance is ascertained.

- 7. Removal of Staff: In the event that OUSD, in its sole discretion, at any time during the term of this MOU, desires the removal of any CONTRACTOR related persons, employee, representative or agent from OUSD school site and/or property, CONTRACTOR shall immediately upon receiving notice from OUSD of such desire, cause the removal of such person or persons. In the event OUSD requests the removal of any CONTRACTOR related persons, employee, representative or agent from OUSD school site and/or property, the OUSD site administrator shall provide to the CONTRACTOR written, supporting rationale for the decision. The Executive Officer for the School Site, after conferring with Legal, shall decide, taking all the facts and circumstances into account, if CONTRACTOR may reassign an employee or agent to another OUSD site. Prior to the removal or change of any CONTRACTOR staff member who is a regular part of the after school program, CONTRACTOR shall inform the Site Administrator with as much notice as possible, and will work with the Site Administrator to ensure a smooth transition in staffing.
- 8. 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 MOU, and in the event of change in either private interest or services under this MOU, 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.
- Drug-Free / Smoke Free Policy: CONTRACTOR understands that OUSD does not permit drugs, alcohol, and/or smoking at any time in any buildings and/or grounds on OUSD property. CONTRACTOR agrees to adhere to this policy for its students, staff, visitors, employees and or subcontractors.
- 10. Non-Discrimination: Consistent with the policy of OUSD in connection with all work performed under Contracts, 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. 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, CONTRACTOR agrees to require like compliance by all its subcontractor(s). CONTRACTOR agrees to comply with applicable Federal and California laws prohibiting discrimination against students.
- 11. Indemnification: CONTRACTOR shall indemnify, hold harmless and defend OUSD and each of its officers, officials, employees, volunteers and agents from any loss, liability, fines, penalties, forfeitures, costs and damages (whether in contract, tort or strict liability, including but not limited to personal injury, death at any time and property damage) incurred by OUSD, CONTRACTOR or any other person and from any claims, demands and actions in law or equity (including attorney's fees and litigation expenses), arising or alleged to be directly related to performance of this MOU. CONTRACTOR's obligations under the preceding sentence shall apply jointly and severally regardless of whether OUSD or any of its officers, officials, employees, volunteers or agents are actively or passively negligent, but shall not apply to any loss of liability, fines, penalties, forfeitures, costs or damages caused solely by the active negligence or by the willful misconduct of OUSD. If CONTRACTOR should subcontract all or any portion of the work or activities to be performed under this MOU, CONTRACTOR shall require each subcontractor to indemnify, hold harmless and defend OUSD, its officers, officials, employees, volunteers or agents in accordance with the terms of the preceding paragraph.
- 12. **Insurance**: Throughout the life of the MOU, CONTRACTOR shall pay for and maintain in full force and effect with an insurance company(s) admitted by the California Insurance Commissioner to do business in the State of California and rated not less than "A/VII" in Best Insurance Rating Guide, the following policies of insurance:
 - a. **Commercial General Liability** insurance which shall include contractual, products and completed operations, corporal punishment and sexual misconduct and harassment coverage, and bodily injury and property damage liability insurance with combined single limits of not less than \$1,000,000 per occurrence.
 - b. **Worker's Compensation** insurance, as required by the California Labor Code, with not less than the statutory limits.

- c. Property and Fire insurance shall provide to protect: Real Property, against risk of direct loss, commonly known as Special Form and Fire Legal Liability, to protect against liability for portions of premises leased or rented; Business Personal Property, to protect on a Broad Form, named peril bases, for all furniture, equipment and supplies of CONTRACTOR. If any OUSD property is leased, rented or borrowed, it shall also be insured the same as real property.
- d. The above policies of insurance shall be written on forms acceptable to the Risk Manager of OUSD and endorsed to name the OUSD, its officers, employees, volunteers or agents, as additional insured. Said Additional Insured endorsement shall be provided to OUSD upon CONTRACTOR's execution of this MOU and before work commence under this MOU. If at any time said policies of insurance lapse or become canceled, this MOU shall become void. The acceptance by OUSD of the above-required insurance does not serve to limit the liability or responsibility of the insurer or CONTRACTOR to OUSD.

OR

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.

- 13. 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: Contractor name, Contractor address, invoice date, invoice number, purchase order number, name of school or department service was provided to, period of service, name of the person performing the service, date service was rendered, brief description of services provided, number of hours of service, hourly rate, total payment requested.
- 14. 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.
- 15. **Licenses and Permits**: CONTRACTOR shall obtain and keep in force all licenses, permits, and certificates necessary for the performance of this Agreement.
- 16. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: The District 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 CONTRACTOR according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, verifies that this vendor does not appear on the Excluded Parties List. https://www.sam.gov/portal/public/SAM
- 17. 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.
- 18. **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.
- 19. 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.

In the event that OUSD, in its sole discretion, at any time during the term of this contract, desires the removal of any CONTRACTOR related persons, employee, representative or agent from an OUSD school site and, or property, CONTRACTOR 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 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:
 - a. Requesting that OUSD employee(s) evaluate the CONTRACTOR and the CONTRACTOR's employees and subcontractors and each of their performance.
 - b. Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).
- 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: 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. **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.

25. Field Trip Policy: Field Trips, Off Site Events and Off Site Activities

- CONTRACTOR shall provide each Site Administrator with a schedule of all after school program field trips and/or
 off site events and/or off site activities by the first day of each semester, and a schedule of all summer field
 trips and/or off site events and activities by the first day of the summer program, if CONTRACTOR is providing
 summer services (Exhibit C)
- CONTRACTOR hereby certifies that after school and summer program staff and/or subcontractors will comply
 with the following procedures for all field trips, off site events and off site activities:
- a. **Licenses Permission Slips/Acknowledgement.** Field trip/excursion permission slip must be signed by parent(s)/guardian(s) of all student participants and an acknowledgement must be signed by all adult chaperones both of which shall include the following information:
 - i. a full description of the trip and scheduled activities
 - ii. student/adult participant health information
 - iii. "Notice of Waiver of All Claims: Education Code § 35330 provides that all persons making a field trip or excursion shall be deemed to have waived all claims against any school district, charter school, or the State of California for injury, accident, illness or death occurring during or by reason of the field trip or excursion, regardless of who holds the claims. If the field trip or excursion to which this permission slip applies is out-of-state, I hereby knowingly waive all of my and my daughter's/son's/ward's claims against any school district, charter school, and/or the State of California for injury, accident, illness or death occurring during or by reason of the out-of state field trip or excursion."
- b. After school and summer program staff or subcontractors leading trip must have a written list of students attending trip.
- No student shall be prevented from making a trip due to lack of sufficient funds.

- d. After school and summer program staff or subcontractors leading trip shall have a sufficient first aid kit in his or her possession or immediately available. If the trip is conducted in areas known to be infested with poisonous snakes, this first aid kit shall contain medically accepted snakebite remedies.
- e. **Health Conditions/Medication:** Trip participant health information will be gathered and reviewed in advance of trip and any needed revisions to supervision plan made, including making sure that chaperones understand relevant information (eg food allergies). A plan will be developed to collect, secure, and dispense prescription medications from their original containers only and consistent with physician's instructions.

f. Supervision:

- i. CONTRACTOR Executive Director must review and approve supervision plan.
- ii. Trip as structured is appropriate to age, grade level and course of study.
- iii. Chaperones are all CONTRACTOR employees or subcontractors, parent(s)/guardian(s), or other authorized chaperones and are 21 or older. After School and Summer Program Coordinators and lead trip staff are satisfied that all chaperones are willing and able to perform required duites, including understanding and implementing instructions, understanding health information for students in their group, and responding effectively in the event of an emergency. Trip attendees shall be limited to assigned school or early childhood education or after school program staff, students and authorized chaperones. Guests, including but not limited to friends and other family members, are strictly prohibited absent prior written approval of the after school program coordinator or CONTRACTOR executive director. Before the trip, after school and summer program staff leading trip shall provide any adult chaperones who may accompany the students with clear information regarding their responsibilities. Chaperones shall be assigned a prescribed group of students and shall be responsible for the continuous monitoring of these students' activities. Chaperones shall not consume alcoholic beverages or be under the influence of controlled substances while accompanying and supervising students on a trip.
- iv. When a trip is made to a place of business or industry, staff shall arrange for an employee of the host company to serve as conductor.
- v. Adult:Student Ratio is at least 1:10 or higher if swimming or wading or high risk trip. If the trip involves water activities, this ratio shall be revised to ensure closer supervision of elementary grade or younger students, appropriate to their ages. The ratio of adults to students on field trips and excursions shall be reasonable under the circumstances.
- vi. Safety requirements have been met (eg: current First aid/CPR training of at least one chaperone, first aid kits, emergency contact and health info, instructions for chaperones, staff and chaperones have cell phones which are charged and available for communication).
- g. Transportation Requirements: The after school and summer program or subcontractors shall ensure compliance with all state laws and may transport by the use of its own equipment, contract to provide transportation or arrange transportation by the use of other equipment to enrolled after school and summer participants provided that: (A) parent/guardians' written permission has been obtained in advance; (B) After School Program Coordinator and/or Summer Program Coordinator has confirmed that: transportation arrangements are safe and appropriate; (C) all drivers have valid California driver's license; (D) all drivers have received fingerprint clearance; (E) provided that such transport is covered under driver or registered owner's personal automobile insurance or CONTRACTOR automobile liability insurance policy for at least \$100,000 per individual and \$300,000 per occurrence for liability for bodily injury; and \$50,000 per occurrence for liability for property damage; (F) all drivers and registered owners of private or rented vehicles used shall complete and sign declaration of driver forms assuring that: (i) the driver is at least 21 years of age and holds a current valid California driver's license;(ii) the driver has not been convicted of reckless driving or driving under the influence of drugs or alcohol within the past five years; and (iii) the driver provides proof of sufficient insurance; (G) if after school or summer program arranges and/or contracts with a third party to provide this transportation, the organization or company with whom they contract must be licensed as a transportation provider, be certified to transport students (e.g., School Pupil Activity Bus certification) and have at least \$5,000,000 automobile and \$1,000,000 General Liability insurance; (H) arrangements have been made for additional vehicle for use in event of illness or emergency; and (I) students receive instruction in safe conduct on bus or other transport; and (J) drivers shall receive safety and emergency instructions and information which shall be kept in their vehicle, including health and emergency information for each student riding in his/her vehicle.
- h. CONTRACTOR must have reasonable confirmation that all organizations involved in the trip have demonstrated expertise and exhibit reasonably safe and reputable operating procedures and business practices appropriate to student trips.
- i. Vendor is licensed to provide all proposed activities.

- j. Voluntary Student Accident Insurance must be <u>made available</u> for purchase (required for all trips). All student participants on higher risk activities (e.g. swimming, snow trips, horseback riding, sailing, rafting, etc) must be covered by medical or accident insurance.
 - Parents/guardians must be informed that there is no District insurance for the trip;
 - ii. Program fees must include coverage for accidents or injuries to participants by an insurance carrier authorized to do business in California.

k. Additional Requirements for High Risk, Overnight, Out of State Trips:

i. Definition of High Risk Activities

Because of concerns about the risk to student safety, the after school program coordinator shall not permit the following activities on campus or during CONTRACTOR sponsored after school or summer program trips, events and activities unless the activity is properly supervised, students wear protective gear as appropriate, and each participant has insurance coverage:

- Amusement Parks
- Interscholastic Athletic Activities
- Bicycle riding
- Circus Arts
- Hiking (Moderate to rigorous terrain or length) vs short nature "walks"
- Hang gliding
- Horseback riding
- Ice Skating
- · In-line or Roller Skating
- Rock climbing, climbing walls
- Skateboarding or use of non-motorized scooters
- Snow sports of any kind
- · Trampoline; Jumpers
- Motorcycling
- Rodeo
- Target Shooting
- Water Activities including but not limited to: swimming, snorkeling, scuba diving, sailing, boating, kayaking, river rafting, water slides, water skiing etc.
- Outdoor active, experiential programs (Ropes course, pulley, etc.)
- Other activities determined by the school principal to have a high risk to student safety

The cost of insurance coverage for such activities shall be borne by the student and/or CONTRACTOR.

Students who operate or ride as a passenger on a bicycle, non-motorized scooter or skateboard upon a street, bikeway or any other public bicycle path or trail shall wear a properly fitted and fastened bicycle helmet that meets the standards of law. Students also shall be required to wear such helmets while wearing in-line or roller skates.

- ii. Department of Justice and FBI fingerprinting and fingerprint clearance must be obtained for all non-District employee chaperones. Chaperones who continue beyond one school year will need to get fingerprint clearance once every three years from the time they begin chaperoning on after school program trips. Chaperones shall act in accordance with district policies, regulations and school rules. A person who is required to register as a sex offender pursuant to Penal Code 290 shall not serve as a chaperone on any field trip.
- iii. No chaperone shall be assigned to provide supervision or instruction of students unless he/she has submitted evidence of an examination within the past 60 days to determine that he/she is free of active tuberculosis. Chaperones whose skin test negative shall thereafter be required to take tuberculosis test every four years or sooner if deemed necessary by CONTRACTOR.
- iv. Letter must be sent to parent(s)/guardian(s) and a meeting must be held for staff, chaperones, parent(s)/guardian(s) and students in advance of trip to discuss trip and safety related procedures, itinerary and questions.
- v. Sleeping arrangements and night supervision are safe and appropriate
- vi. Vendor Proof of Insurance: After School Program Coordinator and/or Summer Program Coordinator has obtained proof of insurance from all private vendors including:

- Facility
- Program

I. Additional Requirements for Field Trips/Excursions Which Include Swimming or Wading

- No swimming or wading shall be allowed on trips unless planned and approved in advance.
- ii. When wading in the ocean, bay, river or other body of water as part of a planned, supervised outdoor education activity, after school program staff shall provide for a number of chaperones to exceed the normal one to ten ratio and shall instruct both chaperones and students of the real and potential risks inherent in such activities and the precautions necessary for their safety.

iii. Swimming Activities

- Parents/guardians must provide written permission for the student to swim and must indicate the student's swimming ability. Students whose parents do not give permission for their child to swim shall be identified in advance of trip and a tracking system designed to ensure they do not enter pool or swim area.
- Swimming facilities, including backyard pools, must be inspected by the CONTRACTOR Executive Director and after school program staff before the trip is scheduled.
- 3. Owners of private pools must provide a certificate of insurance, designating OUSD and CONTRACTOR as an additional insured, for not less than \$2,000,000 in liability coverage.
- 4. Lifeguards must be designated for all swimming activities. If lifeguards are not provided by the pool owner or operator, the CONTRACTOR Executive Director shall ensure their presence. The CONTRACTOR Executive Director shall ensure that lifeguards are Red Cross certified or equivalent and must be at least 21 years old. A swim test must be administered before any student is permitted in the deep end of the pool or swim area. A tracking system shall be designed in advance of trip to identify those students who have and have not passed the swim test.
- 5. The ratio of adult chaperones to students shall be at least one to ten. In grades 4-6, this ratio shall be at least one to eight. In grades K-3, this ratio shall be at least one to four.
- 6. Specific supervisory responsibilities shall be determined in advance to accommodate the varying swimming abilities of students. These responsibilities shall be clarified in writing and reviewed verbally before the trip.
- 7. Emergency procedures shall be included with written instructions to adult chaperones and staff.
- 8. Staff and chaperones assigned to supervise students must wear swim suits and know how to swim and be at each side of the pool or swim area actively monitoring students at all times.
- 9. The After School Program Coordinator and/or Summer Program Coordinator may require students to wear flotation devices, depending upon their age and swimming ability.
- 10. A buddy-system or other means of surveillance shall be arranged in advance and strictly enforced during swimming activities.

m. Additional Requirements for trips to East Bay Regional Park District Bodies of Water (swimming pools, lagoons, shoreline parks and lakes) and Related Facilities:

- i. At least 2 weeks prior to trip date, all persons attending trip, including, but not limited to, each and every student, teacher, instructor, chaperone, supervisor, parent, administrator, volunteer, or aide (hereinafter "participant") will provide to the School District Risk Management Department an original, properly completed, signed and dated East Bay Regional Park District Waiver (attached as Exhibit _D), executed by either the participant if he or she is 18 years of age or older, or the participant's parent or legal guardian if the participant is under 18 years of age
- ii. Should CONTRACTOR fail to provide an original, properly completed, signed and dated East Bay Regional Park District Waiver for each trip participant as defined in Section _13i_ above, CONTRACTOR agrees to hold harmless, defend and indemnify OUSD, its officers, employees, volunteers and agents from all claims and actions resulting therefrom.
- 26. **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.

- 27. **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.
- 28. **Contract Contingent on Governing Board Approval**: OUSD shall not be bound by the terms of this Agreement until it has been formally approved by OUSD'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.

On behalf of our respective institutions or organizations, we hereby execute this Memorandum of Understanding.

OAKLAND UNIFIED SCHOOL DI	STRICT	CONTRACTOR	
President, Board of Education	Date	Contractor Signature	Date
		Print Name, Title	
Superintendent and Secretary, Board of Education	Date		

Attachments:

- Exhibit A Scope of Work
- Exhibit B Enrollment Packet, including Early Release Waiver
- Exhibit C List of Anticipated Field Trips, Off Site Events and Off Site Activities
- Exhibit D Waiver for use of East Bay Regional Park District Bodies of Water (Swimming Pools, Lagoons, Shoreline Parks and Lakes) and Related Facilities
- Exhibit E Staff Qualifications Form
- Exhibit F Fiscal Procedures and Policies

EXHIBIT A SCOPE OF WORK

[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.]

LIMITATIONS, ETC., FROM THAT PROPOSAL. 1. Description of Services to be Provided: Provide a description of the service(s) the contractor will provide. Be specific about what service(s) OUSD is purchasing and what this Contractor will do. Playworks will provide a full time coordinator to support students and teachers to transform recess and play into a positive, community- building experience that promotes collaboration and physical and emotional safety, in order to improve academic achievement. 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. Franklin Elementary students will have less bullying and exclusionary behavior. Franklin Elementary students will perceive their school to be safer and engage in more inclusive play during recess. Franklin Elementary students will spend less time transitioning from recess to the classroom reclaiming valuable learning time. Franklin Elementary teachers will gain 18 hours of instructional time due to a smoother transition from recess to classroom. Franklin Elementary students will have better behavior and attention after participating in sports, games and play. Franklin Elementary students will have better behavior at recess and be more ready for learning after recess Franklin Elementary students will enjoy adult-led activities more than schools without Playworks. 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract: (Check all that apply.) Prepare students for success in college and careers ☐ Ensure a high quality instructional core Safe, healthy and supportive schools Develop social, emotional and physical health Create equitable opportunities for learning Accountable for quality Full service community district High quality and effective instruction 4. Alignment with Single Plan for Student Achievement (required if using State or Federal Funds)

Exhibit B OAKLAND UNIFIED SCHOOL DISTRICT

PARENT PERMISSION AND STUDENT INFORMATION - ELEMENTARY AND MIDDLE SCHOOLS I give my child permission to participate in the 2013-14 After School Program. Name of School: Student's Name Grade Date of Birth Parent/Guardian Name (Please print) Signature Today's Date Home Address Zip City Home Phone Work Phone Cell Phone **EMERGENCY CONTACT INFORMATION** In case of emergency please contact: Phone: work/home/cell Name Relationship Does your child have health coverage? Yes No Name of Medical Insurance Policy/ Insurance # Primary Insured's Name Medical History that may be of importance Medication Student is taking List any Allergies Name of Child's Doctor Telephone I authorize After School Program Staff to furnish and/or obtain emergency medical treatment which may be necessary for my child during the After School Program. Parent/Guardian Name Signature Date RELEASE OF LIABILITY I understand the nature of the after school program and that participation is voluntary. I understand that the Oakland Unified School District is not responsible for loss, damage, illness, or injury to person or property as a result of participation in the after school program. I hereby release and discharge the Oakland Unified School District and its officers, employees, agents, and volunteers from any and all claims for injury, illness, death, loss or damage as a result of after school program activities. ☑Parent/Guardian Signature: _____ Date _____

	E/ PICK UP POLICY
is out and will end by 6:00 p.m. Students will not be they are signed out by the parent/guardian or one of the	School Program will begin immediately after school e released to go home from the After School Program until e individuals listed below:
Parent/Guardian/Caretaker Signature	Date
Parent/Guardian/Caretaker Signature	Date
When I am unable to pick my child up, I give After Scho	ol Program staff permission to release my child to:
Name/Relationship	Phone Numbers: Home/Work/Cell
Name/Relationship	Phone Numbers: Home/Work/Cell
	gram ends by 6:00 p.m. If students are not picked up by we to report to Child Protective or law enforcement. Three in his/her dismissal from the program.
PERMISSION TO EVALUATE PROGRA	AMS AND TRACK STUDENT PROGRESS
Program staff to monitor my child's progress and to req purpose of determining program effectiveness.	rpose of providing targeted support and academic School Program. I also give permission for After School uire my child to complete evaluation surveys for the
☑Parent/Guardian Signature:	Date
PHOTO/VI	DEO RELEASE
During your child's attendance in the After School Progr photographed or videotaped; these photographs/video	
My child may may not be photographed/video purposes.	otaped by the After School program for promotional
program activities and to edit or use any photographs of	
☑Parent/Guardian Signature:	Date

EARLY RELEASE WAIVER (OPTIONAL)- ELEMENTARY AND MIDDLE SCHOOL STUDENTS

- Elementary School students are expected to participate in the after school program every day until 6pm, for a total of 15 hours per week.
- Middle School students are expected to participate in the after school program <u>at least 3 days per week until 6pm, for a minimum total of 9 hours per week of participation</u>.

Students who are able to fulfill these attendance requirements have priority for enrollment.

Based on the OUSD Early Release Policy, families can request Early Release of their child from the after school program for any of the following reasons:

- Parallel Program
- · Family Emergency
- Personal Family Circumstance
- Medical appointment
- Transportation
- · Community safety
- Child accident
- · Other conditions, as deemed appropriate

School Site:	Name of Program:
Name of Student:	Grade:
I request early release of my child from the (please check reason)	After School Program at o'clock p.m.
□ I am concerned for my child's safety in	returning home by him/herself after dark.
□ I am unavailable to pick my child up aft	er this time.
Other:	
	scharge the Oakland Unified School District and its officers, employees, jury, illness, death, loss or damage that my child may suffer as a result or Program.
☑Parent/Guardian Signature:	Date
WAIVER OF PICK UP POLICY AND PER	RMISSION TO RELEASE WITHOUT SUPERVISION (OPTIONAL)
FOR STUDENTS AGES AND OLDER	ONLY
School Site:	
Name of Student:	Grade: Date of Birth of Student:
	m unable to pick up my child at the end of the After School Program, I ion to release my child from the afterschool program without
employees, agents, and volunteers from all	scharge the Oakland Unified School District and its officers, claims for injury, illness, death, loss or damage as a result of the arrive later than dismissal time or am unable to pick up my child at the
☑Parent/Guardian Signature:	Date

After School MOU [NOT FOR USE FOR ASES, 21st CENTURY OR OFCY] FY 2013-2014, page 12 of 15

Exhibit C

Schedule of Field Trips, Off Site Events and Off Site Activities for After School Program

This form should be completed by the 1st day of each semester, and by the 1st day of the summer program (if applicable).

ontact Information:		
lite Name	Lead	
	CONTRACTOR	
	Name	
Name of	Email	
Contact Person		
Felephone	Fax	

The following Field Trips, Off Site Events a will occur during:	and Off Site Activities for the After School Progra	m
wiii occur during.		
☐ Fall Semester- August 26, 2013 to Jar	nuary 30, 2014	
☐ Spring Semester- February 1, 2014 to		
☐ Summer Program (Specify dates:		
Name of Field Trip, Off Site Event, and/or Off Site Activities	Date(s) Time(s)	
and, or on one Activities		
	D. L.	
Site Coordinator Signature	Date	
Site Coordinator Signature	Date	
Site Coordinator Signature Lead CONTRACTOR Director Signature		

EAST BAY REGIONAL PARK DISTRICT

WAIVER AND RELEASE OF LIABILITY AND INDEMNITY AGREEMENT

Waiver and Release of Liability. In consideration of being allowed to use and participate in activities at East Bay Regional Park District's facilities, including but not limited to its pools, lakes, shorelines and swimming lagoons ("Recreational Activity"), I, for myself and my spouse, my child, heirs, personal representatives, next of kin, and assigns, voluntarily agree to release, waive, discharge, and promise not to sue the East Bay Regional Park District, its officers, directors, agents, volunteers, and employees (collectively the "District") from any and all liability for any accident, illness, injury, death, wrongful death, or property damage/loss arising out of my participation in the Recreational Activity and/or use of District facilities and equipment (along with the use of transportation provided, arranged, or paid for by the District, including such transportation for medical treatment), whether occurring on or off District property, and whether caused by any negligence of the District or otherwise, excepting only to the extent caused by District's gross negligence.

Assumption of Risk. I understand that participation in the Recreational Activity and the use of District facilities, equipment, and transportation carry inherent risks that cannot be eliminated regardless of the care taken to avoid injury. These risks may result in injuries that include, but are not limited to, disease, cuts, eye injuries, blindness, broken bones, concussions, heart attacks, heat stroke, dehydration, joint or back injuries, slipping on uneven surfaces, brain injuries, drowning, paralysis, and death, as well as damage/loss of personal property. I also understand that these risks might arise for a variety of reasons, including but not limited to, actions, inaction or negligence of other parties, participants, or the District. I further understand that there may be other risks that are not known to me or reasonably foreseeable at this time. By signing below, I acknowledge that participation in the Recreational Activity and the use of District facilities, equipment, and transportation is voluntary and that I knowingly assume any and all risks, known and unknown.

Indemnity Agreement. In consideration for the District's permission to participate in the Recreational Activity, I voluntarily agree to indemnify and hold harmless the District from all claims, demands, and causes of action brought by me or anyone else as a result of my participation in the Recreational Activity and/or use of District facilities and equipment (along with the use of transportation provided, arranged, or paid for by the District, including such transportation for medical treatment), whether caused by any negligence of the District or otherwise, and agree to reimburse the District for any resulting costs, expenses, and attorneys' fees

Severability. I understand and acknowledge that this Agreement is intended to be as broad and inclusive as permitted by law. If any portion of this Agreement is deemed invalid, it is agreed that the remaining portion of the Agreement shall continue in full legal force and effect.

Minor Participants. If Participant is under 18, Participant's custodial parent or legal guardian must sign below, warranting that he or she is the Participant's custodial parent or legal guardian, and is agreeing to the terms and conditions of this Agreement, on both his or her and the Participant's behalf. Parent or legal guardian acknowledges by their signature that they are giving up the same rights for the minor as they would be giving up if they signed this Agreement on their own behalf.

I have read this Agreement and understand that I am giving up substantial rights by signing it, but do so voluntarily and intend to completely release the District from the liability described above to the greatest extent allowed by law. I also understand that this Agreement is legally binding on me and my child (if applicable), spouse, heirs, personal representatives, assigns, and next of kin.

Participant's Name	
(Print)	
Name of Custodial Parent or Guardian (if Part	icipant is under 18): (Print)
Signature: Participant Signature (if over 18) or Custodia	Date:
Participant Signature (if over 18) or Custodia	al Parent or Guardian Signature
	EBRPO Waiver - Swim Use Rev 3/09



Invoicing and Staff Qualifications Form 2013-14

Employee, Agent, or Subcontractor Name	ATI#	Current TB Clearance Documentation on File	IA Requirement Documentation on File
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	☐Yes ☐No
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	□Yes □No
		☐ Yes ☐ No	□Yes □No



Playworks East Bay 380 Washington Oakland, CA 94607 (510) 893-4180

playworks.org &

Playworks Statement of Qualifications

Who We Are

Playworks' mission is to improve the health and well-being of children by increasing opportunities for safe, meaningful play. Playworks significantly reduces bullying and exclusionary behavior at our partner schools, allowing educators to reclaim valuable teaching time. Our programming provides as much as 30-45 minutes of daily physical activity to children throughout the school day by engaging all children in recess and extracurricular activities that focus on healthy and inclusive play. Playworks serves 170,000 students at over 380 low-income schools in 23 cities across the country.

Founded in 1996 at two schools in Berkeley, California, Playworks has grown into a \$30.8 million organization. We have a 16-year track record of success in implementing our model physical activity and play program in low-income elementary schools across the country. In 2008, the Robert Wood Johnson Foundation (RWJF), the nation's leading public health foundation, invested \$18.7 million in Playworks because it believes that Playworks' program improves children's health. In the last two years, Playworks has been featured on Nightline, Good Morning America and in the New York Times (http://tinyurl.com/Hard-Times-for-Recess), where it was touted as a program that turns recess into an opportunity to make the school a happier, healthier place where academic performance can improve for all students. In 2011, Forbes chose Playworks Founder and CEO Jill Vialet as one of its top 30 social entrepreneurs, those who are tackling the world's most intractable problems.

PLAYEDU-01

BUCDA1



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

2/5/2014

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.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER License # 0H81923	CONTACT NAME:				
G2 Insurance Services, LLC	PHONE (A/C, No, Ext): (415) 426-6600	FAX (A/C, No): (415) 426-6601			
140 New Montgomery, 21st Floor San Francisco, CA 94105	E-MAIL ADDRESS:				
	INSURER(S) AFFORDING COVERAGE				
	INSURER A: Arch Insurance Company				
INSURED	INSURER B:				
Playworks Education Energized	INSURER C:				
380 Washington Street	INSURER D :				
Oakland, CA 94607	INSURER E :				
	INSURER F :				
	75.401011111				

Playworks Education Energized					INSORER O.				
380 Washington Street Oakland, CA 94607					INSURER D:				
					NSURER E :				
				ı	NSURER F :				
COVERAGES CERTIFICATE NUMBER:							REVISION NUMBER:		
IN	HIS IS TO CERTIFY THAT THE POLICIE IDICATED. NOTWITHSTANDING ANY R ERTIFICATE MAY BE ISSUED OR MAY KCLUSIONS AND CONDITIONS OF SUCH	PER1	REMI ΓΑΙΝ,	ENT, TERM OR CONDITION THE INSURANCE AFFORDI	OF ANY CONTRA	CT OR OTHER	R DOCUMENT WITH RESPE ED HEREIN IS SUBJECT 1	ECT TO	WHICH THIS
INSR LTR		ADDL	SUBR		POLICY EFF (MM/DD/YYYY)	POLICY EXP	LIMIT	s	
	GENERAL LIABILITY						EACH OCCURRENCE	\$	1,000,00
Α	X COMMERCIAL GENERAL LIABILITY	Х		NCPKG0293300	11/21/2013	11/21/2014	DAMAGE TO RENTED PREMISES (Ea occurrence)	S	100,00
	CLAIMS-MADE X OCCUR						MED EXP (Any one person)	\$	5,00
	X Sex Abuse/ inc.						PERSONAL & ADV INJURY	\$	1,000,00
	X Professional/ inc.						GENERAL AGGREGATE	\$	3,000,00
	GEN'L AGGREGATE LIMIT APPLIES PER:						PRODUCTS - COMP/OP AGG	\$	3,000,00
	POLICY PRO- JECT X LOC							\$	

COMBINED SINGLE LIMIT (Ea accident) 1,000,000 A NCPKG0293300 11/21/2013 11/21/2014 BODILY INJURY (Per person) \$ 1,000,000 ANY AUTO SCHEDULED ALL OWNED AUTOS BODILY INJURY (Per accident) \$ 1,000,000 AUTOS NON-OWNED PROPERTY DAMAGE (PER ACCIDENT) 1,000,000 X \$ HIRED AUTOS AUTOS \$ X UMBRELLA LIAB X OCCUR 5,000,000 \$ **EACH OCCURRENCE EXCESS LIAB** 11/21/2013 11/21/2014 5,000,000 NCFXS0293300 \$ CLAIMS-MADE AGGREGATE 10.000 DED X RETENTIONS S WORKERS COMPENSATION AND EMPLOYERS' LIABILITY WC STATU-TORY LIMITS OTH-ER ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? \$ E.L. EACH ACCIDENT N/A

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) Oakland Unified School District is named as an additonal insured with respects to the General Liability of the named insured.

OFF	TIFE	CAT	TE I	LIOI	DER
CER	1151	LA		HUL	.UER

(Mandatory in NH)

If yes, describe under DESCRIPTION OF OPERATIONS below

AUTOMOBILE LIABILITY

CANCELLATION

Oakland Unified School District 1000 Broadway Oakland, CA 94607

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

E.L. DISEASE - EA EMPLOYEE \$

E.L. DISEASE - POLICY LIMIT

AUTHORIZED REPRESENTATIVE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/7/2014

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.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

certificate holder in lieu of such endors	sement(CONTACT	· · ·				
PRODUCER	CONTACT Felicia McAroy							
BARNEY & BARNEY, LLC	PHONE (A/C, No. Ext): (510) 273-8888 FAX (A/C, No): (510) 273-8867							
CA License: 0C03950			E-MAIL ADDRESS: felicia	.mcaroy@l	parneyandbarney.com			
1999 Harrison Suite 1230			INS	NAIC #				
Oakland CA 94	612		INSURER A :Califo	38865				
INSURED			INSURER B:					
Playworks Education Energi	INSURER C:							
380 Washington Street			INSURER D:					
3			INSURER E :					
Oakland CA 94	607		INSURER F:					
		TE NUMBER:2014 WC	INSURER F .	***	REVISION NUMBER:			
THIS IS TO CERTIFY THAT THE POLICIES INDICATED. NOTWITHSTANDING ANY RECERTIFICATE MAY BE ISSUED OR MAY EXCLUSIONS AND CONDITIONS OF SUCH	PERTAIN POLICIE	MENT, TERM OR CONDITION N, THE INSURANCE AFFORDI ES. LIMITS SHOWN MAY HAVE	OF ANY CONTRACTED BY THE POLICIES BEEN REDUCED BY	OR OTHER S DESCRIBE PAID CLAIMS	DOCUMENT WITH RESPECT TO ALI	O WHICH THIS		
INSR LTR TYPE OF INSURANCE	ADDL SUI		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS			
GENERAL LIABILITY					EACH OCCURRENCE \$			
COMMERCIAL GENERAL LIABILITY					DAMAGE TO RENTED PREMISES (Ea occurrence) \$			
CLAIMS-MADE OCCUR					MED EXP (Any one person) \$			
					PERSONAL & ADV INJURY \$			
					GENERAL AGGREGATE \$			
GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS - COMP/OP AGG \$			
POLICY PRO- JECT LOC					\$			
AUTOMOBILE LIABILITY					COMBINED SINGLE LIMIT (Ea accident) \$			
ANY AUTO					BODILY INJURY (Per person) \$			
ALL OWNED SCHEDULED					BODILY INJURY (Per accident) \$			
AUTOS AUTOS NON-OWNED AUTOS AUTOS					PROPERTY DAMAGE \$			
HIRED AUTOS AUTOS					(Per accident) \$			
UMBRELLA LIAB OCCUR		1			EACH OCCURRENCE \$			
EXCESS LIAB CLAIMS-MADE					AGGREGATE \$			
CEAINIO-INIADE	1				\$			
A WORKERS COMPENSATION					WC STATU- OTH-			
AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE						1 000 000		
OFFICER/MEMBER EXCLUDED?	N/A	738617270103	11/21/2013	11/21/2014		1,000,000		
(Mandatory in NH) If yes, describe under		736017270103	, , , , , , , , , , , , , , , , , , , ,		E.L. DISEASE - EA EMPLOYEE \$	1,000,000		
DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT \$	1,000,000		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHIC Evidence of Workers Compensa			Schedule, if more space	is required)				
CERTIFICATE HOLDER			CANCELLATION					
Oakland Unified Schoo	l Dis	strict	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.					
1000 Broadway Oakland, CA 94607			AUTHORIZED REPRESENTATIVE					

M-K-Wi

Kevin Mirsky/FEL

System for Award Management

PLAYWORKS EDUCATION ENERGIZED

DUNS: 799971668 CAGE Code: 5CRU5

Status: Active

380 WASHINGTON ST OAKLAND, CA, 94607-3533, UNITED STATES

Entity Overview

Entity Information

Name: PLAYWORKS EDUCATION ENERGIZED
Business Type: Business or Organization
POC Name: None Specified
Registration Status: Active
Activation Date: 04/22/2013
Expiration Date: 04/18/2014

Exclusions

Active Exclusion Records? No

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.

IBM v1.1466.20140121-1343 WWW6









Agency Name

Street Address

MEMORANDUM OF UNDERSTANDING ROUTING FORM 2013-2014

Basic Directions

Services cannot be provided until the MOU is fully approved and a Purchase Order has been issued.

- 1. Contractor and OUSD Administrator reach agreement about scope of work and compensation.
- 2. Contractor and OUSD Administrator agreed upon terms are reflected in the Memorandum of Understanding.
- 3. OUSD Administrator verifies contractor does not appear on the Excluded Parties List (https://www.sam.gov/portal/public/SAM/)

Agency Information

Agency's

Title

Contact Person

Jackie Hemann

Program Director

4. OUSD contract originator creates the requisition on IFAS.

Playworks

155 Filbert St. Suite 234

5. Within 2 weeks of creating the requisition, the OUSD Administrator submits completed MOU packet to Legal for approval.

City	Oakland			Telephone	510-768-7378				
State	CA	Zip Code	94607	Email	jhemar	nn@playowrks.org			
OUSD Vendor Nu	umber	V056142							
Attachments	■Stateme □Program	ent of qualific Planning T	ations ool and Budget	npensation insurance		(https://www.sa	am.gov/porta	al/public/SAM/)	
	С	ompensati	on and Terms – A	Must be within OUS	D Billing Gui	idelines			
Anticipated Start Date	8/26/2013		Date work will end 11/04/2013 To		Total Contra Grant: \$	Total Contract Amount Grant: \$		6,000.00	
			Budge	et Information					
Resource #	Resource Name		Org Key #		Object Code	Amount		Req.#	
0000	Consultants		1161110101		5825	\$ 6000.00	F	RO409615	
					5825	\$			
					5825	\$			
					5825	\$			
			OUSD Contract	Originator Informat	ion				
Name of OUSD Contact Jeanette		Jeanette I	MacDonald	Email	Jeanette.Ma	cDonald	(@ousd.k12.ca.	
Telephone 510-87		510-874-3	4-3354 Fax		510-874-3358				
Site/Dept. Name 116 Fram		Frank	din	Enrollment Grad	les K		through	5	
		Ap	proval and Routing	g (in order of approv	al steps)				
services were not pro	ovided before a f	O was issued	i.	hase Order is issued. Some on the Excluded Pa					
Please sign under the appropriate column.				Approved Souls	Denied – Reason			Date	
1. Site Administrato	or		June	A Alector and	1/				
2. Oakland After So	chool Program	s Office	0 1	1	/				
3. Network or Executive Officer				96/				3/2	
4. Cabinet (CAO, CCO, CFO, CSO, Asst Sup)								48-13.	
5. Board of Educat	tion or Superin	tendent	N	VO				1	
	T			1 1 X					

Procurement

Date Received