Board Office Use: Legislative File Info.		
File ID Number: 14-0598		
Introduction Date: 04/23/2014		
Enactment Number:		
Enactment Date:		



Memo

Board of Education To:

GARY YEE, EdD, ACTING SUPERINTENDENT From:

Board Meeting Date: 04/23/2014

Subject: **Professional Service Contract**

> Higher Ground Neighborhood Development Corp of Oakland, CA Contractor:

Services for: 125-NEW HIGHLAND ACADEMY

Board Action Requested

Approval by the Board of Education of a Professional Services Contract between the District and Higher Ground Neighborhood Development Corp. Oakland, CA, for the latter to provide: Higher and Recommendation: Higner Ground Neighborhood Development Corp., California, Gr., California, Ground will distribute and post flyers, call families to extend personal invitations to school events such as those listed above. Higher Ground with facilitate parent training in use of computer lab sessions. The agency will meet biweekly with non-bilingual teachers at designated times to provide face-to-face, phone and/or written translation of their communication with Spanish-speaking parents/caregivers of these students. In addition Higher Ground will organize and train parents volunteers to work with identified FBB and BB students and/or prep materials and do other clerical tasks to support teachers for the period of 09/09/2013 through 06/09/2014 in an amount not to exceed \$4,560.00.

Background:

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

Higher Ground will help increase the participation of ELL families at school events, i.e. Data Night, Family Literacy Night, ELAC and SSC meeting. The agency will also focus on increasing parents and caregivers access to resources to support their children education. Higher Ground will provide weekly ongoing translations for non-bilingual teachers by writing notes and making phone calls to Spanish parents regarding school events. student progress, challenges and successes. Higher Grounds will also work to organize parent volunteers.

Discussion:

(QUANTIFY what is being purchased.)

Higher Ground will distribute and post flyers, call families to extend personal invitations to school events such as those listed above. Higher Ground with facilitate parent training in use of computer lab sessions. The agency will meet biweekly with non-bilingual teachers at designated times to provide face-to-face, phone and/or written translation of their communication with Spanish-speaking parents/caregivers of these students. In addition Higher Ground will organize and train parents volunteers to work with identified FBB and BB students and/or prep materials and do other clerical tasks to support teachers

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Fiscal Impact: Funding resources below not to exceed \$4,560.00

Attachments: Professional Services Contract including Scope of Work

Waiver Summary

Resume / Statement of Qualifications

EPLS Search Results Page

Insurance Certification (if no Waiver was granted)

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Enactment Date		



PROFESSIONAL SERVICES CONTRACT 2013-2014

Thi	s Agreement is entered into between Higher Ground Neighborhood Development Corp
the	DNTRACTOR) and Oakland Unified School District (OUSD). OUSD is authorized by Government Code Section 53060 to contract for furnishing of special services and advice in financial, economic, accounting, engineering, legal, and administrative matters with persons ecially trained, experienced, and competent to perform such services. CONTRACTOR warrants it is specially trained, experienced, and impetent to provide such services. 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: CONTRACTOR shall commence work on, or the day immediately following approval by the Superintendent
	if the aggregate amount CONTRACTOR has contracted with the District is below \$84,100.00 in the current fiscal year; or, approval
	by the Board of Education if the total contract(s) exceed, whichever is later. The work shall be completed no later than
2	Componentian: CLISD agrees to pay CONTRACTOR for convices satisfactorily randored pursuant to this Agreement. The
3.	Compensation: OUSD agrees to pay CONTRACTOR for services satisfactorily rendered pursuant to this Agreement. The
	¢ / FAO OO
	Dollars (
	full performance of this Agreement and includes all fees, costs, and expenses incurred by Contractor including, but not limited to,
	labor, materials, taxes, profit, overhead, travel, insurance, subcontractor costs, and other costs.
	If CONTRACTOR will be compensated hourly for services provided under this Contract, CONTRACTOR shall describe in Exhibit "A," attached hereto, the specific scope of services to be delivered on an hourly basis to OUSD.
	OUSD shall not be liable to CONTRACTOR for any costs or expenses paid or incurred by CONTRACTOR in performing services for
	OUSD, except as follows: No Reimbursements
	Payment for Work shall be made for all undisputed amounts in monthly installment payments within forty-five (45) days after CONTRACTOR submits an invoice to OUSD for Work actually completed and after OUSD's written approval of the Work, or the portion of the Work for which payment is to be made.
	The granting of any payment by OUSD, or the receipt thereof by CONTRACTOR, shall in no way lessen the liability of CONTRACTOR to correct unsatisfactory work, although the unsatisfactory character of that work may not have been apparent or detected at the time a payment was made. Work, which does not conform to the requirements of this Agreement, may be rejected by the District and in that case must be replaced by CONTRACTOR without delay.
4.	Equipment and Materials : CONTRACTOR shall provide all equipment, materials, and supplies necessary for the performance of this NONE
	Agreement except
	which shall not exceed a total cost of
5.	CONTRACTOR Qualifications / Performance of Services:
	CONTRACTOR Qualifications : CONTRACTOR warrants it is specially trained, experienced, competent and fully licensed to provide the Services required by this Agreement in conformity with the laws and regulations of the State of California, the United States of America, and all local laws, ordinances and,/or regulations, as they may apply.
	Standard of Care : CONTRACTOR warrants that CONTRACTOR has the qualifications and ability to perform the Services in a professional manner, without the advice, control, or supervision of OUSD. CONTRACTOR's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts.
6.	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.
7.	Notices : All notices and invoices provided for under this Agreement shall be in writing and either personally delivered during normal business hours or sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other party at the address set forth below:

P.O. No. _____

Requisition No. R0409624

eRev. 3/11/13

Professional Services Contract

OUSD Representative:			CONTRACTOR:	
Name:	ELIZABETH OZOL	Name: _	Amber Blackwell	
Site /Dept.	. 125-NEW HIGHLAND ACADEMY	Title:	Officer (Executive)	
Address:		Address:	6441 Herzog St	
_	Oakland, CA 94621		Oakland, CA 94608	
Phone:	510-729-7723	Phone:	510-658-6454	

Notice shall be effective when received if personally served or, if mailed, three days after mailing. Either party must give written notice of a change of address.

8. **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.

9. **Insurance**:

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

Check one of the boxes below:

- CONTRACTOR is aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and will comply with such provisions before commencing the performance of the Work of this Contract.
- □ CONTRACTOR does not employ anyone in the manner subject to the workers' compensation laws of California.
- ii. CONTRACTOR shall maintain Commercial General Liability insurance, including automobile coverage with limits of One Million Dollars (\$1,000,000) per occurrence for bodily injury and property damage. The coverage shall be primary as to OUSD and shall name OUSD as an additional insured. Evidence of insurance must be attached. Endorsement of OUSD as an additional insured shall not affect OUSD's rights to any claim, demand, suit or judgment made, brought or recovered against CONTRACTOR. The policy shall protect CONTRACTOR and OUSD in the same manner as though each were separately issued. Nothing in said policy shall operate to increase the Insurer's liability as set forth in the policy beyond the amount or amounts shown or to which the Insurer would have been liable if only one interest were named as an insured.
- iii. If CONTRACTOR is offering OUSD professional advice under this Contract, CONTRACTOR shall maintain Errors and Omissions insurance or Professional Liability insurance with coverage limits of One Million Dollars (\$1,000,000) per claim.

OR

- iv. CONTRACTOR is not required to maintain any insurance under this agreement. (Completed and approved Waiver of Insurance Form is required.) Waiver of insurance does not release CONTRACTOR from responsibility for any claim or demand.
- 10. Licenses and Permits: CONTRACTOR shall obtain and keep in force all licenses, permits, and certificates necessary for the performance of this Agreement.
- 11. **Assignment**: The obligations of CONTRACTOR under this Agreement shall not be assigned by CONTRACTOR without the express prior written consent of OUSD.
- 12. **Non-Discrimination**: It is the policy of OUSD that in connection with all work performed under Contracts there be no discrimination because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age; therefore, 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 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.

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Professional Services Contract

- 13. **Drug-Free / Smoke Free Policy**: No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property. No students, staff, visitors, CONTRACTORS, or subcontractors are to use controlled substances, alcohol or tobacco on these sites.
- 14. **Indemnification**: CONTRACTOR agrees to hold harmless, indemnify, and defend OUSD and its officers, agents, and employees from any and all claims or losses accruing or resulting from injury, damage, or death of any person, firm, or corporation in connection with the performance of this Agreement. CONTRACTOR also agrees to hold harmless, indemnify, and defend OUSD and its elective board, officers, agents, and employees from any and all claims or losses incurred by any supplier, contractor, or subcontractor furnishing work, services, or materials to CONTRACTOR in connection with the performance of this Agreement. This provision survives termination of this Agreement.
- 15. 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.
- 16. **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.
- 17. **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.
- 18. **Conduct of CONTRACTOR**: CONTRACTOR will adhere to the following staff requirements and provide OUSD with evidence of staff qualifications, which include:
 - 1. **Tuberculosis Screening**: CONTRACTOR is required to screen employees who will be working at OUSD sites for more than six hours. CONTRACTOR affirms that each employee has current proof of negative TB testing on file and TB results are monitored.
 - 2. Fingerprinting of Employees and Agents. The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to CONTRACTOR's services under this Agreement and CONTRACTOR certifies its compliance with these provisions as follows: "CONTRACTOR certifies that CONTRACTOR has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all CONTRACTOR's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by OUSD, or acting as independent contractors of CONTRACTOR, who may have contact with OUSD pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. Contractor further certifies that it has received and reviewed fingerprint results for each of its Employees and Contractor has requested and reviews subsequent arrest records for all Employees who may come into contract with OUSD pupils in providing services to the District under this Agreement.

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.

- 19. **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.
- 20. 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:
 - 1. Requesting that OUSD employee(s) evaluate the CONTRACTOR and the CONTRACTOR's employees and subcontractors and each of their performance.
 - 2. Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).
- 21. **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.
- 22. **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

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Professional Services Contract

access to student data only where permissible under state and federal law and only after executing OUSD's Confidentiality Agreement Regarding Student Data.

- 23. **Conflict of Interest**: CONTRACTOR shall abide by and be subject to all applicable OUSD policies, regulations, statutes or other laws regarding conflict of interest. CONTRACTOR shall not hire any officer or employee of OUSD to perform any service by this Agreement.
 - CONTRACTOR affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest between CONTRACTOR's family, business or financial interest and the services provided under this Agreement, and in the event of change in either private interest or services under this Agreement, any question regarding possible conflict of interest which may arise as a result of such change will be brought to OUSD's attention in writing.
 - Through its execution of this Agreement, CONTRACTOR acknowledges that it is familiar with the provisions of section 1090 *et seq.* and section 87100 *et seq.* of the Government Code of the State of California, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event CONTRACTOR receives any information subsequent to execution of this Agreement which might constitute a violation of said provisions, CONTRACTOR agrees it shall notify OUSD in writing.
- 24. **Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion**: CONTRACTOR certifies to the best of his/her/its knowledge and belief, that it and its principals: Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List. (https://www.epls.gov/epls/search.do)
- 25. **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.
- 26. **Incorporation of Recitals and Exhibits**: The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.
- 27. **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.
- 28. **Counterparts**: This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.
- 29. **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.
- 30. 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.

OAKLAND UNIFIED SCHOOL DISTRICT		CONTRACTOR		
		Amber Blackwell	03/18/2014	
☐ President, Board of Education ☐ Superintendent or Designee	Date	Contractor eSignature	Date	
		Amber Blackwell, Office	r (Executive)	
Secretary, Board of Education	Date	Print Name, Title		

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EXHIBIT "A" SCOPE OF WORK

[IF A CONTRACTOR PROVIDES AN ACCEPTABLE DESCRIPTION OF SERVICES AS PART OF A PROPOSAL, THAT DESCRIPTION OF SERVICES MAY BE ATTACHED <u>WITHOUT</u> ANY TERMS, CONDITIONS, 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 <i>this</i> Contractor will do.	
	Scope of Work is Attached	

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2.	of the attention of the	ne sending dand) an her (easi s wo feren port fam	service(s): 1) How many more Oakland children are grading school 95% or more? 3) How many more students hat dischildren have access to, and use, the health service and measurable outcomes (Participants will be able to). Ground consultant will help increase participation of sing their ability to access the resources and service ork will result in increase support to non-bilingual teatences and the results will be measured by end of the of to the sites overall effort to increase student attentions.	f ELL families at school events by 20% while also s needed to support their child(ren)s academic success. achers through verbal and translation services for parent e year surveys. Lastly the services will result in increased lance through constant and on-going communication with Kinder students to have a positive transition to elementary
2	A 1:	~ ~ ~	ment with Dictrict Strategie Dlen, Indicate the goals	and vicing assumented by the complete of this contract.
3.			ment with District Strategic Plan: Indicate the goals all that apply.)	and visions supported by the services of this contract:
			sure a high quality instructional core	☐ Prepare students for success in college and careers
			velop social, emotional and physical health	■ Safe, healthy and supportive schools
	×	Crea	eate equitable opportunities for learning	▼ Accountable for quality
	×	High	h quality and effective instruction	▼ Full service community district
	A 1:.		mant with Community Cabaal Stratagic Site Blan	CCCCD (required if unions State on Federal Funds).
4.		_	select:	- CSSSP (required if using State or Federal Funds):
	Π		ction Item included in Board Approved CSSSP: (no add	litional documentation required)
				,
		– It	Item Number(s): Not Applicable	
			No Restricted Funds	
			ction Item added as modification to Board Approve anager either electronically via email of scanned documen	ed CSSSP – Submit the following documents to the Resource ts, fax or drop off.
		1.	Relevant page of CSSSP with action item highlighted. F date, school site name, both principal and school site co	Page must include header with the word "Modified", modification buncil chair initials and date.
		2.	Meeting announcement for meeting in which the CSSSI	
		3.	Minutes for meeting in which the CSSSP modification w	
		4.	Sign-in sheet for meeting in which the CSSSP modificat	
		-	5 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	TEE 7 77

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Higher Ground Neighborhood Development Corp www.highergroundndc.com

PROFESSIONAL SERVICES CONTRACT SCOPE OF WORK 2013-14 School Year

Allendale Elementary School STRONG BEHAVIORS PROGRAM: Daytime Support Services

ACTIVITY	SUMMARY	GOAL
GENDER SPECIFIC BEHAVIORAL SKILL BUILDING GROUP REHABILITATION	20 Students will participate in group rehabilitation. Working with identified students to learn coping mechanisms that help them control and manage: anger, non compliance, impulse control, pro social skills, grief and loss will help increase students social and emotional functioning while increasing the feeling of being in a healthy, safe, and supporting environment.	30% change in one or more behaviors being worked on in group within the larger setting by end of contract period.
IN-CLASS SUPPORT	10 students of the 20 students will receive no less than three hours of in class support per week in 8 week intervals. Children receiving the in-class support mode of treatment are high intervention level participants. Upon the conclusion of 8-week sessions, progress is evaluated a data report created with recommendations around increasing, decreasing, or maintaining time spent. All students receive support the entire year. In-class support assists children in becoming successful in the classroom setting. The goal is to help therapeutically modify the environment helping to reduce the barriers to optimal behavioral functioning. Increasing the amount of time students spends on task and in class is our goal.	40% decrease in behaviors resulting in referrals from the classroom among students receiving in-class support.
INDIVIDUAL BEHAVIORAL INTERVENTION AND CRISIS INTERVENTION	Children not respond to tier I of school wide RTI along with HG's first two levels of care, which are skill building groups and in-class support will receive individual rehabilitation 1X per week for a minimum of 45 minutes to attempt to get at the deeper issues preventing progress	90% of students receiving crisis intervention will stabilize in the school setting by the end of the service contract.
TEACHER COACHING AND PARENT ENGAGMENT	The teachers of children receiving in-class support will receive coaching on ways to implement behavior plans in their classrooms. Behavior plans are critical to teaching students how to manage their behaviors I the classroom setting. With teachers and adults working with the student in the same ways using, the same language, behavioral cues, and expectations treatment concepts can be consistently implemented. Parent engagement activities and purposeful interactions will increase one to one parent/teacher interactions around student achievement and behavioral goals. HG work to assure that parents and teachers have a common understanding of treatment goals and everyone's responsibility and roles within the student's treatment. The goals are for parents and teachers to work as a team in the	20% of teachers whose students receive in-class support will utilize behavior plan strategies and express better relationships with the parents of students receiving in-class support.
	best interest of educating the student while they are placed with that adult for 42 weeks of instructions. We hope to protect all involved by creating therapeutic environments that helps teachers teach and students learn.	
EVALUATION	An evaluation will be presented by Hg detailing data based on stated outcomes, results, satisfaction, and information about the successes and challenges of programming are all included in Hg self assessment.	An end of the year evaluation revealing the site's level of satisfaction with Hg programming and our ability

ContractsOnline: Contract Waiver Summary

Site Number-Name: 125-NEW HIGHLAND ACADEMY

Principal / Department Head: ELIZABETH OZOL

Contractor Name: Amber Blackwell

Business Name: Higher Ground Neighborhood Developmen

Contract Type: Standard

Anticipated Start Date: 09/09/2013 Contract End Date: 06/09/2014

Rate Type: FLAT Contract Amount: \$4,560.00

Applicable Waivers

Approved by Risk Management

Insurance-Reduction Waiver Status: NA

Waiver-Reduction Type: \$1,000,000 Required

Other Reduction Amount: NA

Approval Date:

Approved by Deputy Superintendent

Billing Waiver Status: Approved Approval Date: 03/14/2014

Fingerprint Waiver Status: NA Approval Date:

TB Test Waiver Status: NA Approval Date:



HIGHER GROUND NEIGHBORHOOD DEVELOPMENT CORP.

6441 Herzog Street Oakland, California 94608

(510)658~6454

www.highergroundndc.com

STATEMENT OF QUALIFICATIONS

0.1 1		INT OF QUALIFICATIONS
School Year	Site	Summary of Programs and Services
	Allendale Elementary School	→ School Day Behavioral Health Program
		→ Developmental Recess
		→ Service Learning
		→ Comprehensive After School Program Coordination
		Implementation
		→ Community Schools Coordination
	Brookfield Elementary School	→ Comprehensive After School Program Coordination
	DIOUNIUM LICINGINALY SCHOOL	Implementation
2002 2012		Community Schools Coordination Crade Level Callaborative Supresent Plancial Education
2008 ~ 2013		→ Grade Level Collaborative Support – Physical Education
	77 77 11 177	Classes
	New Highland Elementary School	Comprehensive After School Program Coordination
		Implementation
	Sobrante Park Elementary School	→ Comprehensive After School Program Coordination
		Implementation
		→ Community Schools Coordination and new campus design
		team
		→ Grade Level Collaborative Support – Physical Education
		Classes
	Rise Elementary School	→ Comprehensive After School Program Coordination
	l ,	Implementation
		→ Community Schools Coordination
Fall 2010	Marshall Elementary School	→ Fiscal Agent
1411 2010	Allendale Elementary School	♦ School Day Behavioral Health Program
	Thiencare memericary series	→ Developmental Recess
		→ Service Learning
	Recal-Cald Firmantan Calant	Implementation
	Brookfield Elementary School	School Day Behavioral Health Program
		Recess Support
2007 ~ 2008		→ Grade Level Collaborative Support
		Comprehensive After School Program Coordination
		Implementation
	New Highland Elementary School	→ ELL Support Program
		→ Comprehensive After School Program Coordination
		Implementation
	Sobrante Park Elementary School	→ Grade Level Collaborative Support
		→ Comprehensive After School Program Coordination
		Implementation
	Allendale Elementary School	School Day Behavioral Health Program
		→ Service Learning
		Comprehensive After School Program Coordination
		Implementation
	Brookfield Elementary School	→ Comprehensive After School Program Coordination
	DIOUNIUM LICINGINALY SCHOOL	
2006 - 2007	Now Highland Flores (-1-1	Implementation
	New Highland Elementary School	Comprehensive After School Program Coordination
		Implementation
	Sobrante Park Elementary School	School Day Behavioral Health Program
		→ Grade Level Collaborative Support
		→ Comprehensive After School Program Coordination
		Implementation
	Cox Elementary School	→ School Day Behavioral Health Program
	Allendale Elementary School	→ School Day Behavioral Health Program
		→ Comprehensive After School Program Coordination
2005 ~ 2006		Implementation
	Jefferson Elementary School	→ After School SES Coordination
	Sobrante Park Elementary School	→ Comprehensive After School Program Coordination
	SOPIAINE LAIK EIGHIGHAIY SCHOOL	
	F Manuia Cay Florescature Cal1	Implementation
2004 ~ 2005	E. Morris Cox Elementary School	School Day Behavioral Health Program
		→ After-School Program
~ ~ .		



HIGHER GROUND NEIGHBORHOOD DEVELOPMENT CORP.

6441 Herzog Street Oakland, California 94608 www.highergroundndc.com

(510)658~6454

	(010)000 0101	W W Williamore Chil					
	Sobrante Park Elementary School	→ Comprehensive After School Program Coordination					
		Implementation					
2003 ~ 2004	E. Morris Cox Elementary School	→ School Day Behavioral Health Program					
	Fruitvale Elementary School	→ After School Behavioral Health Group					
	Oakland Unified School District	OUSD granted HGNDC a license to operate a K-5					
2003		public elementary Charter school called Lotus Agriculture					
		&Technology Academy					
2002	Higher Ground Neighborhood	Receipt of 501 (c) (3) from State of California					
	Development Corp. Established						



RTIFICATE OF LIABILITY INSU

DATE (MM/DD/YYYY) 6/17/2013

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	t(s).	CONTACT					
PRODUCER	GONTACT Kym Hayward						
BayRisk Insurance Brokers Inc.	PHONE (510) 523-3435 FAX (AIC. Not: (510) 523-1632 (AIC. Not: (510) 523-1632 (AIC. Not: (510) 523-1632						
1920 Minturn Street			200-000-000-000-000-000-000-000-000-000		1		
P.O. Box 567	Insurer(s) Affording Coverage				C#		
Alameda CA 94501-	INSURERA: Travelers Indemnity Co of CT						
NSURED	INSURER B. United States Liability Ins Co						
Higher Ground Neighborhood Dev	INSURERC:						
6441 Herzog Street	INSURERO:						
	INSURERE:						
Oakland CA 94608-	INSURERF:						
COVERAGES CERTIFICA	ATE NUMBER:6/14/13 -	Increased Uni) THE INCHES	REVISION NUMBER:	HE BULICY DE	PIOD 1	
THIS IS TO CERTIFY THAT THE POLICIES OF IN INDICATED. NOTWITHSTANDING ANY REQUIRE CERTIFICATE MAY BE ISSUED OR MAY PERTA EXCLUSIONS AND CONDITIONS OF SUCH POLICI	EMENT, TERM OR CONDITION IN, THE INSURANCE AFFORD IES. LIMITS SHOWN MAY HAVE	DED BY THE POLICIES BEEN REDUCED BY	S DESCRIBE PAID CLAIMS	D HEREIN IS SUBJECT T			
NSR TYPE OF INSURANCE INSR V	UBR ND POLICY NUMBER	POLICY EFF (MANUSCHYVYY)	POLICY EXP	LIMI			
GENERAL LIABILITY				EACH OCCURRENCE DAMAGE TO RENTED	9.00	0,000	
% COMMERCIAL GENERAL LIABILITY				PREMISES (Ea occurrence)	OCCUPATION AND DESCRIPTION AND	0,000	
A CLAIMS-MADE X OCCUR	1-660-03941923-13	3/14/2013	3/14/2014	MED EXP (Any one person)	AND REAL PROPERTY AND ADDRESS OF THE PARTY O	0,000	
& Professional Liability	\$1,000,000 Per Claim	a		PERSONAL & ADV INJURY		0,000	
Six of an analysis of the second control of	\$2,000,000 Aggregat	se l		GENERAL AGGREGATE	THE RESIDENCE AND ASSESSMENT OF THE PERSONS ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSESSMENT ASSES	0,000	
GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OF AGG	CHILD CONTRACTOR CONTR	0,000	
K POLICY PRO-				COMBINED SINGLE LIMIT	S		
AUTOMOBILE LIABILITY				COMBINED SINGLE LIMIT (Es accident)	s		
ANY AUTO				BODILY INJURY (Per person) BODILY INJURY (Per accident)	L		
ALL OWNED SCHEDULED AUTOS				PROPERTY DAMAGE			
AUTOS AUTOS AUTOS AUTOS				(Peraceident)	s	-	
		4+ 3/14/2013	3/14/2014			00,000	
X UMBRELLA LIAB X OCCUR	CUP3937E41913 - Lim		217415000	EACH OCCURRENCE		00,000	
A EXCESS LIAB CLAIMS-MADE	Incr from \$1,000,00	1		AGGREGATE	s	-	
DED X RETENTIONS 10,000	\$2,000,000 eff 6/14	/13.		WC STATU- OTH-		-	
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N		A CONTRACTOR OF THE CONTRACTOR		EL EACH ACCIDENT	s ·		
ANY PROPRIETOR/PARTNER/EXECUTIVE N/A			(Internal Control of C	EL DISEASE - EA EMPLOYE	The same of the sa	MANUFACTURE OF THE PARTY OF THE	
(Mandatory in NH)				EL DISEASE - POLICY LIMIT			
If yes, describe under DESCRIPTION OF OPERATIONS below		o to a least a	3/14/2014			And the second	
B Directors & Officers	NDO1061019D	3/14/2013	3/1-1/2020	\$1,000,000 Per Claim			
				\$1,000,000 Aggregate			
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (The City of Oakland, its council named as additional insureds as conditions and exclusions per at non-payment of premium. Supersec	respects to General	Liability and	l is subj	llation Exception	s: 10 Days	are	
			W.C				
CERTIFICATE HOLDER		CANCELLATIO	IN				
	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
Oakland Unified School	ol District	AUTHORIZED REPRI	AUTHORIZED REPRESENTATIVE				
900 High Street							

ACORD 25 (2010/05) INSO25 rannon of

Oakland, CA 94601

The ACORD name and lane are renichted marke of ACORD

Kym Hayward/KYM

Hym C

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P.O. BOX 8192, PLEASANTON, CA 94588

CERTIFICATE OF WORKERS' COMPENSATION INSURANCE

ISSUE DATE: 02-10-2014

GROUP:

POLICY NUMBER:

1955988-2014

CERTIFICATE ID:

CERTIFICATE EXPIRES: 01-19-2015

01-19-2014/01-19-2015

THIS CERTIFICATE SUPERSEDES AND CORRECTS

10

CERTIFICATE #

9 DATED 02-10-2014

OAKLAND UNIFIED SCHOOL DISTRICT AND ITS BOARD MEMBERS 746 GRAND AVE OAKLAND CA 94610-2714 NB

This is to certify that we have issued a valid Workers' Compensation insurance policy in a form approved by the California Insurance Commissioner to the employer named below for the policy period indicated.

This policy is not subject to cancellation by the Fund except upon 30 days advance written notice to the employer.

We will also give you 30 days advance notice should this policy be cancelled prior to its normal expiration.

This certificate of insurance is not an insurance policy and does not amend, extend or alter the coverage afforded by the policy listed herein. Notwithstanding any requirement, term or condition of any contract or other document with respect to which this certificate of insurance may be issued or to which it may pertain, the insurance afforded by the policy described herein is subject to all the terms, exclusions, and conditions, of such policy.

Authorized Representative

President and CEO

EMPLOYER'S LIABILITY LIMIT INCLUDING DEFENSE COSTS: \$1,000,000 PER OCCURRENCE.

ENDORSEMENT #0015 ENTITLED ADDITIONAL INSURED EMPLOYER EFFECTIVE 2014-02-10 IS ATTACHED TO AND FORMS A PART OF THIS POLICY. NAME OF ADDITIONAL INSURED: OAKLAND UNIFIED SCHOOL DISTRICT

ENDORSEMENT #2065 ENTITLED CERTIFICATE HOLDERS' NOTICE EFFECTIVE 01-19-2014 IS ATTACHED TO AND FORMS A PART OF THIS POLICY.

EMPLOYER

HIGHER GROUND NEIGHBORHOOD DEVELOPMENT COR CORP 6441 HERZOG ST OAKLAND CA 94608

[DEC,CN]

PRINTED : 02-10-2014



P.O. BOX 8192, PLEASANTON, CA 94588

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President and CEO

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PRINTED: 02-10-2014