Ву	01
Enactment Date	12/13/17
Enactment Number	17-1788
Introduction Date	12/13/17
File ID Number	17-2462



OAKLAND UNIFIED SCHOOL DISTRICT Office of the Board of Education

December 13, 2017

To:

Board of Education

From:

Kyla Johnson-Trammell, Superintendent

Subject:

First Amendment, Grant Agreement Between District and City of Oakland - Kids First! Oakland Fund for

Children and Youth!

ACTION REQUESTED:

Approval by the Board of Education of the First Amendment, Grant Agreement between the District and the City of Oakland, with District accepting an additional \$100,000.00, increasing the Agreement not to exceed amount from \$100,000.00 to \$200,000.00, in Kids First! Oakland Fund for Children and Youth (OFCY) funds, pursuant to terms and conditions thereof, for the Peer Restorative Justice Program at Castlemont and Oakland Technical High Schools, via the Community Schools and Student Services Department, for the period of July 1, 2016 through June 30, 2018.

BACKGROUND:

Grant agreement for OUSD high schools for the 2017-2018 fiscal year were submitted for funding as indicated in the chart below. The Grant Face Sheet and grant application packets are attached.

File LD#	Backup Document Included	Туре	Recipient	Grant's Purpose	Time Period	Funding Source	Grant Amount
17-2462	Yes	Grant	Oakland Unified School District High School Sites: Castlemont and Oakland Technical High Schools	Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning.	July 1, 2017 - June 30, 2018	City of Oakland, Oakland Fund for Children and Youth (OFCY)	\$100,000.00. increasing the agreement from \$100,000.00 to an amount not to exceed \$200,000.00.

DISCUSSION:

The district created a Grant Face sheet process to:

- · Review proposed grant projects at OUSD sites and assess their contribution to sustained student achievement
- · Identify OUSD resources required for program success

OUSD received a Grant Face Sheet and a completed grant application for the program listed in the chart by the school.

FISCAL IMPACT:

The total amount of grants will be provided to OUSD schools from the funders.

· Grants valued at:

\$100,000.00

RECOMMENDATION:

Approval by the Board of Education of the First Amendment, Grant Agreement between the District and the City of Oakland, with District accepting an additional \$100,000.00, increasing the Agreement not to exceed amount from \$100,000.00 to \$200,000.00, in Kids First! Oakland Fund for Children and Youth (OFCY) funds, pursuant to terms and conditions thereof, for the Peer Restorative Justice Program at Castlemont and Oakland Technical High Schools, via the Community Schools and Student Services Department, for the period of July 1, 2016 through June 30, 2018.

ATTACHMENTS:

Grant Face Sheet

First Amendment. Grant Agreement

City of Oakland, Oakland City Council, Resolution #86792

Memorandum of Understanding, Electronic Data Collection

Cover Page, Schedule A-1 (Scope of Work)

Combined Grant Schedules:

C1, K, N, N-1, P, V, E, N-Subs, O, and Q

Copy of Check: Check #949558 \$20.000.00

Title of Grant:	Funding Cycle Dates:
OUSD Student Engagement in Restorative Justice	July 1, 2017 – June 30, 2018
Grant's Fiscal Agent: (contact's name, address, phone number, email address)	Grant Amount for Full Funding Cycle:
Sandra Taylor, OFCY Manager, Children and Youth Services Oakland Fund for Children and Youth	\$100,000.00
150 Frank Ogawa Plaza, 4th Floor	
Oakland, CA 94612	
510-238-7163	
staylor@oaklandnet.com	
Funding Agency:	Grant Focus:
Oakland Fund for Children and Youth	Student Success in School; Student Engagement in Learning
List all School(s) or Department(s) to be Served:	
Castlemont High and Oakland Technical High Schools	

Information Needed	School or Department Response
How will this grant contribute to sustained student achievement or academic standards?	Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning. 30 diverse student leaders from 2 OUSD high schools will participate in leading a peer RJ program in which they facilitate circles with 775 9th graders focusing on transition to high school. They will build community, restore harm, and provide welcome circles for new students, including unaccompanied minors. SERJ aims to support academic achievement by helping to create a safe school environment for all.
How will this grant be evaluated for impact upon student achievement? (Customized data design and technical support are provided at 1% of the grant award or at a negotiated fee for a community-based fiscal agent who is not including OUSD's indirect rate of 5.59% in the budget. The 1% or negotiated data fee will be charged according to an Agreement for Grant Administration Related Services payment schedule. This fee should be included in the grant's budget for evaluation.)	OFCY works with Public Profit, a third party evaluator that employs a mix of youth surveys and site visits to evaluate the program based on a youth development rubric created by the Weikart Center. It is called Youth Program Quality Assessment (YPQA).
Does the grant require any resources from the school(s) or district? If so, describe.	Each high schools provides a \$10,000.00 match to support consultant services.
Are services being supported by an OUSD funded grant or by a contractor paid through an OUSD contract or MOU? (If yes, include the district's indirect rate of 5.59% for all OUSD site services in the grant's budget for administrative support, evaluation data, or indirect services.)	Yes.
Will the proposed program take students out of the classroom for any portion of the school day? (OUSD reserves the right to limit service access to students during the school day to ensure academic attendance continuity.)	No
Who is the contact managing and assuring grant compliance? (Include contact's name, address, phone number, email address.)	David Yusem Coordinator, Restorative Justice Behavioral Health Initiatives Unit Community Schools and Student Services Department 1000 Broadway, Suite 150, Oakland, CA 94607 510-879-2608 david.yusem@ousd.org

Entity	Name/s	Signature/s	Date
Principal	Barbara McClung	Droop	

Department Head	Andrea Bustamante	4
(e.g. for school day programs or for extended day and student		and Bostank
support activities)		anangozave

Grant Office Obtained Approval Signatures:

Entity	Name/s	Signature/s	Date
Fiscal Officer	Vernon Hal		
Superintendent	Kyla Johnson-Trami	nell	

FIRST AMENDMENT TO THE GRANT AGREEMENT BETWEEN THE CITY OF OAKLAND AND OAKLAND UNIFIED SCHOOL DISTRICT

This AMENDMENT No. 1 dated July 1, 2017 (the "First Amendment") is made by and between the CITY OF OAKLAND, a municipal corporation ("City"), and Oakland Unified School District, a California public entity. ("Grantee"). It amends the original Grant Agreement dated July 1, 2016 with the City.

RECITALS

WHEREAS, the Parties entered into the Original Agreement for the amount of \$100,000.00, for a term of one year ending June 30, 2017 (the "Original Agreement") to fund certain children and youth-related programs as described in the Scope of Work (Attachment A) and Budget (Attachment B) to the Original Agreement, pursuant to City Council Resolution No 86226 C.M.S.; and

WHEREAS, the City Council, pursuant to City of Oakland Resolution No. $867^{\frac{6}{1}}$ has allocated an additional year of funding for the year ending June 30, 2018 to the Grantee to continue its children and youth related programs; and

WHEREAS, the Parties wish to amend the Original Agreement for the term July 1, 2017 through June 30, 2018 as provided herein.

The Parties hereby agree to amend the Original Agreement as follows:

1. Time for Performance

The time for performance of the Original Agreement is extended through June 30, 2018.

2. Scope of Work

Schedule A-1 ("Scope of Work") attached hereto and incorporated herein by reference shall become part of the Original Agreement, and governs the Grantees performance obligations for the term of this First Amendment. All references to "Schedule A" in the Original Agreement, are hereby amended to include "Schedule A-1" for the period of this First Amendment.

3. Compensation

Grantee's funding for performance of the Scope of Work of "Schedule A-1" shall be in an amount based upon actual costs, but that will be "Capped" so as not to exceed ONE HUNDRED THOUSAND DOLLARS AND NO CENTS (\$100,000.00) for services provided under this First Amendment (as set forth in Schedule B-1 "Budget"). All references to "Schedule B" in the Original Agreement, are hereby amended to include "Schedule B-1" for the period of this First Amendment. The total grant amount over the entire contract period (including the Original Agreement and this First Amendment combined) shall not to exceed Two Hundred Thousand Dollars and No Cents (\$200,000.00).

Upon execution of this First Amendment, Grantee may be advanced an amount not to exceed TWENTY THOUSAND DOLLARS AND NO CENTS (\$20,000.00) (20% of total First Amendment compensation). The advance will be offset against future invoices of the Grantee. Upon early termination of this Agreement, Grantee must repay the full amount of the advance to the extent services were not performed.

4. Living Wage Adjustments

Effective July 1, 2017, the minimum compensation for Grantee's employees who perform services under or related to the Grant Agreement is the hourly wage rate of \$13.32 per hour if Grantee provides health benefits, or \$15.31 per hour if the Grantee does not provide health benefits to its employees.

5. <u>Dispute Disclosure</u>

Grantee has disclosed to the City any and all pending disputes with the City of Oakland prior to execution of this First Amendment. The City will provide a form for such disclosure upon Grantee's request. Failure to disclose pending disputes prior to execution of this First Amendment shall be a basis for termination of the Agreement.

6. Attachments

Grantee affirms that it has completed and attached all of the following documents, which are incorporated into this First Amendment by this reference, and made a part hereof.

- Exhibit A-1 Scope of Services and Budget
- Combined Schedule C-1, K, N, N-1, P, V, Minimum Wage, and Affirmative Action.
 - o C-1 Declaration of Compliance with Americans with Disabilities Act
 - K Pending Dispute Disclosure
 - o N Declaration Of Compliance With Living Wage Ordinance
 - o N-1 Equal Benefits Declaration of Nondiscrimination
 - o P Nuclear Free Zone
 - o V Affidavit of Non-disciplinary or Investigatory Action
 - Acknowledgment of Oakland's Minimum Wage Law
 - o Certification re Oakland's Affirmative Action policy
- Schedule E Project Consultants Team Form
- Schedule O Acknowledgment of City of Oakland Campaign Contributions
- Schedule Q (Revised 1/13/17)) Insurance Requirements

All other terms and conditions of the Agreement, except for those modified by this First Amendment, shall remain unchanged and in full force and effect.

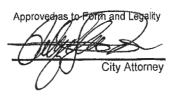
City: CITY OF OAKLAND, a California municipal corporation City Administrator's Office (Date)	Grantee: OAKLAND UNIFIED SCHOOL DISTRICT, a municipal corporation Signature (Date)
Department Head (Date)	Devin Dillon Print Name
Approved for form and legality: City Attorney's Office (Date)	Them Superintendent Title Resolution No. Account No.: Business License No.: James Harris President, Board of Education Kyla R. Johnson-Trammell Secretary, Board of Education

OUSD or the District verifies that the Contractor does not appear on the Excluded Parties List at https://www.sam.gov/ FILED
OFFICE OF THE CITY OF ERF

2017 JUN - 1 PM 4: 22

OAKLAND CITY COUNCIL

RESOLUTION No. 86792 C.M.S



A RESOLUTION AUTHORIZING THE CITY ADMINISTRATOR TO RENEW THE OAKLAND FUND FOR CHILDREN AND YOUTH GRANT AGREEMENTS BETWEEN THE CITY OF OAKLAND AND VARIOUS PUBLIC AND NON-PROFIT AGENCIES TO PROVIDE DIRECT SERVICES FOR CHILDREN AND YOUTH IN FISCAL YEAR 2017-2018 IN AN AMOUNT NOT TO EXCEED \$13,803,200; WHICH INCLUDES THE AWARD OF TWO GRANTS TO EAST BAY ASIAN YOUTH CENTER IN AMOUNTS NOT TO EXCEED \$72,000 AND \$85,000, AND ONE GRANT AWARD TO UJIMAA FOUNDATION IN AN AMOUNT NOT TO EXCEED \$72,000

WHEREAS, Measure K/Kids First! Initiative established the Oakland Fund for Children and Youth ("OFCY") in 1996 to help young people grow to become healthy, productive, and honorable adults; and

WHEREAS, the passage of Measure D in 2009 revised the Kids First Charter Amendment and established a second 12 year life cycle for the Kids First! Children's Fund administered through OFCY; and

WHEREAS, the Planning and Oversight Committee ("POC") provides oversight and direction for the OFCY planning and funding review process; and

WHEREAS, the City Council approved the OFCY Strategic Investment Plan 2016-2019 on October 20, 2015 (Resolution No. 85844 C.M.S.) as developed by the POC; and

WHEREAS, the City Council adopted the POC's recommendation of 150 grant awards in June 2016, after the release of the Request for Proposals (RFP) for Fiscal Year (FY) 2016-2019 OFCY grant services for children and youth in 2016-2017, renewable for two additional one-year periods with Council approval, by Resolution No. 86226 C.M.S.; and

WHEREAS, revenues for FY 2017-2018 in the amount of \$17,364,281 are to be appropriated to the Kids First! Oakland Children's Fund (1780) and to be approved in the City of Oakland Adopted Budget FY 2017-2019, and no more than 10% is to be available for the administration and evaluation of OFCY and no less than 90% of the appropriation in the amount of \$15,627,853 is to be available for grants, located in the Oakland Fund for Children and Youth (OFCY) - Kids First Oakland Children's Fund (1780), Youth Services Organization (78251), OFCY FY 2017-2018 Project (TBD), OFCY FY 2017-2018 Contracts Award (TBD); and

WHEREAS, as specified in the Kids First! Charter Amendment, no less than 90% of Kids First! monies shall be used to pay for eligible services for children and youth and no more than 10% of Kids First! monies shall be used to pay for the administrative costs and any interest earned and amounts unspent or uncommitted by the Fund at the end of any Fiscal Year are to be made available for future grants as specified in the Kids First! Charter Article XIII; and

WHEREAS, the City Council wishes to allocate 90% portion of said funds to selected grant awards resulting from the OFCY 2016-2019 Request for Proposals for direct services for children and youth in FY 2017-2018 and 2018-2019, and 10% to the administration and evaluation of OFCY, in accordance with the terms of Kids First! Charter Article XIII; and

WHEREAS, the POC created by the Measure K – Kids First! Initiative in 1996, provides oversight and direction for the OFCY planning and funding review process; and under Resolution No. 86226 C.M.S., the appropriations for services for children and youth in 2016-2017 may be continued to 2017-2018, and the grants agreements for targeted services are to be renewed as forwarded by the POC subject to performance review; and

WHEREAS, twelve (12) of the grant awards support programs providing services specifically in the summer months through the Summer Youth Development & Empowerment funding strategy were reviewed for summer 2016 performance and renewed for funding in summer 2017 by City Council in April 2017 (Resolution No. 86690 C.M.S.) in an combined amount not to exceed \$1,043,901; and

WHEREAS, through the RFP process in June 2016, the City Council approved an OFCY grant award to the agency San Francisco Bay Area Council Learning for Life (hereinafter "Learning for Life") for school-based after school services (Resolution No. 86226 C.M.S. - Grant ID Nos. 72, 73, 74, and 75); and

WHEREAS, the agency Learning for Life declined the grant award for after-school services at Carl B. Munck Elementary listed on Grant ID No. 72 of Council Resolution No. 86226 C.M.S.; and

WHEREAS, by Resolution No. 86440 C.M.S. dated October 18, 2016, the agency Learning for Life was replaced as a grantee for Grant ID Nos. 73 and 74 of Resolution No. 86226 C.M.S. by the agencies Bay Area Community Resources and Safe Passages respectively; and

WHEREAS, East Bay Asian Youth Center is among those entities which have competed in the 2016-2019 OFCY RFP process and have already been selected as qualified to provide services in the School Based After-School strategy; and

WHEREAS, on April 24, 2017, the POC approved awarding to East Bay Asian Youth Center the grant to manage the program for Manzanita SEED going forward for 2017-2018 (Grant ID No. 50 below), as renewable with City Council approval for FY

- 2018-2019, and the non-renewal of Learning for Life for said Grant ID No. 75 of Resolution No. 86226; and
- WHEREAS, the POC recommends the substitution of East Bay Asian Youth Center to manage the program grant declined by Learning for Life listed in Grant ID line 75 of Council Resolution No. 86226 in the amount specified below for Fiscal Year (FY) 2017-2018; and
- WHEREAS, through the RFP process in June 2016, the City Council approved an OFCY grant award to the agency Eagle Village Community Center Youth and Family Services, Inc. (hereinafter "Eagle Village") for school-based after school services at Westlake Middle School (Resolution No. 86226 C.M.S. Grant ID No. 39); and
- WHEREAS, the agency Eagle Village declined the grant award for after-school services at Westlake Middle School listed on Grant ID No. 39 of Council Resolution No. 86226 C.M.S.; and
- WHEREAS, on April 24, 2017, the POC approved awarding to East Bay Asian Youth Center the grant to manage the program for Westlake Middle School going forward for 2017-2018 (Grant ID No. 53 below), as renewable with City Council approval for FY 2018-2019, and the non-renewal of Eagle Village for said Grant ID No. 39 of Resolution No. 86226; and
- **WHEREAS**, Ujimaa Foundation is among those entities which have competed in the 2016-2019 OFCY RFP process and have already been selected as qualified to provide services in the School Based After-School strategy; and
- WHEREAS, on May 17, 2017, the POC approved awarding to Ujimaa Foundation the grant to manage the program for Carl Munck Elementary going forward for 2017-2018 (Grant ID No. 75 below), as renewable with City Council approval for FY 2018-2019, and the non-renewal of Learning for Life for said Grant ID No. 72 of Resolution No. 86226; and
- WHEREAS, the POC recommends the substitution of Ujimaa Foundation to manage the program grant declined by Learning for Life listed in Grant ID line 72 of Council Resolution No. 86226 in the amount specified below for Fiscal Year (FY) 2017-2018; and
- **WHEREAS**, the POC has reviewed the mid-year 2016-2017 performance of the OFCY grantees in FY 2016-2017; and
- WHEREAS, the POC recommends the renewal of grant agreements for 133 programs as specified below for FY 2017-2018, the second year of the current three-year funding cycle, and the addition of the East Bay Asian Youth Center's Manzanita SEED program listed in Grant ID No. 50, the addition of the East Bay Asian Youth Center's Westlake Middle School program listed in Grant ID No. 53, and the addition of the Ujimaa

Foundation's Carl Munck Elementary program listed in Grant I.D. No. 75, in the updated Grant ID numbers 1 through 136 specified below with revisions to reflect changes in agency names and placement in the listing of funding strategies:

ID#	Agency Name	Program Name	FY 2017- 2018 Funding
Early	Childhood Mental Health Consultation	ns Strategy	
1	Family Paths, Inc.	Early Childhood Mental Health Collaborative	\$300,000
2	Jewish Family and Community Services East Bay	Integrated Early Childhood Consultation Program	\$300,000
3	Lincoln (formerly Lincoln Child Center, Inc.)	Early Childhood Mental Health Consultation	\$150,000
		Subtotal:	\$750,000

4	East Bay Agency for Children	Parent Child Education Support Program	\$100,783
5	East Bay Community Recovery Project	Project Pride	\$75,000
6	Family Paths, Inc.	Abriendo Puertas/Opening Doors Parent Education	\$82,048
7	Lincoln (formerly Lincoln Child Center, Inc.)	New Highland-Rise Family Resource Center	\$79,754
8	Lotus Bloom	Multicultural Family Resource Centers	\$298,689
9	Lotus Bloom	School Readiness Playgroups	\$75,000
10	Northern California Society to Prevent Blindness, an Affiliate of the National Society to Prevent Blindness	Vision Awareness & Education for Low-income Oakland Families	\$29,803
11	Oakland Parents Together	Listening to Children Parent Cafes	\$75,000
12	Oakland Parks and Recreation	Sandboxes to Empowerment	\$150,000
13	The Oakland Public Education Fund	Oakland Promise: Brilliant Baby	\$208,800
14	Oakland Unified School District	Summer Pre-K Program	\$93,770
15	Our Family Coalition	Building Strong Children in LGBTQ Families	\$92,000
16	Prescott-Joseph Center for Community Enhancement, Inc.	Prescott Joseph Center's Pre- preschool Program	\$50,000
17	Safe Passages	Safe Passages Baby Learning Communities Collaborative	\$298,909
18	Tandem, Partners in Early Learning	Community Capacity Building - Training in Early Learning	\$56,434
		Subtotal:	\$1,765,991

Scho	ol Based After School Strategy		
19	Alternatives in Action	Life Academy Middle School	\$85,000
20	Bay Area Community Resources	Alliance Academy	\$105,000
21	Bay Area Community Resources	Bridges Academy	\$72,000
22	Bay Area Community Resources	Elmhurst Community Prep	\$85,000
23	Bay Area Community Resources	Emerson Elementary	\$72,000
24	Bay Area Community Resources	Esperanza Elementary	\$92,000
25	Bay Area Community Resources	Fred T. Korematsu Discovery Academy	\$92,000
26	Bay Area Community Resources	Fruitvale Elementary School	\$72,000
27	Bay Area Community Resources	Futures Elementary	\$72,000
28	Bay Area Community Resources	Global Family	\$72,000
29	Bay Area Community Resources	Grass Valley Elementary	\$72,000
30	Bay Area Community Resources	Greenleaf Elementary	\$72,000
31	Bay Area Community Resources	Hoover Elementary	\$72,000
32	Bay Area Community Resources	Howard Elementary	\$92,000
33	Bay Area Community Resources	Lafayette & Martin Luther King, Jr. Elementary Schools	\$135,000
34	Bay Area Community Resources	Madison Park Academy (Middle)	\$85,000
35	Bay Area Community Resources	Markham Elementary	\$92,000
36	Bay Area Community Resources	Preparatory Literary Academy Of Cultural Excellence	\$72,000
37	Bay Area Community Resources	Sankofa Academy	\$72,000
38	Citizen Schools, Inc.	Roots International Academy	\$105,000
39	East Bay Agency for Children	Achieve Academy	\$91,964
40	East Bay Agency for Children	Rise Community	\$72,000
41	East Bay Asian Youth Center	Bella Vista Elementary	\$72,000
42	East Bay Asian Youth Center	Cleveland Elementary	\$72,000
43	East Bay Asian Youth Center	Edna Brewer Middle School	\$85,000
44	East Bay Asian Youth Center	Franklin Elementary	\$72,000
45	East Bay Asian Youth Center	Frick Middle School	\$85,000
46	East Bay Asian Youth Center	Garfield Middle School	\$90,870
47	East Bay Asian Youth Center	La Escuelita Elementary	\$104,786
48	East Bay Asian Youth Center	Lincoln Elementary School	\$72,000
49	East Bay Asian Youth Center	Manzanita Middle School	\$90,870
50	East Bay Asian Youth Center (change of grantee for 2017-2018)	Manzanita SEED	\$72,000
51	East Bay Asian Youth Center	Roosevelt Middle School	\$85,000
52	East Bay Asian Youth Center	Urban Promise Academy Middle School	\$85,000
53	East Bay Asian Youth Center (change of grantee for 2017-2018)	Westlake Middle School	\$85,000
54	Girls Incorporated of Alameda County	Acorn Woodland Elementary School	\$92,000
55	Girls Incorporated of Alameda County	Allendale	\$72,000
56	Girls Incorporated of Alameda County	East Oakland Pride	\$72,000
57	Girls Incorporated of Alameda County	Horace Mann	\$72,000

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emy \$85,000
tary \$91,369
ip \$72,000
\$85,000
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y \$72,000
\$85,000
Subtotal: \$4,860,773
nunity \$100,000
School \$100,000
\$75,000
n and \$102,000
\$100,000
Vellness \$88,360
n \$100,000

above for a total amount not to exceed \$13,803,200 for OFCY grants for fiscal year 2017-2018, and is authorized to conduct all negotiations, execue and submit all documents, including but not limited to agreements, amendments, modifications, payment requests, and relate actions which may be necessary in accordance with the basic purpose of this Resolution without returing to City Council; and be it

FURTHER RESOLVED: That an amount not to exceed \$13,803,200 available pending City Council adoption of the Mayor's Proposed FY 2017-2019 budget in the Oakland Fund for Children and Youth (OFCY) - Kids First Oakland Children's Fund (1780), Youth Services Organization (78251), OFCY FY 2017-2018 Project (TBD), OFCY FY 2017-2018 Contracts Award (TBD) is allocated to fund these grant awards; and be it

FURTHER RESOLVED: That these agreements are not professional services contracts as defined by City ordinance as they do not provide goods or services to the City but rather they are grants to public and nonprofit programs that serve the public at large, therefore the competitive request for proposal/qualifications process is not required under Oakland Municipal Code section 2.04.015; and be it

FURTHER RESOLVED: That the City Administrator is authorized to execute agreements with the above service providers in 136 amounts specified above for a total amount not to exceed \$13,803,200 for FY 2017-2018, and is authorized to conduct all negotiations, execute and submit all documents, including but not limited to applications, agreements, amendments, modifications, payment requests, and related actions which may be necessary in accordance with the basic purpose of this resolution without returning to City Council; and be it

FURTHER RESOLVED: That said agreement(s) shall be approved as to form and legality by the Office of the City Attorney and placed on file in the Office of the City Clerk.

	JUN 220,02017
IN COUNCIL, OAKLAND, CALIFORNIA,	
PASSED BY THE FOLLOWING VOTE: AYES- CAMPBELL WASHING KAPLAN, AND PRESIDENT REID	TON, GALLO, GIBSON MCELHANEY, GUILLEN, KALB,
NOES- Ø	Λ
ABSENT- O	
ABSTENTION-	ATTEST ATORA JUMOUS
Courd-1-Brooks	LaTonda Simmons City Clerk and Clerk of the Council of the City of Oakland, California

COVER PAGE

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

If your agency or program undergoes any staff changes, please remember to update the cover page.

Strategy Area

Student Success in School

Strategy

Student Engagement in Learning

Applicant/Fiscal Sponsor

Organization/Public Agency Name

Oakland Unified School District

Project Title

OUSD Student Engagement in Restorative Justice

Project Website

www.ousd.org/restorativejustice

Project Description (600 character max.)

Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning. 30 diverse student leaders from 2 OUSD high schools will participate in leading a peer RJ program in which they facilitate circles with 775 9th graders focusing on transition to high school. They will build community, restore harm, and provide welcome circles for new students, including unaccompanied minors. SERJ aims to support academic achievement by helping to create a safe school environment for all.

Designation

Cmall and	Emorging	Organization	Current	organizational	hudget of	350K	orla	ccl

☑ Single Agency Applicant

☐ Collaborative

Executive Director

The Executive Director must serve as the Signatory that will sign the grant agreement and approve the quarterly progress reports. If there is a fiscal sponsor, the Executive Director of the fiscal sponsor should be listed.

First Name
David Yusem
Phone Email

510-710-1269 davidy.yusem@ousd.org

Last Mana

Contract Representative

Plant Name

This individual must be an employee of the contracting agency/fiscal agency and have the authority to negotiate scopes of work, budgets, and complete contracting documents. This individual will receive all OFCY updates and information and has the responsibility to forward the communication to the appropriate project staff.

Tial -

First Name	Last Name		Title
David	Yusem		Coordinator, Restorative Justice
Email		Phone	
david.yusem@ousd.org		510-710-1269	
Address			
1000 Broadway Ste 150			
City	State		Zip
Oakland	CA		94607

Program Representative

This individual is responsible for program implementation and able to answer any program specific questions. This individual will receive all OFCY updates and information and has the responsibility to forward the communication to the appropriate project staff.

First Name Last Name Title Heather Manchester Student Engagement Lead **Email Phone** 707-301-7185 heather.manchester@ousd.org **Address** 1000 Broadway Ste 150 City State Zip Oakland CA 94607 **Service Sites** You may list up to five primary service sites and their associated contact information. Service Site 1 Site Name **Address** City State Zip Is Contact Person the same as Program Representative? ☐ Yes ☐ No Person Authorization to pick-up Reimbursement Payments

These are the ONLY people authorized to pick up reimbursements with valid picture identification. If they are unavailable to pick up reimbursements, they must email their grant monitor with the name and title of the person that will be coming to pick up reimbursements.

First Name Last Name Title

Heather Manchester Student Engagement Lead

Phone Email

707-301-7185 heather.manchester@ousd.org

Person Authorization to pick-up Reimbursement Payments

These are the ONLY people authorized to pick up reimbursements with valid picture identification. If they are unavailable to pick up reimbursements, they must email their grant monitor with the name and title of the person that will be coming to pick up reimbursements.

First Name Last Name Title

David Yusem Coordinator, Restorative Justice

Phone Email

510-710-1269 david.yusem@ousd.org

DEMOGRAPHICS

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Estimate the total clients your program projects to serve during the period July 1, 2016 through June 30, 2017 if funded by OFCY. For each client to be served in your OFCY-funded program, your program is required to have a signed Release of Information Form stating that the client gives permission for the Grantee to input their information into a database for purposes of evaluating program and fund

performance. Your program will be required to enter client demographic data including name, date of birth, gender, race/ ethnicity, and zip code for each participant served through OFCY funding.

Total Unduplicated Youth Participants (ages		
0-20)		809
Youth Participants' Race / Ethnicity	# to be Served	% to be Served
Black or African American		226 27.94%
Hispanic or Latino		253 31.27%
White		156 19.28%
Asian (specific ethnicity unknown). If known,		
enter below.		91 11.25%
Asian Indian		0 0.00%
Chinese		0 0.00%
Filipino		10 1.24%
Japanese		0 0.00%
Korean		0 0.00%
Vietnamese		0 0.00%
Middle East/North Africa		0 0.00%
American Indian and Alaska Native		1 0.12%
Native Hawaiian and Other Pacific Islander		14 1.73%
Some Other Race		26 3.21%
Two or More Races		32 3.96%
Total		809
Youth Participants' Ages to be Served	# to be Served	% to be Served
0 - 5 years		0 0.00%
6 - 10 years		0 0.00%
11 - 15 years		749 92.58%
16-20 years		60 7.42%
Total		809
Youth Participants' Residence	# to be Served	% to be Served
Find District		
District 1		173 21.38%
District 2		84 10.38%
District 3		80 9.89%
District 4		110 13.60%
District 5		76 9.39%
District 6		112 13.84%
District 7		174 21.51%
Total		809
Youth Participants' Gender	# to be Served	% to be Served
Female		404 49.94%
Male		401 49.57%
Transgender		4 0.49%
Total		809
Specific Populations	# to be Served	% to be Served
Children with Disabilities		93 11.50%
Foster Youth		6 0.74%
Homeless Youth		16 1.98%
Homeless Youth LGBTQ Youth		16 1.98% 82 10.14%
LGBTQ Youth		
		82 10.14%

944 **Total**

BUDGET

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Administrative Fields

Do Not Apply

Invoice # PO # **Advance** 1718OUSDPRJ 2018002972

PERSONNEL

Total Lead

% Time **OFCY Funds Projected** FTE Annual Project Agency (99% = .99) Budget Requested Match **Positions First Name Last Name** Salary

Director,

0.05000000 110000 5,500.00 .00 Behavioral Barbara McClung 5500.00 00000000

Health

Narrative for the row above

Head of the unit that holds RJ work at OUSD

Coordinator, 0.22000000 22,000.00 Restorative David Yusem 100000

20000.00 2,000.00 00000000 Justice

Narrative for the row above

Coordinates the district-wide implementation of RJ

School-

Based 0.22000000

Facilitator, Crimmel 65000 14,300.00 13995.00 305.00 Kusum 00000000

Restorative **Practices**

Narrative for the row above

Will Lead program at Oakland Tech High School

School-

Based

0.22000000 65000 14,300.00 305.00 Facilitator, Francisco Navarro 13995.00 00000000

Restorative Practices

Narrative for the row above

Will Lead program at Castlemont High School

Youth

Engagement

0.22000000 Heather 65000 14,300.00 13995.00 305.00 Manchester 00000000 Program

Manager

Narrative for the row above

RJ Youth Engagement Manager to provide coaching and program design suport

Per Hour **Total Vol** in-kind Rate # Hours

Volunteer

.00 12.25 0 .00 Hours (In-

kind)

Narrative for the row above

na

FRINGE Fringe Rate 40% 28160.00 26994.00 \$1,166.00

Narrative for the row above

This percentage is the OUSD benefit rate for these positions.

				Total Project		OFCY Funds	
OTHER DIRE	CT COSTS			Budget	F	Requested	Match
Duplicating/0	Copying				0.00	0.00	.00
Narrative for	r the row above						
na							
	ease Agreement(s)				0.00	0.00	.00
Narrative for	r the row above						
na							
	urniture Purchase				0.00	0.00	.00
	r the row above						
na					0.00	0.00	
Facility Rent					0.00	0.00	.00
	r the row above						
na	C - 1:/C-ft				0.00	0.00	
	ce Supplies/Software				0.00	0.00	.00
	r the row above						
na					0.00	0.00	.00
Postage Narrative fo	r the row above				0.00	0.00	.00
na na	r the row above						
	terials and Supplies				0.00	0.00	.00
_	r the row above				0.00	0.00	.00
na	T the Tow above						
	nternet/Communications				0.00	0.00	.00
	r the row above				0.00	0.00	
na							
Travel/Trans	portation				0.00	0.00	.00
	r the row above						
na							
Professional	Development				0.00	0.00	.00
Narrative fo	r the row above						
na							
OTHER DIRE	CT COSTS TOTAL				\$.00	\$.00	\$.00
YOUTH WA	GES, STIPENDS, and INCENTI	VES					
YOUTH WA	GES						
				Total			
Vauth Mars		# of clients	Hourly	Project		OFCY Funds Requested	
Youth Wage	25	# of clients	Wage 0	Budget 0.00	0.00	0.00	
na Narrative fo	r the row above		O	0.00	0.00	0.00	.00
,na	THE TOW above						
FRINGE	Fringe Rate n/a				0.00	0.00	0
	r'the row above					THE RESERVE OF THE PARTY OF THE	
na							

YOUTH STIPEND							
		Stipend	Tota Proje		OFCY Funds	Projected	
Youth Stipends	# of clients				Requested	•	
na		0	0.00	0.00	0.00		00
Narrative for the row above							
na				_			_
YOUTH INCENTIVES							
TOOTHINGERITIES			Tota				
			Proje		OFCY Funds	Projected	
Youth Incentives	# of clients		Budg		Requested	•	
na			0	0.00	0.00		0
Narrative for the row above							
na							
YOUTH WAGES, STIPENDS, and INCEN	TIVES SUBTOT	AL	Tota				0
CONSULTANTS						•	
Oakland Technical High School			1	0000.00	0.00	10,000	.0
Narrative for the row above							
School contribution to program							
Castlemont High School			1	.0000.00	0.00	10,000	.0
Narrative for the row above							
School contribution to program							
CONSULTANTS TOTAL			\$2	0,000.00	\$.00	\$20,000.	0
Oakland Technical High School Narrative for the row above School contribution to program Castlemont High School Narrative for the row above	(excluding sub	contractor	B	1 1 \$20	10000.00	10000.00 0.00 10000.00 0.00 \$20,000.00 \$.00	udget Requested Match 10000.00 0.00 10,000 10000.00 0.00 10,000
TOTAL WITHOUT INDIRECT COSTS	(excluding sub	contractor	\$11	8 560 O	\$94.479.00	52	24 081
lirect costs)							
SUBTOTAL WITHOUT INDIRECT COSTS			0.71000	in the country of	\$94,479.00	\$24,081.	0
			Tota	1			
						D	
Indirect Costs (cannot exceed 11% of t	total direct cost	ts). Current	y: Proj		OFCY Funds		
5.84%	otal direct cost	ts). Current		get	Requested	Match	q
5.84% Lead Agency Indirect	otal direct cost	ts). Current	y: Proj		Requested	Match	.9
5.84% Lead Agency Indirect Narrative for the row above	otal direct cost	ts). Current	y: Proj	get	Requested	Match	.9
5.84% Lead Agency Indirect Narrative for the row above The indirect costs for OUSD are 5.84%	otal direct cos	ts). Current	y: Proj	get	Requested	Match	.9
5.84% Lead Agency Indirect Narrative for the row above	otal direct cost	ts). Current	y: Proj Bud	get	Requested 0 5518.00	Match) 1,405	

ACTIVITIES SUMMARY

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

The Scope of Work - Activities Summary is read only summary view of all activities' projections. You cannot make any direct edits to this page even when your Grant Manager has approved your modification request and unlocked it. To make changes, you must edit your projections by going into each specific activity.

Group Act				Sessions						Avg	Units of
			Avg. Session	303310113					Total #	Hours	Service (12
Name	Category	Location	Part.	Q1	Q2	Q3	Q4		Sessions	Session	months)
Peer RJ Learning Communit y- Castlemon t [17-18]	Youth Leadershi p & Peer Led Activities	Castlemon t High School	15.00		6	10	11	9	36	1.00	540.0
Service De											
Weekly Circ	cle and Mee	ting with Pe	er RJ Leader	s to debri	ef circles, create n	ew circle agendas, p	oractice circles and	learn new	material.		
Peer RJ Learning Communit y-Oakland Tech [17-18]	Youth Leadershi p & Peer Led Activities	Oakland Technical High School	15.00		6	10	11	9	36	1.00	540.0
Service De											
Weekly Cire	cle and Mee	ting with Pe	er RJ Leader	s to debri	ef circles, create n	ew circle agendas, p	practice circles and	learn new	material.		
Training Peer RJ Leaders - Castlemon t [17-18]	p & Peer	Castlemon t High School	15.00		2	1	1	1	5	8.00	600.0
Service De											
Provide Re	storative Ju	stice and Lea	dership Tra	ining to Pe	er RJ Leaders						
Training Peer RJ Leaders - Oakland Tech [17-18]	Youth Leadershi p & Peer Led Activities	Oakland Technical High School	15.00		2	1	1	1	5	8.00	600.0
Service De	escription										
Provide Re	storative Ju	stice and Lea	dership Tra	ining for P	eer RJ leaders.						
Total					16	22	24	20	82		2280.0
Individual	Activities										
			Avg.	Sessions					Total #	Avg	Units of Service
			Session		-		04		of	per	(12
Name Restorativ	Category	Location	Part.	Q1	Q2	Q3	Q4		Sessions	Session	months)
e Conversati on- Castlemon t [17-18]	ent & Mentorshi p	Castlemon t High School	1.00		10	20	22	18	70	0.50	35.0
Service De		to the control				Harara build assault		المام من المام	ما ما ما ما ما ما ما ما	at and con-	a o at
		resources if		conversati	ons to address cha	illenge, build meani	ingful, supportive re	ationsni	with stude	ent and con	nect
Restorativ e Conversati on- Oakland Tech [17-18]	Case Managem ent & Mentorshi p	Oakland Technical High School	1.00		10	20	22	18	70	0.50	35.0
	pport stude	nts through resources if		conversati	ons to address cha	illenge, build meani	ingful, supportive re	elationshi	with stude	ent and con	nect
	Youth										

Culture & Climate

Team - Led High

Oakland Activities School

Tech [17-18]

Service Description

Support student to participate as voting member of Culture & Climate Team to represent student voice of the Peer RJ Leaders and 9th graders.

Student	2	2 7	2.00 14.00
---------	---	-----	------------

Service Description

Support student to participate as voting member of Culture & Climate Team to represent student voice of the Peer RJ Leaders and 9th graders.

Castlemon	Youth Leadershi p & Peer		1.00	350	50	50	50	500	1.00	500.00
t [17-18]	Led	School								
([17-10]	Activities									

Service Description

Peer RJ Leaders will partner with 9th grade teachers and facilitate community building circles to support students and build community.

Service Description

Peer RJ Leaders will partner with 9th grade teachers and facilitate community building circles to support students and build community.

Tech [17-18]	Tier II Resto Oakland e Just	Oakland Technical Drativ School	1.00	16	40	44	32	132	2.00	264.00
--------------	---------------------------------	-----------------------------------	------	----	----	----	----	-----	------	--------

Service Description

Tier II restorative processes include harm circles or mediation, to respond to disciplinary issues in a restorative manner. This process addresses the root causes of the harm, supports accountability for the offender, and promotes healing fort he victim(s), the offender, and the school community.

Restorativ										
e process	Conflict									
for harm/	Resolution	n Castlemon								
conflict	&	t High	1.00	16	40	44	32	132	2.00	264.00
Tier II -	Restorativ	School								
Castlemon	n e Justice									
t [17-18]										

Service Description

Tier II restorative processes include harm circles or mediation, to respond to disciplinary issues in a restorative manner. This process addresses the root causes of the harm, supports accountability for the offender, and promotes healing fort he victim(s), the offender, and the school community.

Welcome										
and Re-	Conflict									
entry	Resolution	Castlemon								
Circles	&	t High	1.00	2	6	6	2	16	1.00	16.00
(Tier III)-	Restorativ	School								
Castlemon	e Justice									
t [17-18]										

Service Description

Tier 3 Circles are to welcome youth to the school in a manner that provides wraparound support and promotes student accountability and achievement. They support new students including unaccompanied minors or the successful re-entry of youth following suspension, truancy, expulsion, incarceration.

Service Description

Tier 3 Circles are to welcome youth to the school in a manner that provides wraparound support and promotes student accountability and achievement. They support new students including unaccompanied minors or the successful re-entry of youth following suspension, truancy, expulsion, incarceration.

Total	757	233	245	207	1442	1650.00
Total Program Budget	OFCY Grant Reques	sted	To	otal Match		
\$125,483.90	\$99,997.00		\$2	5,486.90		
Total Unduplicated Youth Participants						809
Total Units of Service						3930
OFCY Cost Per Unduplicated Participant	Total Cost Per Und	uplicated Participant		verage Hours of S articipant	Service per Undi	
\$123.61	\$155 11					4.86
OFCY Cost Per Unit of Service		Total Cost Per l	Init of Servic	:e		
\$25.44		\$31.93				

ADJUSTMENTS

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Adjustment Amount

Comments

Combined Grants Schedules



Business Name Oakland Unified School District		Phone (51	0) 879-3500	Email barb	ara.mcclung@ousd.org
Address 1000 Broadway	City Oakland		State CA	Zip 94607	ara.mcclung@ousd.org _Federal ID#_94-6000385
City of Oakland Business License Number N/A			General Couns		e if different (510) 879-8535
Schedule C-1 – (Declaration of Compliance with	the Americans with Di	sabilities	Act)		
I declare under penalty of perjury that my	company will comply with	h the City (Of Oakland Amer	ican with Disa	bilities Act obligations.
Schedule K – (Pending Dispute Disclosure)					
1. Are you or your firm involved in a pending	dispute or claim Against	the City o	of Oakland or its	Agency? (Pleas	se check one) Yes No
2. If "Yes", please list existing and pending law					
persons involved in the matter and the City	department/division adm	inistering	the contract. Co	ontract Title and	Number:
	_ Date:	Off	icial(s), Staff per	son(s) involved	
Administering Department/Division:		Issues:			
3. (check) Additional Disputes listed on Atta	opliance) Grants <u>accum</u>		e <u>r \$100K</u> , Grants	under \$100K i	
Employment Questionnaire: Please respond			5 stan have)		Responses
(1) How many permanent employees are employees	oyed with your company?	(II less than	i 5, stop nere)		4,500
(2) How many of your permanent employees a	re paid above the Living V	Vage rate?			911
(3) How many of your permanent employees a	re paid below the Living V	Vage rate?			N/A
(4) Number of compensated days off per emplo	oyee? (Refer to item "a" ab	oove)			per union contracts
(5) Number of trainees in your company?					N/A
(6) Number of employees under 21 years of ag employment for a period not longer than 90 day		t corporatio	n for after school	or summer	school district

Schedule N-1 – (Equal Benefits – Declaration of Nondiscrimination) Grants accumulating over \$25K, Grants under \$25K mark N/A Section A. Grantee Information

 Are you an EBO certified firm (Please Approximate Number of Employees in trust fund? (Please check one) Yes 	the U.S	4,500	(3) A	re any of you	r employee	es cov	vered by a	collectiv	e bargai	ning agree	ement or
Section B. Compliance											
l) Does your company provide or offer a	ccess to	any benefi	ts to empl	oyees with sp	ouses or to	spou	ises of emp	ployees?	(Please	check on	e) Ye
2) Does your company provide or offer a	ccess to	any benefi	ts to empl	oyees with do	mestic par	tners	? (Please o	check or	ie) 🗸 Y	es 🗆 No	
ection C. Benefits PLEASE CHECK E	ACH BI	ENEFIT I	THAT AP	PLIES							
Benefits	Offered to		Offered to		Offered to Employees		Not Offered		Documentation		
	Employ	yees only	, ,	ees and their		eir Do artne	omestic	at	all	attac	hed
Health	Г		51	ouses		ar tire	15	Γ			1
Dental		=		V		V			=	 -	1
Vision				V		V			=-		
Retirement (Pension, 401K, etc)									-		-
Bereavement						H					1
Family Leave	<u> </u>					H					
Parental Leave						H					1
Employee Assistance Program		/				H			1		┪
Relocation & Travel	(7	/							0.00		
Company Discount, Facilities & Events	ľ					H		1 7			1
Credit Union											
Child Care						H		<u> </u>			1
Other		=							4		┽

⁽¹⁾ CFAR is a City Financial Recipient. (2) Domestic Partner is defined a s a same sex couples or opposite sex couples registered as such with a state or local government domestic partnership registry

Schedule P -	(Nuclear Free Zone - Ordinance 11474 C.M.S.)
d	I declare under penalty of perjury that I have read Ordinance 11478 C.M.S. titled "An Ordinance Declaring the City of Oakland a Nuclear Free Zone and Regulating Nuclear Weapons Work and City Contracts with and Investment in Nuclear Weapons Makers", as provided on the City's website, see "footnote" below I certify that my firm conforms with the conditions as defined in Ordinance 11478 C.M.S.
	I declare that my company is NOT in compliance with Ordinance 11478 C.M.S., but my proposal/bid should be considered because:
Schedule V –	(Affidavit of Non-Disciplinary or Investigatory Action) I certify that the following entities: Equal Employment Opportunity Commission (EEOC), Department of Fair Employment & Housing (DFEH) or the Office of Federal Contract Compliance Programs (OFCCP) has not taken disciplinary or investigatory action against the Firm. If such action has been taken, attached hereto is a detailed explanation of the reason for such action, the party instituting such action and the status or outcome of such action. Initial:
	linimum Wage Law - (Resolution 85423 C.M.S Oakland Municipal Code Section 5.92, et seq.) I certify that I have read nimum wage law and I am in full compliance with all its provisions. Initial:
sexual orienta basis and shal shall not disc	Action - I certify that I/we shall not discriminate against any employee or applicant for employment because of race, color, creed, sex, tion, national origin, age, disability, Acquired Immune Deficiency Syndrome (AIDS) AIDS related complex, or any other arbitrary I insure compliance with all provisions of Executive Order No. 11246 (as amended by Executive Order No. 11375). I certify that I/we riminate against any employee or applicant for employment because they are disabled veteran of the Vietnam era and shall insure ith all provisions of 41CFR60-250.4 where applicable. Initial:
hereby the for	ning and submitting this combined schedules form the prospective primary participant's authorized representative obligates the proposer(s) to the stated conditions referenced in this document. I declare under penalty of perjury that regoing is true and correct.
Name	of Individual: Marian McWilliams Title: General Counsel
	of Individual: Marian McWilliams Title: General Counsel ure: Marian McWilliams Date: 6/14/17

PLEASE NOTE: Detailed descriptions of all policies represented in this combined form may be found at Contracts and Compliance website "Policies and Legislation" address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/policies/index.htm For an electronic copy of this combined form and copies of standalone contract Schedules R, E, O, Q, Exit Affidavit and Schedule G please go to this web address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/FormsSchedules/index.htm



CONTRACTOR ACKNOWLEDGEMENT OF CITY OF OAKLAND CAMPAIGN CONTRIBUTION LIMITS FOR CONSTRUCTION, PROFESSIONAL SERVICE & PROCUREMENT CONTRACTS

To be completed by City Representative prior to distribution to Contractor	
City Representative Terry Hill Phone ×7163 Project Spec No.	
Department DHS Contract/Proposal Name OF CY - Student lingage must in learning str	ate
This is an Original Revised form (check one). If Original, complete all that applies. If Revised, complete Contractor name and any changed data.	
Contractor Name 0 U S D Phone 510 - 879 - 8200	
Street Address 1000 Broadway City Dakland State CA zip 94607	
Type of Submission (check one)BidProposalQualification/ Amendment	
Majority Owner (if any). A majority owner is a person or entity who owns more than 50% of the contracting firm or entity.	
Individual or Business Name h A Phone	
Street Address City, State Zip	
business with the City of Oakland and the Oakland Redevelopment Agency during specified time periods. Violators are subject to civil and criminal penalties. I have read Oakland Municipal Code Chapter 3.12, including section 3.12.140, the contractor provisions of the Oakland Campaign Reform Act and certify that I/we have not knowingly, nor will I /we make contributions during the period specified in the Act.	
I understand that the contribution restrictions also apply to entities/persons affiliated with the contractor as indicated in the Oakland Municipal Code Chapter 3.12.080. If there are any changes to the Information on this form during the contribution-restricted time period, I will file an amended form with the City of Oakland. Letter Date Marien Mail I and General Council Position	-
To be Completed by City of Oakland after completion of the form	
Date Received by City: 09 1 66 1 17 By J. Cuer	
Date Entered on Contractor Database: / / BV	



SCHEDULE N- Subs

DECLARATION OF COMPLIANCE - LIVING WAGE ORDINANCE

For sub consultants/recipients/grantees (including City Financial Assistance Recipients (CFARs)

The Oakland Living Wage Ordinance (the "Ordinance"), Codified as Oakland Municipal Code provides that certain employers under contracts for the furnishing of services to or for the City that involve an expenditure equal to or greater than \$25,000 and certain recipients of City financial assistance that involve receipt of financial assistance equal to or greater than \$100,000 shall pay a prescribed minimum level of compensation to their employees for the time their employees work on City of Oakland contracts.

The contractor or city financial assistance recipient (CFAR) further agrees:

To pay employees a wage no less than the minimum initial compensation of \$12.93 per hour with health benefits, as described in Section 3-C "Health Benefits" of the Ordinance, or otherwise \$14.86 per hour (without benefits), and to provide for the annual increase pursuant to Section 3-A 'Wages" of the Ordinance. Effective July 1, 2016 the new rates will be \$12.93 with health benefits and \$14.86 without health benefits.

- (a) To provide at least twelve compensated days off per year for sick leave, vacation or personal necessity at the employees request, and, at least ten additional days per year of uncompensated time off pursuant to Section 3- B "Compensated Days Off" of the Ordinance.
- (b) Health benefits -Said full-time and part-time employees paid at the lower living wage rate shall be provided health benefits of at least \$1.93 per hour. Contractor shall provide proof that health benefits are in effect for those employees no later than 30 days after execution of the contract or receipt of City financial assistance. Effective July 1, 2016, health benefits of at least \$1.93 per hour shall be paid to employee receiving the lower living wage rate of \$12.93.
- (c) To inform employees of their eligibility for Earned Income Credits (EIC) and to provide forms to apply for advance EIC payments to eligible employees. There are several websites and other sources available to assist you. Web sites include but are not limited to: (1) http://www.irs.gov.
- (d) To permit access to work sites for authorized City representatives to review the operation, payrolls and related documents, and to provide certified copies of relevant records upon request by the City; and
- (e) Not to retaliate against any employee claiming non-compliance with the provisions of this Afri Ordinance and to comply with federal law prohibiting retaliation for union organizing.

Office of General Counsel

PROVED FOR FORM & SUBSTANCE

Print Form

SCHEDULE E This grant.

PROJECT CONSULTANT TEAM LISTING

David Yusem

Date 1/11/2016 Company Name: Oakland Unified School District

The consultant herewith must list all subconsultants regardless of tier and their respective percentages of the project work. No other subconsultants, other than those listed below shall be used without prior written approval by the City of Oakland. Provide all information listed and check the appropriate boxes. Firms must be certified with he City of Oakland in order to receive Local/Small Local Business Enterprise credits.

Signed: Small Local (SLBE Local (LBE) Ethnicity % of Project Dollar Phone Type of Work Company Name **Address and City** Work Number Amount

Attach additional page(s) if necessary.

To be completed by prime consultants only.

Contractors are required to identify the ethnicity and gender of all listed firms majority owner. This information will be used for tracking purposes only.

* (AA=African American) (Al=Asian Indian) (AP=Asian Pacific) (C=Caucasian) (H=Hispanic) (NA=Native American) (O=Other) (NL=Not Listed)

** (M = Mate) (F = Female)



CONTRACTOR ACKNOWLEDGEMENT OF CITY OF OAKLAND CAMPAIGN CONTRIBUTION LIMITS FOR CONSTRUCTION, PROFESSIONAL SERVICE & PROCUREMENT CONTRACTS

To be completed by City Representative prior to distribution to Contractor							
City Representative	Phone	Project Spec No.					
Department	Contract/Proposal Name						
This is an Original Rev name and any changed data.	ised form (check one). If Origina	I, complete all that applies. If Revised, complete Contractor					
Contractor Name <u>OUSD</u>		Phone 510 -710 -1269					
Street Address 1000 Broad W	my sale 150	City Oakland, State (a Zip 94607					
Type of Submission (check one)	BidProposal	Qualification Amendment					
Majority Owner (if any). A majority ow	ner is a person or entity who owr	ns more than 50% of the contracting firm or entity.					
Individual or Business Name 00	SD	Phone					
Street Address 1000 Broadway	, she 150	City OWN and State (a Zip 94607					
The undersigned Contractor's Representative	e acknowledges by his or her signatu	re the following:					
	kland and the Oakland Redevelo	ntions and prohibits contributions from contractors doing opment Agency during specified time periods. Violators are					
		section 3.12.140, the contractor provisions of the Oakland ly, nor will I /we make contributions during the period					
l understand that the contrib Oakland Municipal Code Ch		nlities/persons affiliated with the contractor as indicated in the					
If there are any changes to tamended form with the City		g the contribution-restricted time period, I will file an					
Signature	inix	6, 10, 16 Date					
Jacqueline P. N	Minor	General Counsel					
Print Name of Signer		Position					
To be Completed by City of Oakland after cor	npletion of the form						
Date Received by City:	Ву						
Date Entered on Contractor Database:	_/By						

Schedule Q

INSURANCE REQUIREMENTS

(Revised 05/06/16)

a. General Liability, Automobile, Workers' Compensation and Professional Liability

Contractor shall procure, prior to commencement of service, and keep in force for the term of this contract, at Contractor's own cost and expense, the following policies of insurance or certificates or binders as necessary to represent that coverage as specified below is in place with companies doing business in California and acceptable to the City. If requested, Contractor shall provide the City with copies of all insurance policies. The insurance shall at a minimum include:

 Commercial General Liability insurance shall cover bodily injury, property damage and personal injury liability for premises operations, independent contractors, products-completed operations personal & advertising injury and contractual liability. Coverage shall be at least as broad as Insurance Services Office Commercial General Liability coverage (occurrence Form CG 00 01)

Limits of liability: Contractor shall maintain commercial general liability (CGL) and, if necessary, commercial umbrella insurance with a limit of not less than \$2,000,000 each occurrence. If such CGL insurance contains a general aggregate limit, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit.

- ii. **Automobile Liability Insurance.** Contractor shall maintain automobile liability insurance for bodily injury and property damage liability with a limit of not less than \$1,000,000 each accident. Such insurance shall cover liability arising out of any auto (including owned, hired, and nonowned autos). Coverage shall be at least as broad as Insurance Services Office Form Number CA 0001.
- Worker's Compensation insurance as required by the laws of the State of California, with statutory limits, and statutory coverage may include Employers' Liability coverage, with limits not less than \$1,000,000 each accident, \$1,000,000 policy limit bodily injury by disease, and \$1,000,000 each employee bodily injury by disease. The Contractor certifies that he/she is aware of the provisions of section 3700 of the California Labor Code, which requires every employer to provide Workers' Compensation coverage, or to undertake self-insurance in accordance with the provisions of that Code. The Contractor shall comply with the provisions of section 3700 of the California Labor Code before commencing performance of the work under this Agreement and thereafter as required by that code.

- iv. Professional Liability/ Errors and Omissions insurance, if determined to be required by HRM/RBD, appropriate to the contractor's profession with limits not less than \$_____ each claim and \$_____ aggregate. If the professional liability/errors and omissions insurance is written on a claims made form:
 - a. The retroactive date must be shown and must be before the date of the contract or the beginning of work.
 - b. Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract work.
 - c. If coverage is cancelled or non-renewed and not replaced with another claims made policy form with a retroactive date prior to the contract effective date, the contractor must purchase extended period coverage for a minimum of three (3) years after completion of work.
 - v. Child Sexual/Abuse insurance. If Contractor will have unsupervised (parent or guardian not present, or if on School property, School official not present) contact with persons under the age of 18 years, Contractor shall maintain child sexual/abuse insurance with a limit of not less than \$1,000,000 each occurrence. Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract work.

b. <u>Terms Conditions and Endorsements</u>

The aforementioned insurance shall be endorsed and have all the following conditions:

- i. Insured Status (Additional Insured): Contractor shall provide insured status naming the City of Oakland, its Councilmembers, directors, officers, agents, employees and volunteers as insured's under the Commercial General Liability policy. General Liability coverage can be provided in the form of an endorsement to the Contractor's insurance (at least as broad as ISO Form CG 20 10 (11/85) or both CG 20 10 and CG 20 37 forms, if later revisions used). If Contractor submits the ACORD Insurance Certificate, the insured status endorsement must be set forth on an ISO form CG 20 10 (or equivalent). A STATEMENT OF ADDITIONAL INSURED STATUS ON THE ACORD INSURANCE CERTIFICATE FORM IS INSUFFICIENT AND WILL BE REJECTED AS PROOF OF MEETING THIS REQUIREMENT; and
- ii. Coverage afforded on behalf of the City, Councilmembers, directors, officers, agents, employees and volunteers shall be primary insurance. Any other insurance available to the City Councilmembers, directors, officers, agents, employees and volunteers under any other policies shall be excess insurance (over the insurance required by this Agreement); and

- iii. Cancellation Notice: Each insurance policy required by this clause shall provide that coverage shall not be canceled, except with notice to the Entity; and
- iv. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the contractor, its employees, agents and subcontractors; and
- v. Certificate holder is to be the same person and address as indicated in the "Notices" section of this Agreement; and
- vi. Insurer shall carry insurance from admitted companies with an A.M. Best Rating of A VII, or better.

c. Replacement of Coverage

In the case of the breach of any of the insurance provisions of this Agreement, the City may, at the City's option, take out and maintain at the expense of Contractor, such insurance in the name of Contractor as is required pursuant to this Agreement, and may deduct the cost of taking out and maintaining such insurance from any sums which may be found or become due to Contractor under this Agreement.

d. Insurance Interpretation

All endorsements, certificates, forms, coverage and limits of liability referred to herein shall have the meaning given such terms by the Insurance Services Office as of the date of this Agreement.

e. Proof of Insurance

Contractor will be required to provide proof of all insurance required for the work prior to execution of the contract, including copies of Contractor's insurance policies if and when requested. Failure to provide the insurance proof requested or failure to do so in a timely manner shall constitute ground for rescission of the contract award.

f. Subcontractors

Should the Contractor subcontract out the work required under this agreement, they shall include all subcontractors as insured's under its policies or shall maintain separate certificates and endorsements for each subcontractor. As an alternative, the Contractor may require all subcontractors to provide at their own expense evidence of all the required coverages listed in this Schedule. If this option is exercised, both the City of Oakland and the Contractor shall be named as additional insured under the subcontractor's General Liability policy. All coverages for subcontractors shall

be subject to all the requirements stated herein. The City reserves the right to perform an insurance audit during the course of the project to verify compliance with requirements.

g. Deductibles and Self-Insured Retentions

Any deductible or self-insured retention must be declared to and approved by the City. At the option of the City, either: the insurer shall reduce or eliminate such deductible or self-insured retentions as respects the City, its Councilmembers, directors, officers, agents, employees and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the City guaranteeing payment of losses and related investigations, claim administration and defense expenses.

h. Waiver of Subrogation

Contractor waives all rights against the City of Oakland and its Councilmembers, officers, directors, employees and volunteers for recovery of damages to the extent these damages are covered by the forms of insurance coverage required above.

i. Evaluation of Adequacy of Coverage

The City of Oakland maintains the right to modify, delete, alter or change these requirements, with reasonable notice, upon not less than ninety (90) days prior written notice.

J. Higher Limits of Insurance

If the contractor maintains higher limits than the minimums shown above, The City shall be entitled to coverage for the higher limits maintained by the contractor.



Fiscal Services Division

April 29, 2015

To Whom It May Concern

This is to certify that the Oakland Unified School District was founded in 1865 as a political subdivision of the State of California. As such, it is a tax-exempt, non-profit organization under the Internal Revenue Code section 170(c)(1).

The Federal Identification Number for the Oakland Unified School District is 94-6000385.

Sincerely,

Daniel B. Menyon

Controller

January 25, 2013

RECENT FINANCIAL HISTORY OF THE DISTRICT AND DISTRICT AUDITS

In December 2002, the District's unaudited financial statements for the Fiscal Year 2001-02 showed a General Fund deficit of \$31 million. The County Superintendent appointed the Fiscal Crisis and Management Assistance Team ("FCMAT") as the financial advisor to the District. Upon review of the District's financial condition, FCMAT declared a fiscal emergency in the District.

In response to this declaration, the District requested an emergency loan from the State, resulting in the adoption of S.B. 39. S.B. 39 approved up to \$100 million in an emergency apportionment loan to the District to cover existing fiscal obligations and set forth conditions for repayment of the loan.

As a condition of the State loan, the State appointed a State Administrator who, among other things, was empowered to implement substantial changes in the fiscal policies and practices of the District. In addition, the State Administrator was authorized to enter into agreements on behalf of the District and change any existing rules, regulations, policies or practices as necessary for the effective implementation of the District improvement plan called for by S.B. 39.

S.B. 39 directs the State Controller's Office (the "State Controller") to conduct the annual financial audits of the District until such time as the State Superintendent determines that the District is financially solvent.

Under Section 41020(g) of the Education Code, school districts are required to file with the County Office of Education and the State Controller the audit for the preceding fiscal year. Section 41020.3 of the Education Code also requires school districts to adopt their audited financial statements following a public meeting to be conducted no later than January 31 following the close of each fiscal year.

During State control, the State Controller did not meet the statutory timeframes for completion of the District's annual audits:

- In June 2004, the State Controller completed an audit of the District's financial statements for the Fiscal Year ending June 30, 2003;
- In January 2007, the State Controller completed an audit of the District's financial statements for the Fiscal Year ending June 30, 2004;
- In October 2006 the State Controller completed the audit for the Fiscal Year ending June 30, 2005;

- In July 2008 the State Controller completed the audit for the Fiscal Year ending June 30, 2006;
- In October 2009, the State Controller completed the audit for the Fiscal Year ending June 30, 2007;
- In July of 2011, the State Controller completed the audit for Fiscal Year ending June 30, 2008;

The State Controller is currently auditing the District's financial statements for the Fiscal Year ending June 30, 2011.

A copy of SB 39 is attached.

Very truly yours,

Jacqueline P. Minor General Counsel



City of Oakland

Equal Benefits Ordinance

Certificate of Compliance

is hereby awarded to

Oakland Unified School District

For satisfying all requirements necessary for compliance with the Equal Benefits Ordinance

Deborah Barnes

Contract Compliance & Employment Services Manager

estensber 28, 2006 Date

Northe	m California ReLiEF	CERTIFICATE	OF COVERAG	E	lss	7/14/2017	
ADMIN	strator: Keenan & Associates 1111 Broadway, Suite 2000 Oakland, CA 94607	LICENSE # 045127	AND CONFERS	CATE IS ISSUED AS A N S NO RIGHTS UPON TH DOES NOT AMEND, EX 7 THE COVERAGE DOC	E CERTIFICATE TEND OR ALTEI	ATE HOLDER. THIS LTER THE COVERAGE	
	,		ENTITIES AF	FORDING COVERAGE:			
COVE	510-986-6750 www.keenan.com		ENTITY A: N	lorthern California	ReLiEF		
Oakla	and Unified School District Broadway, Suite 680 and CA 94607		ENTITY B: ENTITY C:				
Odia	111d 071 04007		ENTITY D: ENTITY E:				
REQUI	S TO CERTIFY THAT THE COVERAGES LISTED REMENT, TERM OR CONDITION OF ANY CON- IDED HEREIN IS SUBJECT TO ALL THE TERMS	FRACT OR OTHER DOCUMENT	TO THE COVERED PARTY N	AMED ABOVE FOR THE PE THIS CERTIFICATE MAY B	RIOD INDICATED. E ISSUED OR MAY	NOTWITHSTANDING ANY PERTAIN, THE COVERAGE	
ENT LTR	TYPE OF COVERAGE	COVERAGE DOCUMENTS	EFFECTIVE/ EXPIRATION DATE	MEMBER RETAINED LIMIT / DEDUCTIBLE		LIMITS	
Α	GENERAL LIABILITY GENERAL LIABILITY CLAIMS MADE OCCURRENCE GOVERNMENT CODES PERRORS & OMISSIONS	NCR 01711-09	7/1/2017 7/1/2018	s 250,000	\$ 2,000	GLE LIMIT EACH OCCURRENC	
A	AUTOMOBILE LIABILITY [NCR 01711-09	7/1/2017 7/1/2018	s 250,000	COMBINED SING	GLE LIMIT EACH OCCURRENC	
A	PROPERTY	NCR 01711-09	7/1/2017 7/1/2018	s 250,000	\$ 250,250 EACH OCCURE		
Α	STUDENT PROFESSIONAL LIABILITY	NCR 01711-09	7/1/2017 7/1/2018	s 250,000	s Included		
	WORKERS COMPENSATION [] EMPLOYERS' LIABILITY			s	S E.L. EACH ACC	DRY LIMITS [] OTHER	
	EXCESS WORKERS COMPENSATION [) EMPLOYERS' LIABILITY			s	\$	EACH EMPLOYEE	
	OTHER			s			

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/RESTRICTIONS/SPECIAL PROVISIONS:

As respects to the agreement between the City of Oakland and Oakland Unified School District for the Oakland Fund for Children and Youth grant through the coverage expiration date.

CERTIFICATE HOLDER:

City of Oakland Attn: Sandra Taylor, Dept. of HR 150 Frank H Ogawa Plaza, Suite 4216 Oakland CA 94612

CANCELLATION.....SHOULD ANY OF THE ABOVE DESCRIBED COVERAGES BE CANCELED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING ENTITY/JPA WILL ENDEAVOR TO MAIL $\underline{30}$ Days written notice to the certificate holder named to the left, but failure to mail such notice shall IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE ENTITY/JPA, ITS AGENTS OR REPRESENTATIVES.

John Stephens

AUTHORIZED REPRESENTATIVE

ENDORSEMENT

ADDITIONAL COVERED PARTY

	,
CR 01711-09	Keenan & Associates
	NCR 01711-09

Subject to all its terms, conditions, exclusions, and endorsements, such additional covered party as is afforded by the coverage document shall also apply to the following entity but only as respects to liability arising directly from the actions and activities of the covered party described under "as respects" below.

Additional Covered Party:

City of Oakland Attn: Sandra Taylor, Dept. of HR 150 Frank H Ogawa Plaza, Suite 4216 Oakland CA 94612

As Respects:

As respects to the agreement between the City of Oakland and Oakland Unified School District for the Oakland Fund for Children and Youth grant through the coverage expiraiton date.

The City of Oakland, its Councilmembers, directors, officers, agents, employees and volunteers are included as an Additional Covered Party.

Joh Short

Authorized Representative

Issue Date: 7/14/2017

ACORD

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 7/13/2017

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.

cert	terms and conditions of the policy, ificate holder in lieu of such endors				CONTA	~			
Robus					NAME:	Afi Alar		IRAY	40 200 0245
	Insurance Services, Inc. Dove St Ste 200				IAIC, NO	Ext): 949-6	50-5927	[AC. No): 9	49-756-2713
awpo	ort Beach CA 92660				ADDRE		eddine@allia		1
								Conoral Inc	16608
SURE	D (AKL	LINI	-01	-		ational Insur	General Ins	12831
akla	nd Unified School District	,,,,,	011	-01	INSURE		aucital illoui	ance co.	12001
00	Broadway Street				INSURE				
kla	nd CA 94607				INSURE			The state of the s	
					INSURE				
OVE	RAGES CER	TIFIC	ATE	NUMBER: 953341056				REVISION NUMBER:	
CER	I IS TO CERTIFY THAT THE POLICIES CATED. NOTWITHSTANDING ANY RE TIFICATE MAY BE ISSUED OR MAY F LUSIONS AND CONDITIONS OF SUCH	QUIRI PERTA	EME IN, IES,	NT, TERM OR CONDITION THE INSURANCE AFFORDI LIMITS SHOWN MAY HAVE	OF AN'	CONTRACT THE POLICIE REDUCED BY	OR OTHER I	DOCUMENT WITH RESPECT HEREIN IS SUBJECT TO	TO WHICH THE
R	TYPE OF INSURANCE	ADDL	WYD.	POLICY NUMBER		POLICY EFF	POLICY EXP	LIMITS	
-	COMMERCIAL GENERAL LIABILITY CLAIMS-MADE OCCUR							EACH OCCURRENCE \$ DAMAGE TO RENTED PREMISES (Ea occurrence) \$	
		. 1						MEO EXP (Any one person) 5	
								PERSONAL & ADV INJURY S	
g	ENL AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$	
-	POLICY PRO-			,				PRODUCTS - COMP/OP AGG \$	
+	OTHER:	-						COMBINED SINGLE LIMIT S (En accident)	
A	ANY AUTO						İ	(En accident) BODILY INJURY (Per person) \$	
-								BODILY INJURY (Per accident) \$	
	ALL OWNED SCHEDULED AUTOS NON-OWNED AUTOS AUTOS	1						PROPERTY DAMAGE (Per accident)	
-	70103							\$	
1	UMBRELLA LIAB OCCUR		-					EACH OCCURRENCE S	
	EXCESS LIAB CLAIMS-MADE							AGGREGATE S	
	DED RETENTIONS							\$	
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	NY PROPRIETOR/PARTNER/EXECUTIVE N	NIA						E.L. EACH ACCIDENT \$	1,000,000
(N	fandatory in NH)							E.L. DISEASE - EA EMPLOYEE \$	1,000,000
	yes, describe under ESCRIPTION OF OPERATIONS below								1,000,000
SAR	VORKERS COMPENSATION NO EMPLOYERS' LIABILITY ETENTION: \$2,500,000		Y	NDE-0864507-17		7/1/2017	7/1/2018	Workers Compensation St Employers' Liability \$1	atutory ,000,000
*Po Evid	PTION OF DERATIONS / LOCATIONS / VEHICL I #WC2017EPP00296, Retention ence of Coverage Only. Subject to aspects the agreement between the ration date. Waiver of subrogation	\$500 poli	,000 icy t	orms, conditions and ex	clusion	s.			coverage and volunteer
ERT	TIFICATE HOLDER		_		CANC	ELLATION			
CERTIFICATE HOLDER City of Oakland OFCY Funds Attn: Debra Chester				ACC	EXPIRATION ORDANCE W	N DATE THE	escribed policies be can reof, notice will be by provisions.		
	150 Frank Ogawa Płaza, 4th f Oakland CA 94612	,				han A Ta			

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

WC 00 03 13

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the policy.)

This endorsement, effective on July 1, 2017

at 12:01 A.M. standard time, forms a part of

(DATE)

Policy No.WC2017EPP00296

of the New York Marine & General Insurance Co.

(NAME OF INSURANCE COMPANY)

issued to Oakland Unified School District

Premium (if any) \$

N/A

Authorized Representative

Chil. C. Class

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

As required by written contract for the above insured, to issue throughout the policy period.

All work is to be completed in the state of California.

This waiver will expires July 1, 2018.

Typist: Strike out third sentence if in applicable.

Form
(Rev. December 2014)
Department of the Treasury
Internal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	1 Name (as shown on your income tax return). Name is required on this line; do	not leave this line blank.	····							
2,	2 Business name/disregarded entity name, if different from above									
Print or type Specific instructions on page	Oakland Unified School District	lauing november			A Ev	emotic	ne (cor	des apply	only	
o l	3 Check appropriate box for federal tax classification; check only one of the foll Individual/sole proprietor or C Corporation S Corporation		Trust/	estate	certa	in entit		t Individu		
pe ons	single-member LLC				l			e (if any)		
Print or type	Limited liability company. Enter the tax classification (C=C corporation, S=5 Note. For a single-member LLC that is disregarded, do not check LLC; che			ove for	Exem	ption	from FA	ATCA rep	orting	
of the setu	the tax classification of the single-member owner.	ox are appropriate box ii		OAS IOI	code	(if any	·			
무를	✓ Other (see instructions) ► School I	District			L			telnos putero	ie the U.S	s)
SC.	5 Address (number, street, and apt. or suite no.)		Requester	's name (and ed	dress (optione	al)		
Š	1000 Broadway, Suite 450 6 City, state, and ZIP code									
See	Oakland, CA 94607									
	7 List account number(s) here (optional)								-	
Pai	t I Taxpayer Identification Number (TIN)									
	your TIN in the appropriate box. The TIN provided must match the nam p withholding. For individuals, this is generally your social security num			ocial se	curity (numbe	18			-
	not alien, sole proprietor, or disregarded entity, see the Part I instruction				-		-			
	es, it is your employer identification number (EIN). If you do not have a n	umber, see How to ge	ta L_		_					
	n page 3. If the account is in more than one name, see the instructions for line 1 :	and the chart on nege	r=	mployer	identi	ficatio	n num!	ber	_	
	lines on whose number to enter.	and the chart on page	-	T		L			T.	
			9	4	- 6	0	0 0	3 8	5	
Par	t II Certification									
	r penalties of perjury, I certify that:									
	e number shown on this form is my correct taxpayer identification number									
Se	m not subject to backup withholding because: (a) I am exempt from bac rvice (IRS) that I am subject to backup withholding as a result of a failur longer subject to backup withholding; and	ckup withholding, or (t e to report all interest	o) I have no or dividen	nt been i ds, or (c	notifie) the li	d by t RS ha	he inte s notif	ed me	venue that i	e am
3. la	m a U.S. citizen or other U.S. person (defined below); and									
	e FATCA code(s) entered on this form (if any) indicating that I am exemp	t from FATCA reportir	ng is correc	rt.						
Certi	fication Instructions. You must cross out item 2 above if you have been	n notified by the IRS t	hat you are	curren	tly sut	ject t	o back	cup with	holdi	ng
beca	use you have failed to report all interest and dividends on your tax return st paid, acquisition or abandonment of secured property, cancellation of	n. For real estate trans of debt. contributions (actions, ite to an indivi	em 2 do dual reti	es not iremer	appiy	/. For r Ingemi	mortgaç ent (IRA	je), and	ł
gene	ally, payments other than interest and dividends, you are not required to	o sign the certification	, but you n	nust pro	vide y	our c	omect	TIN. Se	e the	
Sign	ctions on page 3.	1 11								
Hen		tuller o	ate >	05	. 6	7	. 2	01	~	•
	neral Instructions	Form 1098 (home ma (tuition)	ortgage inter					,)98-T	
	on references are to the Internal Revenue Code unless otherwise noted.	• Form 1099-C (cance	led debt)							
es leg	e developments, Information about developments affecting Form W-9 (such islation enacted after we release it) is at www.irs.gov/fw9.	• Form 1099-A (acquis								
Pur	pose of Form	Use Form W-9 only provide your correct T		J.S. pers	on (inc	luding	a residi	ent alten)	, to	
An inc	fividual or entity (Form W-9 requester) who is required to file an information	If you do not return it to backup withholding							e subj	ect
which	with the IRS must obtain your correct taxpayer identification number (TIN) may be your social security number (SSN), individual taxpayer identification	By signing the filled-			×101110	rium (y f	At hos	, S E.		
numb	er (TIM), adoption taxpayer identification number (ATIM), or employer fication number (EIM), to report on an information return the amount paid to	1. Certify that the TI			mect (c	or you	are wai	ting for a	numt	oer
уон, с	or other amount reportable on an information return. Examples of information	to be issued), 2. Certify that you as	ne not subject	t to back	an wit	hholdir	no. or			
	s include, but are not limited to, the following: n 1099-INT (interest earned or paid)	Claim exemption			•		_	. exempt	payes	s. If
	n 1099-DIV (dividends, including those from stocks or mutual funds)	applicable, you are als any partnership incom	o certifying t	that as a	U.S. p	erson,	your all	locable s	hare o	
	n 1099-MISC (various types of income, prizes, awards, or gross proceeds)	withholding tax on for								d

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.

• Form 1099-B (stock or mutual fund sales and certain other transactions by

• Form 1099-K (merchant card and third party network transactions)

· Form 1099-S (proceeds from real estate transactions)

brokers)

Combined Grants Schedules



Business Name Oakland Unified School District	Phone (510) 879	-3500 Email barbara.mcclung@ousd.org
Address 1000 Broadway	Phone (510) 879- City Oakland Stat	Email barbara.mcclung@ousd.org
City of Oakland Business License Number N/A		
Schedule C-1 – (Declaration of Compliance with the	e Americans with Disabilities Act)	
I declare under penalty of perjury that my com	apany will comply with the City Of Oakla	and American with Disabilities Act obligations.
Schedule K - (Pending Dispute Disclosure)		
1. Are you or your firm involved in a pending dis	pute or claim Against the City of Oakla	and or its Agency? (Please check one) Yes No
If "Yes", please list existing and pending lawsu persons involved in the matter and the City dep	it(s) and claim(s) with the title, contrac artment/division administering the cont	ot date, brief description of the issues, officials or staff tract. Contract Title and Number:
Administering Department/Division:		
3. (check) Additional Disputes listed on Attach		K, Grants under \$100K mark N/A
Employment Questionnaire: Please respond to the	ne following questions:	Responses
(1) How many permanent employees are employe		
(2) How many of your permanent employees are p	aid above the Living Wage rate?	911
(3) How many of your permanent employees are p	aid below the Living Wage rate?	N/A
(4) Number of compensated days off per employed	e? (Refer to item "a" above)	per union contracts
(5) Number of trainees in your company?		N/A
(6) Number of employees under 21 years of age, e		er school or summer school district

Schedule P -	(Nuclear Free Zone - Ordinance 11474 C.M.S.)
V	I declare under penalty of perjury that I have read Ordinance 11478 C.M.S. titled "An Ordinance Declaring the City of Oakland a Nuclear Free Zone and Regulating Nuclear Weapons Work and City Contracts with and Investment in Nuclear Weapons Makers", as provided on the City's website, see "footnote" below I certify that my firm conforms with the conditions as defined in Ordinance 11478 C.M.S.
	I declare that my company is NOT in compliance with Ordinance 11478 C.M.S., but my proposal/bid should be considered because:
Schedule V	(Affidavit of Non-Disciplinary or Investigatory Action) I certify that the following entities: Equal Employment Opportunity Commission (EEOC), Department of Fair Employment & Housing (DFEH) or the Office of Federal Contract Compliance Programs (OFCCP) has not taken disciplinary or investigatory action against the Firm. If such action has been taken, attached hereto is a detailed explanation of the reason for such action, the party instituting such action and the status or outcome of such action. Initial:
Oakland's M Oakland's min	linimum Wage Law - (Resolution 85423 C.M.S Oakland Municipal Code Section 5.92, et seq.) I certify that I have read nimum wage law and I am in full compliance with all its provisions. Initial:
sexual orienta basis and shall shall not disc	Action - I certify that I/we shall not discriminate against any employee or applicant for employment because of race, color, creed, sex tion, national origin, age, disability, Acquired Immune Deficiency Syndrome (AIDS) AIDS related complex, or any other arbitrary I insure compliance with all provisions of Executive Order No. 11246 (as amended by Executive Order No. 11375). I certify that I/we riminate against any employee or applicant for employment because they are disabled veteran of the Vietnam era and shall insure ith all provisions of 41CFR60-250.4 where applicable. Initial:
hereb	ning and submitting this combined schedules form the prospective primary participant's authorized representative obligates the proposer(s) to the stated conditions referenced in this document. I declare under penalty of perjury that regoing is true and correct.
Name	of Individual: Jacqueline P. Minor Title: General Counsel
Signat	ure: Date: 6/10/16

PLEASE NOTE: Detailed descriptions of all policies represented in this combined form may be found at Contracts and Compliance website "Policies and Legislation" address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/policies/index.htm For an electronic copy of this combined form and copies of standalone contract Schedules R, E, O, Q, Exit Affidavit and Schedule G please go to this web address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/FormsSchedules/index.htm



CONTRACTOR ACKNOWLEDGEMENT OF CITY OF OAKLAND CAMPAIGN CONTRIBUTION LIMITS FOR CONSTRUCTION, PROFESSIONAL SERVICE & PROCUREMENT CONTRACTS

To be completed by City Representative prior to distribution to Contractor	
City Representative Phone Project Spec No	
DepartmentContract/Proposal Name	
This is an Original Revised form (check one). If Original, complete all that applies. If Revised, complete name and any changed data.	e Contractor
Contractor Name OUSD Phone 510 -710 -	1269
Street Address 1000 Broadway Ste 150 City Oakland, State (a Zip	94604
Type of Submission (check one)BidProposalQualification Amendment	
Majority Owner (if any). A majority owner is a person or entity who owns more than 50% of the contracting firm or entity	<i>'</i> .
Individual or Business Name OUSD Phone	
Individual or Business Name OUSD Phone Street Address 1000 Broadway Ste 150 City Oakl W. State (Zip	94607
The undersigned Contractor's Representative acknowledges by his or her signature the following:	
The Oakland Campaign Reform Act limits campaign contributions and prohibits contributions from contractors business with the City of Oakland and the Oakland Redevelopment Agency during specified time periods. Vi subject to civil and criminal penalties.	_
I have read Oakland Municipal Code Chapter 3.12, including section 3.12.140, the contractor provisions of th Campaign Reform Act and certify that I/we have not knowingly, nor will I /we make contributions during the pespecified in the Act.	
l understand that the contribution restrictions also apply to entities/persons affiliated with the contractor as inc Oakland Municipal Code Chapter 3.12.080.	licated in the
If there are any changes to the information on this form during the contribution-restricted time period, I will file amended form with the City of Oakland.	an
Signature Date 0, 10, 16	
Jacqueline P. Minor General Counsel	
Print Name of Signer Position	
To be Completed by City of Oakland after completion of the form	
Date Received by City:// By	
Date Entered on Contractor Database:	



SCHEDULE N-Subs

DECLARATION OF COMPLIANCE - LIVING WAGE ORDINANCE

For sub consultants/recipients/grantees (including City Financial Assistance Recipients (CFARs)

The Oakland Living Wage Ordinance (the "Ordinance"). Codified as Oakland Municipal Code provides that certain employers under contracts for the furnishing of services to or for the City that involve an expenditure equal to or greater than \$25,000 and certain recipients of City financial assistance that involve receipt of financial assistance equal to or greater than \$100,000 shall pay a prescribed minimum level of compensation to their employees for the time their employees work on City of Oakland contracts.

The contractor or city financial assistance recipient (CFAR) further agrees:

To pay employees a wage no less than the minimum initial compensation of \$12.93 per hour with health benefits, as described in Section 3-C "Health Benefits" of the Ordinance, or otherwise \$14.86 per hour (without benefits), and to provide for the annual increase pursuant to Section 3-A 'Wages" of the Ordinance. Effective July 1, 2016 the new rates will be \$12.93 with health benefits and \$14.86 without health benefits.

- (a) To provide at least twelve compensated days off per year for sick leave, vacation or personal necessity at the employees request, and, at least ten additional days per year of uncompensated time off pursuant to Section 3- B "Compensated Days Off" of the Ordinance.
- (b) Health benefits -Said full-time and part-time employees paid at the lower living wage rate shall be provided health benefits of at least \$1.93 per hour. Contractor shall provide proof that health benefits are in effect for those employees no later than 30 days after execution of the contract or receipt of City financial assistance. Effective July 1, 2016, health benefits of at least \$1.93 per hour shall be paid to employee receiving the lower living wage rate of \$12.93.
- (c) To inform employees of their eligibility for Earned Income Credits (EIC) and to provide forms to apply for advance EIC payments to eligible employees. There are several websites and other sources available to assist you. Web sites include but are not limited to: (1) http://www.irs.gov.
- (d) To permit access to work sites for authorized City representatives to review the operation, payrolls and related documents, and to provide certified copies of relevant records upon request by the City; and
- (e) Not to retaliate against any employee claiming non-compliance with the provisions of this Ordinance and to comply with federal law prohibiting retaliation for union organizing.

OAKLAND UNIFIED SCHOOL DISTRICT
Office of General Counsel
APPROVED FOR FORM & SUBSTANCE

Print Form

SCHEDULE E This grant.

PROJECT CONSULTANT TEAM LISTING

Date 1/11/2016

The consultant herewith must list all subconsultants regardless of tier and their respective percentages of the project work. No other subconsultants, other than those listed below shall be used without prior written approval by the City of Oakland. Provide all information listed and check the appropriate boxes. Firms must be certified with he City of Oakland in order to receive

David Yusem

Company Name: Oakland Unified School District

Enterprise credits.	Signed:							
Company Name	Address and City	Phone Number	% of Project Work	Dollar Amount	Subcontractor	Local (LBE)	Small Local (SLBE	* Ethnicity
					+-			+
						-		1
					-			
					+			+
				Control of the second s	1			1
							,	_
					-			
					-			+
			Phone	Phone % of Project	Phone % of Project Dollar	Phone % of Project Dollar		SI BE

Attach additional page(s) if necessary.

To be completed by prime consultants only.

Contractors are required to identify the ethnicity and gender of all listed firms majority owner. This information will be used for tracking purposes only.

* (AA=African American) (Al=Asian Indian) (AP=Asian Pacific) (C=Caucasian) (H=Hispanic) (NA=Native American) (O=Other) (NL=Not Listed)

** (M = Male) (F = Female)

INVOICE NUMBER	DESCRIPTION	NET AMOUNT
1718OUSDPRJ-Advance	H75E011-18(THILL)\FY1718 ADV-PEER RESTORATIVE JUST	20,000.0
	Res 9121 Prog 1231 Rev = 6011231199-8699	
	Rew = 6011231199-8699	
		20,000.

THE FACE OF THIS CHECK IS BLUE, THE BACK CONTAINS A SIMULATED WATERMARK

CITY OF OAKLAND

Sacramento, California

90-7162 3222

CHECK # 949558

ONE FRANK H. OGAWA PLAZA OAKLAND, CA 94612

DATE 27-Sep-2017

AMOUNT \$ **20,000.00

PAY TO THE

OAKLAND UNIFIED SCHOOL DISTRICT

ORDER OF

1025 SECOND AVENUE OAKLAND, CA, 94606

an lini

TWO SIGNATURES REQUIRED VOID AFTER 180 DAYS

#94955B# #322271627#

563285720#

SEE REVERSE SIDE FOR OPENING INSTRUCTIONS

City of Oakland One Frank H. Ogawa Plaza Oakland, CA 94612

> OAKLAND UNIFIED SCHOOL DISTRICT 1025 SECOND AVENUE OAKLAND, CA, 94606

Ву	2/8/17 _{e1}
Enactment Date	
Enactment Number	17-0190
Introduction Date	2-8-17
File ID Number	17-0090



OAKLAND UNIFIED SCHOOL DISTRICT Office of the Board of Education

February 8, 2017

To:

Board of Education

From:

Devin Dillon, PhD, Interim Superintendent

Subject:

Grant Agreement - Kids First! Oakland Fund for Children and Yourth - Restorative Justice Program

ACTION REQUESTED:

Approval by the Board of Education of Grant Agreement between the District and the City of Oakland, with District accepting \$100,000.00 in Kids First! Oakland Fund for Children and Youth (OFCY) funds, pursuant to terms and conditions thereof, for the Peer Restorative Justice Program at Castlemont and Oakland Technical High Schools, for the period of July 1, 2016 through June 30, 2017.

BACKGROUND:

Grant agreement for OUSD high schools for the 2016-2017 fiscal year were submitted for funding as indicated in the chart below. The Grant Face Sheet and grant application parkcets are attached.

File I.D #	Backup Document Included	Туре	Recipient	Grant's Purpose	Time Period	Funding Source	Grant Amount
17-0090	Yes	Grant	Oakland Unified School District High School Sites: Castlemont and Oakland Technical High Schools	Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning.	July 1, 2016 - June 30, 2017	City of Oakland, Oakland Fund for Children and Youth (OFCY)	\$100,000.00

DISCUSSION:

The district created a Grant Face sheet process to:

- Review proposed grant projects at OUSD sites and assess their contribution to sustained student achievement
- Identify OUSD resources required for program success

OUSD received a Grant Face Sheet and a completed grant application for the program listed in the chart by the school.

FISCAL IMPACT:

The total amount of grants will be provided to OUSD schools from the funders.

· Grants valued at:

\$100,000.00

RECOMMENDATION:

Approval by the Board of Education of Grant Agreement between the District and the City of Oakland, with District accepting \$100,000.00 in Kids First! Oakland Fund for Children and Youth (OFCY) funds, pursuant to terms and conditions thereof, for the Peer Restorative Justice Program at Castlemont and Oakland Technical High Schools, for the period of July 1, 2016 through June 30, 2017.

ATTACHMENTS:

Grant Face Sheet

Grant Agreement

City of Oakland, Oakland City Council, Resolution #86226 Memorandum of Understanding, Electronic Data Collection

Combined Grant Schedules:

C1, K, N, N-1, P, V, E, N-Subs, O, and Q Copy of Checks: Check #921770 \$19,999.40

Check #922484 \$24,999.25

Title of Grant:	Funding Cycle Dates:
OUSD Student Engagement in Restorative Justice	July 1, 2016 – June 30, 2017
Grant's Fiscal Agent: (contact's name, address, phone number, email address)	Grant Amount for Full Funding Cycle:
Sandra Taylor, OFCY Manager, Children and Youth Services Oakland Fund for Children and Youth 150 Frank Ogawa Plaza, 4 th Floor Oakland, CA 94612 510-238-7163 staylor@oaklandnet.com	\$100,000.00
Funding Agency: Oakland Fund for Children and Youth	Grant Focus: Student Success in School; Student Engagement in Learning
List all School(s) or Department(s) to be Served: Castlemont High and Oakland Technical High Schools	

Information Needed	School or Department Response				
How will this grant contribute to sustained student achievement or academic standards?	Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning. 30 diverse student leaders from 2 OUSD high schools will participate in leading a peer RJ program in which they facilitate circles with 775 9th graders focusing on transition to high school. They will build community, restore harm, and provide welcome circles for new students, including unaccompanied minors. SERJ aims to support academic achievement by helping to create a safe school environment for all.				
How will this grant be evaluated for impact upon student achievement? (Customized data design and technical support are provided at	OFCY works with Public Profit, a third party evaluator that employs a mix of youth surveys and site visits to evaluate the program based on a youth development rubric created by the				
1% of the grant award or at a negotiated fee for a community-based fiscal agent who is not including OUSD's indirect rate of 5.84% in the budget. The 1% or negotiated data fee will be charged according to an Agreement for Grant Administration Related Services payment schedule. This fee should be included in the grant's budget for evaluation.)	Weikart Center. It is called Youth Program Quality Assessment (YPQA).				
Does the grant require any resources from the school(s) or district? If so, describe.	Each high schools provides a \$10,000.00 match to support consultant services.				
Are services being supported by an OUSD funded grant or by a contractor paid through an OUSD contract or MOU?	Yes.				
(If yes, include the district's indirect rate of 5.84% for all OUSD site services in the grant's budget for administrative support, evaluation data, or indirect services.)					
Will the proposed program take students out of the classroom for any portion of the school day? (OUSD reserves the right to limit service access to students during the school day to ensure academic attendance continuity.)	No				
Who is the contact managing and assuring grant compliance? (Include contact's name, address, phone number, email address.)	David Yusem Coordinator, Restorative Justice Behavioral Health Initiatives Unit Community Schools and Student Services Department 1000 Broadway, Suite 150, Oakland, CA 94607 510-879-2608 david.yusem@ousd.org				

Applicant Obtained Approval Signatures:

Entity Name/s Signature/s Date

Principal David Yusem

Department Head (e.g. for school day programs or for extended day and student support activities)

Andrea Bustamante

Grant Office Obtained Approval Signatures:

Entity	Name/s	Signature/s	Date
Fiscal Officer	Vernon Hal	unon Effel	
Interim Superintendent	Devin Dillon, PhD		

GRANT AGREEMENT BETWEEN THE CITY OF OAKLAND AND OAKLAND UNIFIED SCHOOL DISTRICT

Whereas, pursuant to City of Oakland Resolution No 80226 C.M.S., the Council has authorized the City Administrator or her designee to enter into this Agreement in accord with the City's ordinances and applicable provisions of the Oakland City Charter for a KIDS FIRST! Oakland Fund for Children and Youth grant; and

Whereas, Grantee has submitted an application for said funds to the City to obtain funding for Grantee's community-related programs and activities provided in Oakland;

Now therefore the parties to this Agreement covenant as follows:

1. Parties and Effective Date

This Agreement is made and entered into as of July 1, 2016 between the City of Oakland, a municipal corporation, ("City"), One Frank H. Ogawa Plaza, Oakland, California 94612, and OAKLAND UNIFIED SCHOOL DISTRICT, a California public entity ("Grantee").

2. Scope of Work

Grantee agrees to perform the community-related program work, services, or conditions of grant ("Work") set forth in **Schedule A** attached to this Agreement and incorporated herein by reference.

Grantee shall designate an individual who shall be responsible for communications with the City for the duration of this Agreement. **Schedule A** includes the manner of payment.

3. Grant-Funded Program Documents and Provisions

Grantee, by executing this Agreement, is responsible for fiscal and programmatic compliance with all Agreement terms. The Project Manager for the City shall be Sandra Taylor, Children and Youth Services Manager.

- a. <u>Evaluation</u>. Grantee is required to cooperate and collaborate with Oakland Fund for Children and Youth (OFCY) evaluation consultants; guidelines for participation and requirements will be provided by OFCY.
- b. <u>Technical Assistance</u>. Grantee is required to attend periodic sessions designed for technical assistance purposes.
- c. Grantee will also perform or arrange for the performance of Work under this Agreement in accordance with City of Oakland rules, regulations and policies and applicable federal and state laws.

4. Time of Performance

The grant term shall be for one year beginning July 1, 2016 and shall end on June 30, 2017.

5. Grant Funding, Method of Disbursal, Receipts

Grantee will be paid for performance of the Scope of Work in an amount that will be based on actual costs but that will be "Capped" so as not to exceed the sum of ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) ("Authorized Funds") in fiscal year 2016 - 2017 based on the scope of services and deliverable tasks in **Schedule A** and the budget by billing rates in **Schedule B** (Budget and Budget Narrative). The maximum that will be charged for the entire scope of work will not exceed the Capped amount, even if Grantee's actual costs and expenses exceed the Capped amount. Payment due on completion and acceptance of deliverables as specified in the Scope of Services.

Upon execution of the Agreement, Grantee may be advanced an amount not to exceed a total of \$20,000.00 (20% of total grant amount for Year Round programs, or 75% for Summer Program.). The advance will be offset against the payments to Grantee. Upon early termination of this Agreement, Grantee must repay the full amount of the advance to the extent services were not performed.

Payments shall be made on a reimbursement basis, payable quarterly upon submission of:

- a. A quarterly invoice, supported by detailed documentation, sufficient to support payment; and
- b. A quarterly progress report confirming compliance with service goals established by this Agreement, specified in **Schedule A**.
- c. 25% Matching Requirement In addition to the above, payment shall be dependent upon documentation that Grantee has received grants, in-kind services, donations or other preapproved non-City sources of funding, totaling at least twenty-five (25) percent of the total annual project amount. Failure to secure at least a twenty-five (25) percent match by the close of the third quarter, and to provide documentation thereof, may result in a twenty-five (25) percent reduction in the total amount of compensation paid to Grantee.
- d. The documents submitted for all payments shall be reviewed and approved for payment by the City, or its designee. The City or designee shall have sole and absolute discretion to determine the sufficiency of supporting documentation for payment. Determination of satisfactory completion of the Scope of Services will be based on quarterly progress reports, the results of site visits by staff, evaluation by an external consultant, as well as review of the total cumulative accomplishments. Grantee's failure to satisfactorily complete the entire Scope of Services in any quarter may result in reduction in payments, suspension of payments, termination of this Agreement, and disqualification from contracting for or receiving Oakland Fund for Children and Youth funding during the following twelve months.
- e. <u>Disbursements</u> The City shall have the right, but not the obligation, to make disbursements directly to subcontractors, fiscal partners or other third parties performing work under this Agreement when the City deems such direct payments advisable, and Grantee hereby assigns the right to receive grant proceeds to such third parties, said assignment conditioned on the City electing to exercise its third-party payment rights under this provision. However, this provision in no way is intended to waive or release Grantee from its responsibility to make timely payments to subcontractors, fiscal partners or other parties performing work under this Agreement.

All obligations incurred in the performance of this Agreement must be reported to the City within sixty (60) days following the termination of this Agreement. No claims submitted after the sixty-day period will be recognized as binding upon the City for reimbursement.

6. Evaluation and Monitoring

Grantee agrees to comply with data requests from the OFCY outside evaluation provider as well as from the OFCY staff for purposes of evaluating program and fund performance. Grantee is required to input client and program data electronically on a regular basis and submit automated invoices and progress reports electronically. Grantee will be required to sign a Memorandum of Understanding with CitySpan, Inc. to use their database for the purposes described above. Grantee is required to have all clients sign a Release of Information Form stating that the client gives permission for the Grantee to input their information into the database.

Grantee agrees to allow City of Oakland staff complete a site visit at least once (1) annually to visually observe OFCY programs in operation (when appropriate), provide documentation related to the financial health of the overall organization and the appropriation of OFCY program funds, and to review documents related to the program management (such as case files) of the OFCY program and the overall organization. If it is appropriate, City of Oakland staff may make unannounced visits to observe OFCY programs in operation.

Grantee is required to have every enrolled client (and their parent, guardian, or other legally authorized representative if a minor) sign a Release of Information Form giving consent to being evaluated by the City and the designated evaluation consultant, including sharing information with and from Oakland Unified School District.

Grantee agrees to participate and assist in all evaluation activities prescribed by OFCY and its' evaluator, including but not limited to site visits, surveys, assessments, interviews, and quarterly evaluation meetings. Grantee agrees to communicate with the OFCY outside evaluator in a timely fashion.

Grantee's Rights, Responsibilities, and Qualifications

a. <u>Independent Contractor</u> - The relationship of the City and Grantee is solely that of a grantor and grantee of funds, and should not be construed as a joint venture, equity venture, partnership, or any other relationship. The City does not undertake or assume any responsibility or duty to Grantee (except as provided for herein) or to any third party with respect to the Work performed under this Agreement. Except as the City may specify in writing, Grantee has no authority to act as an agent of the City or to bind the City to any obligation. The parties expressly agree that Grantee is neither an employee nor an independent contractor of the City of Oakland. Grantee has and shall retain the right to exercise full control and supervision of the Work, and full control over the employment, direction, compensation and discharge of all persons assisting Grantee in the performance of Work hereunder. Grantee shall be solely responsible for all matters relating to the payment of his/her employees, including

compliance with social security, withholding and all other regulations governing such matters, and shall be solely responsible for Grantee's own acts and those of Grantee's subordinates and employees. Grantee will determine the method, details and means of performing the Work described in **Schedule A**. Grantee is responsible for paying, when due, all income taxes, including estimated taxes, incurred as a result of the grant payments paid by the City to Grantee for Work under this Agreement. On request, Grantee will provide the City with proof of timely payment. Grantee agrees to defend and indemnify the City for any claims, costs, losses, fees, penalties, interest or damages suffered by the City resulting from Grantee's failure to comply with this provision.

- b. Grantee's Qualifications Grantee represents that Grantee has the qualifications and skills necessary to perform the Work under this Agreement in a competent and professional manner without the advice or direction of The City. This means Grantee is able to fulfill the requirements of this Grant Agreement. Failure to perform the Work required under this Grant Agreement will constitute a material breach of the Agreement and may be cause for termination of Grant Funding and the Agreement. Grantee has complete and sole discretion for the manner in which the work under this Grant Agreement is performed.
- c. Fiscal Agency Responsibility This Agreement between the City and Grantee assumes inherent responsibility regarding fiscal agency. In case a Grantee has entered into a subcontract or fiscal partnership, the City holds Grantee legally liable for all aspects of the contract including but not limited to project implementation, fiscal management, and communication with the City regarding the subcontract or fiscal partner activities. As a fiscal sponsor or agent, Grantee is expected and authorized to manage the finances of the grant; monitor and deliver program activities of subcontracting or partner agencies; provide fiscal oversight and support to subcontracting or partner agencies; conduct fiscal review, site visits, and deliver necessary support to subcontracting or partner agencies; communicate with the City regarding the subcontract or fiscal partnership; review, approve, and submit reports, invoices, scope of work revision requests, and budget revision requests to the City; pick up warrants; terminate contracts with subcontracting or fiscal partner agencies with the approval of the City, if necessary; and assume full fiscal responsibility of contract, subcontract, and fiscal partnership.
- d. <u>Publicity</u> Any publicity or marketing materials generated by Grantee for the project funded pursuant to this Agreement, during the term of this Agreement or for one year thereafter, must follow these guidelines:
 - i. <u>Attribution of Funding</u> Any publicity or marketing materials generated by Grantee for the project will make reference to the contribution of the City of Oakland's Oakland Fund for Children and Youth (OFCY) in making the project possible. The words "Oakland Fund for Children and Youth" will be explicitly stated in all pieces of publicity, including but not limited to flyers, press releases, websites, posters, brochures, public service announcements, interviews and newspaper articles.
 - ii. <u>Marketing Material</u> The OFCY logo must be clearly placed on all pieces of publicity and marketing material, including but not limited to flyers, press releases, websites, posters, brochures, public service announcements, interviews and

newspaper articles. City staff will be available whenever possible at the request of Grantee to assist Grantee in generating publicity for the project funded pursuant to this Agreement. Grantee further agrees to cooperate with authorized City officials and staff in any City-generated publicity or promotional activities undertaken with respect to this project.

8. Audit

Grantee shall maintain (a) a full set of accounting records in accordance with generally accepted accounting principles and procedures for all funds received under this Agreement; and (b) full and complete documentation of performance related matters such as benchmarks and deliverables associated with this Agreement.

Grantee shall (a) permit the City to have access to those records for the purpose of making an audit, examination or review of financial and performance data pertaining to this Agreement; and (b) maintain such records for a period of four years following the last fiscal year during which the City paid an invoice to Grantee under this Agreement.

9. Assignment

Grantee shall not assign or otherwise transfer any rights, duties, obligations or interest in this Agreement or arising hereunder to any person, persons, entity or entities whatsoever without the prior written consent of the City and any attempt to assign or transfer without such prior written consent shall be void. Consent to any single assignment or transfer shall not constitute consent to any further assignment or transfer.

10. Conflict of Interest

a. Grantee

The following protections against conflict of interest will be upheld:

- Grantee certifies that no member of, or delegate to the Congress of the United States shall be permitted to share or take part in this Agreement or in any benefit arising therefrom.
- ii. Grantee certifies that no member, officer, or employee of the City or its designees or agents, and no other public official of the City who exercises any functions or responsibilities with respect to the programs or projects covered by this Agreement, shall have any interest, direct or indirect in this Agreement, or in its proceeds during his/her tenure or for one year thereafter.
- iii. Grantee shall immediately notify the City of any real or possible conflict of interest between Work performed for the City and for other clients served by Grantee.
- iv. Grantee warrants and represents, to the best of its present knowledge, that no public official or employee of City who has been involved in the making of this Agreement, or who is a member of a City board or commission which has been involved in the making of this Agreement whether in an advisory or decision-making capacity, has or will receive a direct or indirect financial interest in this Agreement in violation of the rules contained in California Government Code Section 1090 et seq., pertaining to conflicts of interest in public contracting. Grantee shall exercise due diligence to ensure that no such official will receive such an interest.

- v. Grantee further warrants and represents, to the best of its present knowledge and excepting any written disclosures as to these matters already made by Grantee to City, that (1) no public official of City who has participated in decision-making concerning this Agreement or has used his or her official position to influence decisions regarding this Agreement, has an economic interest in Grantee or this Agreement, and (2) this Agreement will not have a direct or indirect financial effect on said official, the official's spouse or dependent children, or any of the official's economic interests. For purposes of this paragraph, an official is deemed to have an "economic interest" in any (a) for-profit business entity in which the official has a direct or indirect investment worth \$2,000 or more, (b) any real property in which the official has a direct or indirect interest worth \$2,000 or more, (c) any for-profit business entity in which the official is a director, officer, partner, trustee, employee or manager, or (d) any source of income or donors of gifts to the official (including nonprofit entities) if the income or value of the gift totaled more than \$500 the previous year. Grantee agrees to promptly disclose to City in writing any information it may receive concerning any such potential conflict of interest. Grantee's attention is directed to the conflict of interest rules applicable to governmental decision-making contained in the Political Reform Act (California Government Code Section 87100 et seq.) and its implementing regulations (California Code of Regulations, Title 2, Section 18700 et seg.).
- vi. Grantee understands that in some cases Grantee or persons associated with Grantee may be deemed a "city officer" or "public official" for purposes of the conflict of interest provisions of Government Code Section 1090 and/or the Political Reform Act. Grantee further understands that, as a public officer or official, Grantee or persons associated with Grantee may be disqualified from future City contracts to the extent that Grantee is involved in any aspect of the making of that future contract (including preparing plans and specifications or performing design work or feasibility studies for that contract) through its work under this Agreement.
- vii. Grantee understands that the Oakland Government Ethics Act (Oakland Municipal Code Chapter 2.25) prohibits Grantee from hiring a "Public Servant", including certain former City employees, councilmembers, or Planning and Oversight Committee members, in order to prepare or present grant proposals to the POC. Grantee shall direct inquiries to the Oakland Public Ethics Commission.
- viii.Grantee shall incorporate or cause to be incorporated into all subcontracts for work to be performed under this Agreement a provision governing conflict of interest in substantially the same form set forth herein.

b. No Waiver

Nothing herein is intended to waive any applicable federal, state or local conflict of interest law or regulation

11. Non-Discrimination/Equal Employment Practices

Grantee understands that shall not discriminate or permit discrimination against any person or group of persons in any manner prohibited by federal, state or local laws. During the performance of this Agreement, Grantee agrees as follows:

- a. Grantee and Grantee's subcontractors, if any, shall not discriminate against any employee or applicant for employment because of age, marital status, religion, gender, sexual preference, race, creed, color, national origin, Acquired-Immune Deficiency Syndrome (AIDS), AIDS-Related Complex (ARC) or disability. This nondiscrimination policy shall include, but not be limited to, the following: employment, upgrading, failure to promote, demotion or transfer, recruitment advertising, layoffs, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.
- b. Grantee and Grantee's Subcontractors shall state in all solicitations or advertisements for employees placed by or on behalf of Grantee that all qualified applicants will receive consideration for employment without regard to age, marital status, religion, gender, sexual preference, race, creed, color, national origin, Acquired-Immune Deficiency Syndrome (AIDS), AIDS-Related Complex (ARC) or disability.
- c. Grantee shall make its goods, services, and facilities accessible to people with disabilities and shall verify compliance with the Americans with Disabilities Act by executing Schedule C-1 ("Declaration of Compliance with the Americans with Disabilities Act,") attached hereto and incorporated herein.
- d. If applicable, Grantee will send to each labor union or representative of workers with whom Grantee has a collective bargaining agreement or contract or understanding, a notice advising the labor union or workers' representative of Grantee's commitments under this nondiscrimination clause and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 12. <u>Local and Small Local Business Enterprise Program - For Profit and Not-for-Profit Entities</u>
 The City has established requirements for participation by local and small local enterprises, including local nonprofit organizations and small local nonprofit organizations, in publicly-supported projects. Unless otherwise indicated, the City acknowledges that Grantee complies with this requirement.

13. Living Wage Ordinance

If the Funds disbursed under this Agreement is equal to or greater than \$100,000 in a 12-month period (Oakland Municipal Code Chapter 2.28)., then Grantee must comply with the Oakland Living Wage Ordinance The Living Wage Ordinance requires that nothing less than a prescribed minimum level of compensation (a living wage) be paid to employees of City Financial Assistance Recipients ("CFARs") (Ord. 12050 § 1, 1998). When applicable, the Ordinance also requires submission of the Declaration of Compliance attached and incorporated herein as **Schedule N** and made part of this Agreement, and, unless specific exemptions apply or a waiver is granted, the Grantee must provide the following to its employees who perform services under or related to this Agreement:

- a. Minimum compensation As of July 1, 2016, said employees shall be paid an initial hourly wage rate of \$12.93 with health benefits or \$14.86 without health benefits. Grantee agrees to pay the rates as upwardly adjusted each year no later than April 1 in proportion to the increase at the immediately preceding December 31 over the year earlier level of the Bay Region Consumer Price Index as published by the Bureau of Labor Statistics, U.S. Department of Labor.
- b. Health benefits Said full-time and part-time employees paid at the lower living wage rate shall be provided health benefits of at least \$1.93 per hour. Grantee shall provide proof that health benefits are in effect for those employees no later than 30 days after execution of the contract or receipt of City financial assistance.
- c. Compensated days off Said employees shall be entitled to twelve compensated days off per year for sick leave, vacation or personal necessity at the employee's request, and ten uncompensated days off per year for sick leave. Employees shall accrue one compensated day off per month of full time employment. Part-time employees shall accrue compensated days off in increments proportional to that accrued by full-time employees. The employees shall be eligible to use accrued days off after the first six months of employment or consistent with company policy, whichever is sooner. Paid holidays, consistent with established employer policy, may be counted toward provision of the required 12 compensated days off. Ten uncompensated days off shall be made available, as needed, for personal or immediate family illness after the employee has exhausted his or her accrued compensated days off for that year.
- d. Federal Earned Income Credit (EIC) Grantee shall inform said employees who earn less than \$12.00 per hour that he or she may be eligible for EIC and shall provide forms to apply for advance EIC payments to eligible employees.
- e. Grantee shall provide to all employees and to the Office of Contract Compliance, written notice of its obligation to eligible employees under the City's Living Wage requirements. Said notice shall be posted prominently in communal areas of the work site(s) and shall include the above-referenced information.
- f. Grantee shall provide all written notices and forms required above in English, Spanish or other languages spoken by a significant number of employees within 30 days of employment under this Agreement.
- g. Reporting Grantee shall maintain a listing of the name, address, hire date, occupation classification, rate of pay and benefits for each of its employees. Grantee shall provide a copy of said list to the Office of Contract Compliance, on a quarterly basis, by March 31, June 30, September 30 and December 31 for the applicable compliance period. Failure to provide said list within five days of the due date will result in liquidated damages of five hundred dollars (\$500.00) for each day that the list remains outstanding. Grantee shall maintain employee payroll and related records for a period of four (4) years after expiration of the compliance period.
- h. Grantee shall require subcontractors that provide services under or related to this Agreement to comply with the above Living Wage provisions. Grantee shall include the above-referenced sections in its subcontracts. Copies of said subcontracts shall be submitted to the Office of the City Administrator, Contract Compliance & Employment Services Division.

14. Equal Benefits Ordinance

This Agreement is subject to the Equal Benefits Ordinance codified in Chapter 2.32 of the Oakland Municipal Code and its implementing regulations. The purpose of this Ordinance is to protect and further the public, health, safety, convenience, comfort, property and general welfare by requiring that public funds be expended in a manner so as to prohibit discrimination in the provision of employee benefits by City grantees between employees with spouses and employees with domestic partners, and/or between domestic partners and spouses of such employees.

The Ordinance shall only apply to those portions of a Grantee's operations that occur (1) within the City of Oakland; (2) on real property outside the City of Oakland if the property is owned by the City or if the City has a right to occupy the property, and if the contract's presence at that location is connected to a contract with the City; and (3) elsewhere in the United States where work related to a City contract is being performed. The requirements of this chapter shall not apply to subcontracts or subgrantees of Grantee.

The Equal Benefits Ordinance requires, among other things, submission of the Equal Benefits Declaration of Nondiscrimination attached hereto as **Schedule N-1** and incorporated herein by reference.

15. Minimum Wage Ordinance

Oakland employers are subject to Oakland's Minimum Wage Law, whereby Oakland employees must be paid the current Minimum Wage rate.

Employers must notify employees of the annually adjusted rates by each December 15th and prominently display notices at the job site.

The law requires paid sick leave for employees and payment of service charges collected for their services.

16. City of Oakland Campaign Contribution Limits

This Agreement is subject to the City of Oakland Campaign Reform Act of Chapter 3.12 of the Oakland Municipal Code and its implementing regulations if it requires Council approval. The City of Oakland Campaign Reform Act prohibits Grantees that are doing business or seeking to do business with the City of Oakland from making campaign contributions to Oakland candidates between commencement of negotiations and either 180 days after completion of, or termination of, contract negotiations.

If this Agreement requires Council approval, Grantee must sign and date an Acknowledgment of Campaign Contribution Limits Form attached hereto and incorporated herein as **Schedule O**.

17. Nuclear Free Zone Disclosure

Grantee represents, pursuant to Schedule P ("Nuclear Free Zone Disclosure Form"), that Grantee is in compliance with the City of Oakland's restrictions on doing business with

service providers considered nuclear weapons makers. Prior to execution of this agreement, Grantee shall complete **Schedule P**, attached hereto.

18. Insurance

Unless a written waiver is obtained from the City's Risk Manager, Grantee must provide the insurance listed in **Schedule Q**. **Schedule Q** is attached hereto and incorporated herein by reference.

19. Indemnification

Grantee shall protect, defend (with counsel acceptable to City), indemnify and hold harmless City, its councilmembers, officers, employees and agents from any and all actions, causes of actions, claims, losses, expenses (including reasonable attorneys' fees and costs) or liability (collectively called "Actions") on account of damage of property or injury to or death of persons arising out of or resulting in any way from work performed in connection with this Agreement by Grantee, its officers, employees, subconsultants or agents.

Grantee acknowledges and agrees that it has an immediate and independent obligation to defend City, its councilmembers, officers, employees and agents from any claim or Action which potentially falls within this indemnification provision, which obligation shall arise at the time such claim is tendered to Grantee by City and continues at all times thereafter.

All of Grantee's obligations under this section are intended to apply to the fullest extent permitted by law and shall survive the expiration or sooner termination of this Agreement.

20. Arizona and Arizona-Based Businesses

Contractor agrees that in accordance with Resolution No. 82727 C.M.S., neither it nor any of its subsidiaries, affiliates or agents that will provide services under this agreement is currently headquartered in the State of Arizona, and shall not establish an Arizona business headquarters for the duration of this agreement with the City of Oakland or until Arizona rescinds SB 1070.

Contractor acknowledges its duty to notify Contracts and Compliance Division, Office of the City Administrator if it's Business Entity or any of its subsidiaries affiliates or agents subsequently relocates its headquarters to the State of Arizona. Such relocation shall be a basis for termination of this agreement.

21. Political Prohibition

Subject to applicable State and Federal laws, moneys paid pursuant to this Agreement shall not be used for political purposes, sponsoring or conducting candidate's meetings, engaging in voter registration activity, nor for publicity or propaganda purposes designed to support or defeat legislation pending before federal, state or local government.

22. Religious Prohibition

There shall be no religious worship, instruction, or proselytization as part of, or in connection with the performance of the Agreement.

23. Business Tax Certificate

Grantee shall obtain and provide proof of a valid City business tax certificate. Said certificate must remain valid during the duration of this Agreement.

24. Fraud, Waste and Abuse

Grantee shall immediately inform the City of any information or complaints involving criminal fraud, waste, abuse, or other criminal activity in connection with the Work

25. Termination For Cause or Non-Appropriation

The City may suspend reimbursement payments immediately and may terminate this Agreement in the event Grantee breaches any of its material obligations provided for in this Agreement and such breach is not corrected or cured within a reasonable time not to exceed thirty (30) days after receipt of written notice of such breach.

Unless otherwise terminated as provided in this Agreement, this Agreement will terminate on June 30, 2017.

26. Termination for Lack of Appropriation

City's obligations under this Agreement are contingent upon continued Kids First! funding. The City may terminate this Agreement on thirty (30) days' written notice to Grantee without further obligation if said grant funding is withdrawn or otherwise becomes unavailable for continued funding of the grant work or activity funded hereunder. Termination notice shall be made in accordance with the "Notices" section of this Agreement.

27. Litigation and Pending Disputes

Grantee shall promptly give notice in writing to the City of any litigation pending or threatened against Grantee in which the amount claimed is in excess of \$50,000. Grantee shall disclose, and represents that it has disclosed, any and all pending disputes with the City prior to execution of this Agreement on **Schedule K**, incorporated herein by reference. Failure to disclose pending disputes prior to execution of this Agreement shall be a basis for termination of this Agreement

28. Governing Law

This Agreement shall be governed by the laws of the State of California.

29. Notice

If either party shall desire or be required to give notice to the other, such notice shall be given in writing, via facsimile and concurrently by prepaid U.S. certified or registered postage, addressed to Grantee as follows:

(City of Oakland)

Sandra Taylor, Manager City of Oakland Department of Human Services 150 Frank H. Ogawa Plaza, Suite 4216 Oakland, CA 94612-2092

Oakland Unified School District 1000 Broadway Oakland, CA 94612

Attn: David Yusem

Any party to this Agreement may change the name or address of representatives for purpose of this Notice paragraph by providing written notice to all other parties ten (10) business days before the change is effective.

30. Non-Liability of City

No member, official, officer, director, employee, or agent of the City shall be liable to Grantee for any obligation created under the terms of this Agreement except in the case of actual fraud or willful misconduct by such person.

31. Right to Offset Claims for Money

All claims for money due or to become due from the City shall be subject to deduction or offset by the City from any monies due Grantee by reason of any claim or counterclaim arising out of this Agreement, any purchase order, or any other transaction with Grantee.

32. Entire Agreement of the Parties

This Agreement supersedes any and all agreements, either oral or written, between the parties with respect to the rendering of Work by Grantee for the City and contains all of the representations, covenants and agreements between the parties with respect to the rendering of the Work. Each party to this Agreement acknowledges that no representations, inducements, promises or agreements, orally or otherwise, have been made by any party, or anyone acting on behalf of any party, which are not contained in this Agreement, and that no other agreement, statement or promise not contained in this Agreement will be valid or binding.

33. Modification

Any modification of this Agreement will be effective only if it is in a writing signed by all parties to this Agreement.

34. Severability/Partial Invalidity

If any term or provision of this Agreement, or the application of any term or provision of this Agreement to a particular situation, shall be finally found to be void, invalid, illegal or unenforceable by a court of competent jurisdiction, then notwithstanding such determination, such term or provision shall remain in force and effect to the extent allowed by such ruling and all other terms and provisions of this Agreement or the application of this Agreement to other situation shall remain in full force and effect.

Notwithstanding the foregoing, if any material term or provision of this Agreement or the application of such material term or condition to a particular situation is finally found to be void, invalid, illegal or unenforceable by a court of competent jurisdiction, then the Parties hereto agree to work in good faith and fully cooperate with each other to amend this Agreement to carry out its intent.

35. Inconsistency

If there is any inconsistency between the main agreement and the attachments/exhibits, the text of the main agreement shall prevail.

36. Approval

If the terms of this Agreement are acceptable to Grantee and the City, sign and date below.

City of Oakland,	Oakland Unified School District,
a municipal corporation	a California Corporation etc.
(City Administrator's Office) (Date)	(Signature) (Date)
	Title:
(Department Head Signature) (Date)	N(A Business Tax Certificate No.
Approved as to form and legality:	Resolution Number
(City Attorney's Office Signature) (Date)	Accounting Number



COVER PAGE

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

If your agency or program undergoes any staff changes, please remember to update the cover page.

Strategy Area

Student Success in School

Strategy

Student Engagement in Learning

Applicant/Fiscal Sponsor

Organization/Public Agency Name

Oakland Unified School District

Project Title

OUSD Student Engagement in Restorative Justice

Project Website

www.ousd.org/restorativejustice

Project Description (600 character max.)

Student Engagement in Restorative Justice Program (SERJ) builds capacity for students and adults to work in partnership in Restorative Justice to provide the environment conducive to learning. 30 diverse student leaders from 2 OUSD high schools will participate in leading a peer RJ program in which they facilitate circles with 775 9th graders focusing on transition to high school. They will build community, restore harm, and provide welcome circles for new students, including unaccompanied minors. SERJ aims to support academic achievement by helping to create a safe school environment for all.

Designation

☑ Single Agency Applicant

☐ Collaborative

Executive Director

The Executive Director must serve as the Signatory that will sign the grant agreement and approve the quarterly progress reports. If there is a fiscal sponsor, the Executive Director of the fiscal sponsor should be listed.

First Name

Last Name

David

Yusem

Phone

Email

510-710-1269

davidy.yusem@ousd.org

Contract Representative

This individual must be an employee of the contracting agency/fiscal agency and have the authority to negotiate scopes of work, budgets, and complete contracting documents. This individual will receive all OFCY updates and information and has the responsibility to forward the communication to the appropriate project staff.

First Name	Last Name	Title
David	Yusem	Coord

David Yusem Coordinator, Restorative Justice

Email Phone

david.yusem@ousd.org 510-710-1269

Address

1000 Broadway Ste 150

 City
 State
 Zip

 Oakland
 CA
 94607

Program Representative

This individual is responsible for program implementation and able to answer any program specific questions. This individual will receive all OFCY updates and information and has the responsibility to forward the communication to the appropriate project staff.

First Name Last Name Title Heather Student Engagement Lead Manchester **Email** Phone 707-301-7185 heather.manchester@ousd.org **Address** 1000 Broadway Ste 150 City State Zip Oakland CA 94607 **Service Sites** You may list up to five primary service sites and their associated contact information. Service Site 1 **Site Name Address** City State Zip Is Contact Person the same as Program Representative? ☐ Yes ☐ No

Person Authorization to pick-up Reimbursement Payments

These are the ONLY people authorized to pick up reimbursements with valid picture identification. If they are unavailable to pick up reimbursements, they must email their grant monitor with the name and title of the person that will be coming to pick up reimbursements.

First Name Last Name Title
Heather Manchester Student Engagement Lead
Phone Email

707-301-7185 heather.manchester@ousd.org

Person Authorization to pick-up Reimbursement Payments

These are the ONLY people authorized to pick up reimbursements with valid picture identification. If they are unavailable to pick up reimbursements, they must email their grant monitor with the name and title of the person that will be coming to pick up reimbursements.

First Name Last Name Title
David Yusem Coordinator, Restorative Justice

Phone Email

510-710-1269 david.yusem@ousd.org

DEMOGRAPHICS

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Estimate the total clients your program projects to serve during the period July 1, 2016 through June 30, 2017 if funded by OFCY. For each client to be served in your OFCY-funded program, your program is required to have a signed Release of Information Form stating that the client gives permission for the Grantee to input their information into a database for purposes of evaluating program and fund

performance. Your program will be required to enter client demographic data including name, date of birth, gender, race/ ethnicity, and zip code for each participant served through OFCY funding.

Total Unduplicated Youth Participants (ages 0-20)		809	
/outh Participants' Race / Ethnicity	# to be Served	603	% to be Served
Black or African American	n to be served	226	27.94%
Hispanic or Latino			31.27%
White			19.28%
Asian (specific ethnicity unknown). If known			
enter below.	•	91	11.25%
Asian Indian		0	0.00%
Chinese		0	0.00%
Filipino		10	1.24%
Japanese		0	0.00%
Korean		0	0.00%
Vietnamese		0	0.00%
Middle East/North Africa		0	0.00%
American Indian and Alaska Native		1	0.12%
Native Hawaiian and Other Pacific Islander		14	1.73%
Some Other Race		26	3.21%
Two or More Races		32	3.96%
Total		809	
Youth Participants' Ages to be Served	# to be Served		% to be Served
0 - 5 γears		0	0.00%
6 - 10 years		0	0.00%
11 - 15 years		749	92.58%
16-20 years		60	7.42%
Total		809	
Youth Participants' Residence	# to be Served	7	% to be Served
Find District			
District 1		173	21.38%
District 2		84	10.38%
District 3		80	9.89%
District 4		110	13.60%
District 5		76	9.39%
District 6		112	13.84%
District 7		174	21.51%
Total		809	
Youth Participants' Gender	# to be Served		% to be Served
Female		404	49.94%
Male		401	49.57%
Transgender		4	0.49%
Total		809	
Specific Populations	# to be Served		% to be Served
Children with Disabilities		93	11.50%
Foster Youth		6	0.74%
Homeless Youth		16	1.98%
LGBTQ Youth		92	10.14%
Labra Touth		84	10.170
Unaccompanied Minors			12.48%

BUDGET

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Administrative Fields

Do Not Apply

Invoice #

PO#

Advance

PERSONNEL

Lead Total

Agency FTE Annual % Time Project OFCY Funds Projected
Positions First Name Last Name Salary (99% = .99) Budget Requested Match

Director,

Behavioral Barbara McClung 110000 0.05 5,500.00 5500.00 .00

Health

Narrative for the row above

Head of the unit that holds RJ work at OUSD

Coordinator,

Restorative David Yusem 100000 0.22 22,000.00 20000.00 2,000.00

Justice

Narrative for the row above

Coordinates the district-wide implementation of RJ

School-Based

Facilitator, Kusum Crimmel 65000 0.22 14,300.00 13995.00 305.00

Restorative

Practices

Narrative for the row above

Will Lead program at Oakland Tech High School

School-

Based

Facilitator, Francisco Navarro 65000 0.22 14,300.00 13995.00 305.00

Restorative

Practices

Narrative for the row above

Will Lead program at Castlemont High School

Youth

Engagement Heather Manchester 65000 0.22 14,300.00 13995.00 305.00

Program Manager

Narrative for the row above

RJ Youth Engagement Manager to provide coaching and program design suport

	Per Hour Rate	# Hours	Total Vol in-kind				
Volunteer							
Hours (In- kind)	12.25		0	.00	.00		
Narrative fo	or the row abo	ve					
na							
FRINGE	Fringe Rate	40%	en.		28160.00	26994.00	\$1,166.00
Narrative fo	or the row abo	ve	G Bring Grand Bull and Grand Street		DD SHOPPING CALLS AND	gay province as street major page on a formation to the	Eddings that property is any and a
This percen	tage is the OU	SD benefit ra	te for these p	ositions.			
PERSONNEL	TOTAL				\$98,560.00	\$94,479.00	\$4,081.00

	Total Project		OFCY Funds	Projected
OTHER DIRECT COSTS	Budget		Requested	Match
Duplicating/Copying	0	0.00	0.00	.00
Narrative for the row above				
па				
Equipment Lease Agreement(s)		0.00	0.00	.00
Narrative for the row above				
na				
Equipment/Furniture Purchase		0.00	0.00	.00
Narrative for the row above				
na .				
Facility Rental		0.00	0.00	.00
Narrative for the row above				
na				
General Office Supplies/Software		0.00	0.00	.00
Narrative for the row above				
na				
Postage		0.00	0.00	.00
Narrative for the row above				
na				
Program Materials and Supplies		0.00	0.00	.00
Narrative for the row above				
na				
Telephone/Internet/Communications		0.00	0.00	.00
Narrative for the row above				
na				
Travel/Transportation		0.00	0.00	.00
Narrative for the row above				
na				
Professional Development		0.00	0.00	.00
Narrative for the row above				
na				
OTHER DIRECT COSTS TOTAL		\$.00	\$.00	\$.00

YOUTH WAGES, STIPENDS, and INCENTIVES

YOUTH WAGES				Total						
Youth Wages			Hourly		Project				Projected	
		# of clients			Budget		Reques			
na			0	0.00		0.00		0.00		.00
Narrative fo	or the row above									
na										
RINGE	Fringe Rate n/a				1 100	0.00		0.00	Mg.	0
Narrative f	or the row above									
na										
YOUTH STI	PEND									
					Total					
			Stipeno		Project				Projected	d
Youth Stip	ends	# of clients	Amoun	t	Budget		Reques			
na			0	0.00	1	0.00		0.00		.00
Narrative f	for the row above									
na										
Youth Ince na Narrative f		# of clients		(Total Project Budget		Reques		Projecte Match	d .00
YOUTH W	AGES, STIPENDS, and INCE	NTIVES SUBTOT	AL			\$.00		\$.00)	\$.00
					Total					
					Project				Projecte	d
CONSULT					Budget				Match	
	echnical High School				100	00.00)	0.00	10,00	0.00
	for the row above									
	ntribution to program									
	nt High School				100	00.00)	0.00	10,00	0.0
	for the row above									
School co	ntribution to program									
CONSULTA	ANTS TOTAL				\$20,0	00.00)	\$.00	\$20,00	0.0
	L WITHOUT INDIRECT COS	TS (excluding sub	contracto	or	\$118,5	560.00	\$94,4	479.00	0 \$24,08	31.0
indirect co	-	••			daen .	ea -			•	
PORTOTAL	. WITHOUT INDIRECT COS	lo.			5118,	00.00	\$94,	1/9.0	0 \$24,08	2T'()

Indirect Costs (cannot exceed 11% of total direct costs). Currently: 5.84%

Lead Agency Indirect

Narrative for the row above

The indirect costs for OUSD are 5.84%

TOTAL

Total

OFCY Funds Projected Project Requested Match **Budget**

6923.90

5518.00

1,405.90

\$125,483.90 \$99,997.00 \$25,486.90

Your OFCY Award amount is \$100,000.00

Group Acti	vities		Avg.	Sessions				Total	al#	Avg Hours	Units of Service
Name	Category	Location	Session Part.	Q1	Q2	Q3	Q4	of Ses	sions	per Session	(12 months)
earning Communit Castlemon [16-17] Service De	Led Activities scription	t High School	15.00	s to dehrie	6	10	11	9	36	1.00	540.00
eer RJ											
earning Communit y-Oakland Fech [16-17]	Youth Leadershi p & Peer Led Activities	Oakland Technical High School	15.00		6	10	11	9	36	1.00	540.00
Service De Weekly Circ	•	ting with Pe	er RJ Leade	rs to debrie	f circles, create no	ew circle agendas,	practice circles and i	learn new ma	terial.		
Classroom Circles- Castlemon	Communit y Building	Castlemon t High School	25.00		14	2	2	2	20	1.00	500.0
Service De			ut d- b	-1 4 4	la dia ta	in halle - ded-		and h. Hd an			
	iders will pa	rtner with 9	th grade tea	ichers and i	acilitate commun	ity building circles	to support students	and build cor	mmunit	у.	
Classroom Circles- Oakland Tech	Communit y Building	Oakland Technical High School	25,00		14	2	2	2	20	1.00	500.0
Service De	escription										
Service De Peer RJ Lea Restorativ e Process for Harm/ Conflict (Tier II)	Communit y Service & Project Based	ortner with S			facilitate commun	ity building circles	to support students	and build co	mmunit		264.0
Service De Peer RJ Lea Restorative Process for Harm/ Conflict (Tier II) Castlemont t [16-17] Service D Tier 2 rest	Communit y Service & Project Based Learning escription	Castlemon t High School	4.00	es or media	4 ation, to respond	10 to disciplinary issue	11	8 anner. This pi	33	2,00	
Service De Peer RJ Lea Restorative Process for Harm/ Conflict (Tier II) Castlemont t [16-17] Service D Tier 2 rest	Communit y Service & Project Based Learning escription	Castlemon t High School	4.00	es or media	4 ation, to respond	10 to disciplinary issue	11	8 anner. This pi	33	2,00	
Restorative Process for Harm/Conflict (Tier II) Castlemont [16-17] Service D Tier 2 rests causes of the service	Communit y Service & Project Based Learning escription	Castlemon t High School	4.00	es or medizion the offen	4 ation, to respond	10 to disciplinary issue	11	8 anner. This pi	33	2.00 ddresses th nmunity.	e root
Service Dr. Peer RJ Lea Restorative Process for Harm/ Conflict (Tier II) Castlemon t [16-17] Service D Tier 2 rest causes of 1 Restorative Process for Harm/ Conflict (Tier II) Oakland Tech [16-17] Service D Tier 2 rest	Community y Service & Project Based Learning escription orative proche harm, st. Conflict Resolution & Restorative e Justice	Castlemon t High School	4.00 le harm circl untability fo	es or media or the offen	4 ation, to respond der, and promote 4	to disciplinary issue s healing for the vi 10	11 es in a restorative m ctim(s), the offender	anner. This pi r, and the sch 8	33 rocess a ool com	2.00 addresses th munity.	e root
Service Dr. Peer RJ Lea Restorative Peer RJ Lea Restorative Process for Harm/ Conflict (Tier II) Service D Tier 2 rest causes of t Restorative Process for Harm/ Conflict (Tier II)- Oakland Tech [16-17] Service D Tier 2 rest causes of Tier II)- Conflict Tier II)- Oakland Tech Tech Tier II rest Causes of	Community y Service & Project Based Learning escription orative proche harm, st. Conflict Resolution & Restorative e Justice	Castlemon t High School	4.00 le harm circl untability fo	es or media or the offen	4 ation, to respond der, and promote 4	to disciplinary issue s healing for the vi 10	11 es in a restorative motium(s), the offender 11	anner. This pi r, and the sch 8	33 rocess a ool com	2.00 addresses th munity.	e root
Service Dr. Peer RJ Le: Restorative Process for Harm/ Conflict (Tier II) Service D Tier 2 rest causes of t Restorative Process for Harm/ Conflict (Tier II) Service D Tier 2 rest causes of t Restorative Process for Harm/ Conflict (Tier II)- Oakland Tech [16-17] Service D Tier 2 rest causes of Training Peer RJ Leaders - Castlemon	Community Service & Project Based Learning escription orative proche harm, st. Conflict Resolution & Restorative e Justice escription orative proche harm, st. Leadership proche harm, st.	Castlemon t High School Oakland Technical High School cesses includupports according	4.00 le harm circl buntability fo 4.00 de harm circ	es or media or the offen o	4 ation, to respond der, and promote 4	to disciplinary issue s healing for the vi 10	11 es in a restorative motium(s), the offender 11	anner. This pi r, and the sch 8	33 rocess a ool com	ddresses th munity.	e root 264.0
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Service Description

Provide Restorative Justice and Leadership Training for Peer RJ leaders.

Individual					52	ı	46	50	40	188		3808.00
	Activities			Sessions							Avg	Units of
			Avg. Session							Total #	Hours per	Service (12
Name estorativ	Category	Location	Part.	Q1		Q2	Q3	Q4		Sessions	Session	months)
Conversation- Castlemon [16-17]	Case Managem ent & Mentorshi p	t High	1.00		10		20	22	18	70	0.50	35.00
Service De												
	port studen additional r			onversation	s to add	Iress cha	llenge, build meani	ngful, supportive re	lationship	with stude	ent and conr	ect
Restorativ												
e Conversati on- Dakland	Case Managem ent & Mentorshi	Oakland Technical High School	1.00		10		20	22	18	70	0.50	35.00
Tech [16-17]	Р											
Service De	escription											
	pport studer additional			conversation	s to add	iress cha	llenge, build meani	ngful, supportive re	elationshi	with stud	ent and con	nect
Student Participati	,											
on on Culture & Climate	Youth Leadershi p & Peer	Oakland Technical High	1.00		1		2	2	2	7	2.00	14.0
Team - Oakland Tech	Led Activities	5chool										
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Service D				4.5 10	0.00							
	udent to par	ticipate as v	voting mem	per of Cultur	e & Clin	nate rear	m to represent stud	lent voice of the Pe	er ku Lead	iers and 9ti	n graders.	
Student Participati on on	routh	Castlemon										
Culture & Climate	p & Peer Led	t High School	1.00)	1		2					
Team- Castlemor	Activities						2	2	2	7	7 2.00	14.0
Castlemor t [16-17]	1						2	2	2	1	7 2.00	14.0
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Total Program Budget **OFCY Grant Requested** Total Match \$125,483.90 \$99,997.00 \$25,486.90 **Total Unduplicated Youth Participants** 809 **Total Units of Service** 3930 Average Hours of Service per Unduplicated OFCY Cost Per Unduplicated Participant Total Cost Per Unduplicated Participant Participant \$155.11 4.86 \$123.61 OFCY Cost Per Unit of Service **Total Cost Per Unit of Service** \$25,44 \$31.93

ADJUSTMENTS

Oakland Unified School District - OUSD Student Engagement in Restorative Justice

Adjustment Amount

Comments

OFFICE OF THE CITY CLERK

2016 MAY 12 PM 12: GAKLAND CITY COUNCIL

RESOLUTION NO. 86226 C.M.S.

Approved as to Form and Legality

City Attorney

RESOLUTION AUTHORIZING THE CITY ADMINISTRATOR TO NEGOTIATE AND EXECUTE GRANT AGREEMENTS BETWEEN THE CITY OF OAKLAND AND VARIOUS NON-PROFIT AND PUBLIC AGENCIES TO PROVIDE DIRECT SERVICES FOR CHILDREN AND YOUTH IN AN AMOUNT NOT TO EXCEED \$14,836,101 FOR FISCAL YEAR 2016-2017, WITH AN OPTION TO APPROVE ONE-YEAR GRANT RENEWALS IN FISCAL YEARS 2017-2018 AND 2018-2019 PENDING COUNCIL APPROVAL

WHEREAS, Measure K/Kids First! Initiative established the Oakland Fund for Children and Youth ("OFCY") in 1996 to help young people grow to become healthy, productive, and honorable adults; and

WHEREAS, the passage of Measure D in 1998 revised the Kids First Charter Amendment and established a second 12-year life cycle for the Kids First! Children's Fund administered through the Oakland Fund for Children and Youth;

WHEREAS, the Planning and Oversight Committee ("POC") provides oversight and direction for the OFCY planning and funding review process; and

WHEREAS, the revenue appropriation for Fiscal Year (FY) 2016-2017 to the Kids First! Oakland Children's Fund (Fund 1780) was approved in the FY 2015-2017 Adopted Policy Budget and 90% of the appropriation in the amount of \$13,081,037 will be available for grants and is located in Kids First! Oakland Children's Fund (1780), Youth Services Organization (78251), Services Contract Account (54912), FY 2016-2017 OFCY Contract Project (P485230) and these funds are available for allocation to grants; and

WHEREAS, any interest earned and amounts unspent or uncommitted by the fund at the end of any fiscal year are to be made available for future grants as specified in the Kids First! Charter Amendment; and

WHEREAS, the prior revenue adjustment has resulted in an unspent project balance of \$2,521,989 in Kids First! Oakland Children's Fund (1780) from Youth Services Organization (78251), Services Contracts Account (54911), OFCY Contract FY 2014-2015 ADJ Project (P463731), and \$1,755,064 of these funds are available for allocation to grants; and

WHEREAS, in October 2015, the City Council approved the OFCY Strategic Investment Plan (Resolution No. 85844 C.M.S.) with priority areas: 1) Early Childhood, 2) Student Success in School, 3) Youth Development and Empowerment, and 4) Transitions to Adulthood; and

WHEREAS, in November 2015, the POC published a Requests for Proposals based on the adopted OFCY Strategic Investment Plan 2016-2019 and conducted an "open and fair" competitive review process for the selection of grants for the OFCY 2016-2019 grant cycle; and

WHEREAS, in January 2016, OFCY received 237 proposals and responses from private non-profit and public entities to provide services for the OFCY grant cycle 2016-2019; and

WHEREAS, the OFCY staff and trained reviewers have evaluated 237 proposals for the Oakland Fund for Children and Youth in accordance with the criteria in the Request for Proposals; and

WHEREAS, the POC has complied with the goals, objectives and service priorities in the Strategic Investment Plan; and

WHEREAS, the POC recommends the following 150 grant funding awards in the amounts specified below for FY 2016-2017, and as renewable with City Council approval for FY 2017-2018 and FY 2018-2019:

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
Strate	gy #1: Early Childhood Mental Health	Consultations	
1	Family Paths, Inc.	Early Childhood Mental Health Collaborative	\$250,000
2	Jewish Family & Community Services East Bay	Integrated Early Childhood Consultation Program	\$300,000
3	Lincoln Child Center, Inc.	Early Childhood Mental Health Consultation	\$150,000
		Subtotal:	\$700,000

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
Strateg	y #2: Parent Support and Education		
		Parent Child Education Support	
4	East Bay Agency for Children	Program	\$100,783
5	East Bay Community Recovery Project	Project Pride	\$75,000
6	Family Paths, Inc.	Abriendo Puertas/Opening Doors Parent Education	\$82,048
7	Lotus Bloom	Multicultural Family Resource Centers	\$298,689
8	Lotus Bloom	School Readiness Playgroups	\$75,000
9	Oakland Parents Together	Listening to Children Parent Cafes	\$75,000
10	Oakland Parks and Recreation	Sandboxes to Empowerment	\$150,000
11	The Oakland Public Education Fund	Oakland Promise: Brilliant Baby	\$133,800
12	Oakland Unified School District	Community Schools and Student Services-Expanded Learning	\$93,770
13	Our Family Coalition	Building Strong Children in LGBTQ Families	\$92,000
14	Prescott-Joseph Center for Community Enhancement, Inc.	Prescott Joseph Center's Pre- preschool Program	\$50,000
15	Northern California Society to Prevent Blindness, an Affiliate of the National Society to Prevent Blindness	Vision Awareness & Education for Low-income Oakland Families	\$29,803
16	Safe Passages	Safe Passages Baby Learning Communities Collaborative	\$298,909
17	Tandem, Partners in Early Learning	Community Capacity Building - Training in Early Learning	\$56,434
18	UCSF Benioff Children's Hospital Oakland	Pillars of Parenting Support (POPS) Program	\$92,000
		Subtotal:	\$1,703,237

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
Strateg	y #3: School-based after school		
19	Alternatives in Action	Life Academy Middle School	\$85,000
20	Bay Area Community Resources	Alliance Academy	\$105,000
21	Bay Area Community Resources	Bridges Academy	\$72,000
22	Bay Area Community Resources	Elmhurst Community Prep	\$85,000
23	Bay Area Community Resources	Emerson Elementary	\$72,000
24	Bay Area Community Resources	Esperanza Elementary	\$92,000
25	Bay Area Community Resources	Fred T. Korematsu Discovery Academy	\$92,000
26	Bay Area Community Resources	Futures Elementary	\$72,000
27	Bay Area Community Resources	Global Family	\$72,000
28	Bay Area Community Resources	Grass Valley Elementary	\$72,000
29	Bay Area Community Resources	Greenleaf Elementary	\$72,000
30	Bay Area Community Resources	Hoover Elementary	\$72,000
31	Bay Area Community Resources	Howard Elementary	\$92,000
32	Bay Area Community Resources	Lafayette Elementary	\$72,000
33	Bay Area Community Resources	Madison Park Academy (Middle)	\$85,000
34	Bay Area Community Resources	Markham Elementary	\$92,000
35	Bay Area Community Resources	Martin Luther King, Jr. Elementary	\$72,000
36	Bay Area Community Resources	Preparatory Literary Academy Of Cultural Excellence	\$72,000
37	Bay Area Community Resources	Sankofa Academy	\$85,000
38	Citizen Schools, Inc.	Roots International Academy	\$105,000
39	Eagle Village Community Center Youth and Family Services, Inc.	Westlake Middle School	\$85,000
40	East Bay Agency for Children	Achieve Academy	\$91,964
41	East Bay Agency for Children	Rise Community	\$72,000
42	East Bay Asian Youth Center	Bella Vista Elementary	\$72,000
43	East Bay Asian Youth Center	Cleveland Elementary	\$72,000
44	East Bay Asian Youth Center	Edna Brewer Middle School	\$85,000
45	East Bay Asian Youth Center	Franklin Elementary	\$72,000
46	East Bay Asian Youth Center	Frick Middle School	\$85,000
47	East Bay Asian Youth Center	Garfield Middle School	\$90,870
48	East Bay Asian Youth Center	La Escuelita Elementary	\$104,78
49	East Bay Asian Youth Center	Lincoln Elementary School	\$72,000
50	East Bay Asian Youth Center	Manzanita Middle School	\$90,870
51	East Bay Asian Youth Center	Roosevelt Middle Urban Promise Academy Middle	\$85,000
52	East Bay Asian Youth Center	School	\$85,000
53	Girls Incorporated of Alameda County	Acorn Woodland Elementary School	\$92,000
54	Girls Incorporated of Alameda County	Allendale	\$72,00

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
Strate	gy #3: School-based after school (cont.)	
55	Girls Incorporated of Alameda County	East Oakland Pride	\$72,000
56	Girls Incorporated of Alameda County	Horace Mann	\$72,000
57	Girls Incorporated of Alameda County	Reach Academy	\$72,000
-	Higher Ground Neighborhood		
58	Development Corp	Brookfield Elementary	\$72,000
	Higher Ground Neighborhood	Madison Park Academy -	
59	Development Corp	(Elementary)	\$92,000
	Higher Ground Neighborhood		and the same of th
60	Development Corp	New Highland Elementary School	\$72,000
	Higher Ground Neighborhood		tor 000
61	Development Corp	Parker Elementary School	\$85,000
63	Lighthouse Community Charter School	Lighthouse Community Charter School	\$9E,000
62	Lighthouse Community Charter School		\$85,000
63	Oakland Leaf Foundation	ASCEND	\$103,914
64	Oakland Leaf Foundation	Bret Harte Middle	\$85,000
65	Oakland Leaf Foundation	EnCompass	\$72,000
66	Oakland Leaf Foundation	International Community School	\$92,000
67	Oakland Leaf Foundation	Learning Without Limits	\$92,000
68	Oakland Leaf Foundation	Think College Now	\$72,000
	0.5.	Coliseum College Prep Academy	¢05.000
69	Safe Passages	(CCPA)	\$85,000
70	Safe Passages	Communities United Elementary School (CUES)	\$91,369
71.	Safe Passages	United For Success Academy	\$85,000
	San Francisco Bay Area Council, Learning		
72	for Life	Carl B. Munck Elementary	\$72,000
	San Francisco Bay Area Council, Learning		
73	for Life	Fruitvale Elementary School	\$72,000
74	San Francisco Bay Area Council, Learning for Life	Laurel Community Partnership Academy	\$72,000
75	San Francisco Bay Area Council, Learning for Life	Manzanita SEED	\$72,000
76	Ujimaa Foundation	Burckhalter Elementary	\$72,000
77	YMCA of the East Bay	Piedmont Avenue Elementary	\$72,000
78	YMCA of the East Bay	West Oakland Middle	\$85,000
		Subtotal:	

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
Strate	gy #4: Student Engagement in Learnir	(g	
79	Alternatives in Action	FOCUS: Fremont - Our Community United for Success	\$100,000
80	Destiny Arts Center	DAC: Havenscourt Artists-at-School Residency	\$100,000
81	East Bay Asian Youth Center	9th Grade Transition	\$75,000
82	East Bay Spanish Speaking Citizen's Foundation	LIBRE (Leading the Independence of our Barrios for Raza Empowerment)	\$75,000
83	Girls Incorporated of Alameda County	Daytime Literacy Intervention and Engagement	\$102,000
84	Lincoln Child Center, Inc.	New Highland-Rise Family Resource Center	\$79,754
85	Lincoln Child Center, Inc.	West Oakland Initiative	\$100,000
86	Oakland International High School / Oakland Unified School District	OIHS Immigrant & Refugee Wellness Program	\$88,360
87	Oakland Unified School District	OUSD Student Engagement in Restorative Justice	\$100,000
88	Student Program for Academic and Athletic Transitioning	Middle School Student Engagement in Learning	\$30,000
89	Youth Alive	Youth ALIVE! Targeted Engagement for Youth Exposed to Violence	\$65,000
		Subtotal:	\$915,114

trate	gy #5: Year-Round Youth Developmen	it and Empowerment	
90	Alameda Family Services	DreamCatcher Youth Services	\$50,000
91	Alternatives in Action	Life - AIAHS - McClymonds	\$100,000
92	American Indian Child Resource Center	Culture Keepers	\$50,000
93	Asian Pacific Environmental Network (APEN)	AYPAL: Building API Community Power	\$75,000
94	Attitudinal Healing Connection, Inc.	West Oakland Legacy & Leadership Project	\$100,000
95	Bay Area Girls' Rock Camp	Girls Rock After School Program (GRASP) and Girls Rock Symmer Camp	\$50,000
96	Bay Area Outreach & Recreation Program	Sports & Recreation for Youth with Disabilities	\$43,400
97	Boys & Girls Clubs of Oakland	Educational Programs for the Youth of Oakland	\$150,000
98	Brothers on the Rise	Brothers, UNITE!	\$107,443
99	Center for Media Change	Hack the Hood Bootcamp	\$150,000
100	Chapter 510 INK	Dept of Make Believe	\$75,000
101	College Track	College Track Oakland	\$150,000
102	Communities United for Restorative Youth Justice	Homies 4 Justice	\$50,000
103	Community Works West Inc.	Project WHAT	\$80,000
104	Dimensions Dance Theater, Inc.	Rites of Passage	\$75,000

Grant ID	Agency Name	Program Name	Grant Contract (not to exceed)
105	East Bay Asian Local Development Corporation	Lion's Pride	\$105,000
106	East Oakland Boxing Association	SmartMoves Education and Enrichment Program	\$127,012
107	East Oakland Youth Development Center	After School Leadership Academy	\$150,000
108	First Place for Youth	First Steps Community Resource Center	\$150,000
109	Fresh Lifelines for Youth, Inc.	FLY Leadership Program	\$75,000
110	Health Initiatives for Youth, Inc.	Youth Development & Empowerment	\$95,738
111	La Clinica de La Raza, Inc.	Youth Brigade	\$147,899
112	Music Is Extraordinary, Inc.	Preparatory Studies in Music	\$75,000
113	Native American Health Center, Inc.	Community Wellness Department Youth Services	\$150,000
114	Oakland Kids First	REAL HARD Youth Leadership	\$80,000
115	Oakland Leaf Foundation	Love Cultivating Schoolyards	\$40,000
116	Oakland Parks and Recreation	Oakland Discovery Centers	\$150,000
117	The Oakland Public Education Fund	Media Enterprise Alliance	\$50,000
118	Project Re-Connect Inc.	Family Connections/Leaders Connect	\$75,000
119	Refugee Transitions	Newcomer Community Engagement Program	\$171,054
120	Safe Passages	Get Active	\$149,998
121	Teen Success, Inc.	Supporting Teen Mothers Program	\$35,000
122	Youth Alive	Teens on Target Youth Leadership	\$108,000
123	Youth Speaks, Inc.	Arts in Education	\$150,000
124	Youth UpRising	Youth and Development	\$75,000
		Subtotal:	\$3,465,544

125	gy #6: Summer Youth Development an Aim High for High School	Aim High/Oakland	\$150,000
126	Destiny Arts Center	Summer with Destiny	\$97,037
127	East Bay Asian Youth Center	Camp Thrive	\$118,956
128	East Oakland Youth Development Center	Summer Cultural Enrichment Program	\$150,000
129	Edventuremorel	Camp Edmo	\$50,000
130	Family Support Services of the Bay Area	Kinship Summer Youth Program	\$111,000
131	Girls Incorporated of Alameda County	Concordia Summer	\$62,734
132	Lincoln Child Center, Inc.	Oakland Freedom Schools	\$149,674
133	Oakland Leaf Foundation	Oakland Peace Camp (OPC)	\$30,000
134	Prescott Circus Theatre	Prescott Circus Theatre Summer Program	\$30,000
135	Rose Foundation for Communities and the Environment	New Volces are Rising	\$35,000
136	Social and Environmental Entrepreneurs (SEE), Inc.	Acta Non Verba: Youth Urban Farm Project	\$59,500
		Subtotal:	\$1,043,901

Grant ID	gy #7: Career Awareness and Acaden Agency Name	Program Name	Grant Contract (not to exceed)
137	Alameda Health System	Oakland Health Careers Collaborative	\$300,000
138	Better Health East Bay Foundation	Youth Bridge Workforce Development Program	\$117,533
139	Beyond Emancipation	GROW Oakland	\$100,000
140	Center for Media Change, Inc.	A-Team	\$150,000
141	Centro Legal de la Raza	Youth Law Academy	\$1.50,000
142	Civicorps	Academic and Professional Pathway	\$100,000
143	Covenant House California	CHC Transitional Services	\$150,000
144	East Bay College Fund	Oakland Promise College and Career Access and Success Program	\$213,000
145	Juma Ventures	Pathways to Advancement	\$115,000
146	Marriott Foundation for People with Disabilities, Inc.	Bridges from School to Work	\$55,000
147	Oakland Unified School District	Exploring College and Career Options	\$150,000
148	Spanish Speaking Unity Council of Alameda County, Inc.	Oakland Youth Engaged (OYE)	\$75,000
149	The Youth Employment Partnership, Inc.	Building Green Futures	\$300,000
150	Youth Radio	Digital Communications Pathways	\$150,000
		Subtotal:	\$2,125,533

TOTAL \$14,836	,101
	_

; now, therefore, be it

RESOLVED: that these agreements are not professional service contracts as defined by City ordinance as they do not provide goods or services to the City but rather they are grants to public and nonprofit program providers that serve the public at large, therefor the competitive request for proposal/qualifications process is not required under Oakland Municipal Code section 2.04.015; and be it

FURTHER RESOLVED: That the City Council approves the allocation of unspent monies from the prior year revenue adjustment in the amount of \$1,755,064 from Kids First! Oakland Children's Fund (Fund 1780) Youth Services Organization (78251), Account Services Contracts (54911), OFCY Contract FY 2014-2015 ADJ Project (P463731) for OFCY grants for FY 2016-2017; and, be it

FURTHER RESOLVED: That the City Administrator is authorized to execute agreements with the aforementioned service providers in the amounts specified above for a total amount not to exceed \$14,836,101 for FY2016-2017, and is authorized to conduct all negotiations, execute and submit all documents, including but not limited to applications, agreements, amendments, modifications, payment requests, and related actions which may be necessary in accordance with the basic purpose of this resolution without returning to City Council; and, be it

FURTHER RESOLVED: That said agreement(s) shall be approved as to form and legality by the Office of the City Attorney and placed on file in the Office of the City Clerk.

IN COUNCIL, OAKLAND, CALIFORNIA,	= JUN 07 2016
PASSED BY THE FOLLOWING VOTE:	
AYES- BROOKS, CAMPBELL WASHINGTON PRESIDENT GIBSON MCELHANEY - 8	N, GALLO, GUILLEN, KALB, KAPLAN, REID, AND
NOES- Ø	
ABSENT- 🛇	0.
ABSTENTION- Ø	ATTEST Of The Dimens
	LaTonda Simmons
•	City Clerk and Clerk of the Council of the City of Oakland, California



DOCUMENT CHECKLIST /SUBMITTAL TO CITY CLERK

TO: CONTRACTS STAFF/PROJECT MANGER and CITY CLERK: Please sign the attached Schedule T and file this document checklist with City Clerk. Please initial and date the "routing" portion of this form as noted below.

DATE TO:	DEPARTMENT:	INITIALS:	DATE REC'D:	DATE RETURNED:
	City Attorney	1300	9/13/16	9/2//16
	City Administrator			77
	City Clerk			

^{*}Please submit complete documents to the City Clerk. Please use the checklist as your guide.

Project Name:

OUSD student engagement in restorative justice

Contractor:

Oakland Unified School District

Dates:

07/01/16 - 06/30/17

Contract Amount:

\$ 100,000

PLEASE NOTE: <u>The following documents must remain attached as required</u>. Please ensure each attachment is part of the packet submitted to the Clerk's Office.

Notes	Included	
	X	Original Agreement with Schedule Q (PS, CS, Grant, DBE, I.T. and others: loan agreement)
NIA		Amendment (PS, CS, Grant, DBE, I.T. and others)
	×	Request from Project manager/Contract Summary Form/ Online Tracking Form
	X	City Administrator's Office Authority Checklist
	X	Schedule T
	X	Resolution(s) both current and previous (# _ 8 6 2 2 6)
AIA		Bid and Performance Bonds (as applicable)
	×	Schedule A - Scope of Work
NIA		Schedule B-1 – Declaration of Compliance with Arizona Resolution 82757
NIA		Schedule B-2 -Conditional Waiver per Ordinance
	X	Schedules C-1 Compliance with the Americans With Disabilities Act
NIA		Schedule D – Ownership, Ethnicity, Gender Questionnaire
	X	Schedule E (non-construction) Project Consultant Team
NIA		Schedule E2 - Oakland Workforce Verification Form
	X	Schedule K – Pending Dispute Resolution
NIA		Schedule M –Part A (and Active Status with Secretary of State, if Corporation)
NIA		Schedule M - Part B Independent Contractor Questionnaire (Requesting Department only)
	X	Schedule N (Declaration of Compliance- Living wage ordinance)
	X.	Schedule N-1 (Equal Benefits Ordinance Certificate – approved on 2006)
	K	Schedule O -Disclosure of Campaign Contributions
	X	Schedule P – Nuclear Free Zone Ordinance 11474 CMS
		Schedule Q - **Evidence of current insurance with endorsement
	X	(CGL with Endorsement, Auto, PL, WC and WOS) OR Waiver approved by Risk Management
AIN		Schedule R (construction) Subcontractor, Supplier, Trucking List
NA		Schedule U- Compliance Commitment Agreement
	X	Schedule V Affidavit

City Administrator Contract Authority Checklist

(Purchasing Ordinance, OMC Chapter 2.04)

Contract Authority (OMC §2.04.020.A). If "NO" is indicated for all questions in the *Type of Contract* section or the Council has approved this contract expenditure in an Appropriation Resolution, the City Administrator's authority to award and execute this contract is:

\$100,000 for Procurement, Construction and Services (includes non-professional, professional, technical and scientific services)

Limited Contract Authority (OMC §2.04.020.B). <u>If</u> "YES" is indicated for <u>any</u> of the questions in the *Type of Contract* section <u>and</u> Council has <u>not</u> approved this expenditure in an <u>Appropriation Resolution</u>, the City Administrator's authority to award and execute this contract is:

\$50,000 for Procurement, Construction, Non-professional Services \$15,000 for Professional, Technical or Scientific Services

Loans, Development Agreements (e.g., Development and Disposition Agreements, Exclusive Negotiating Agreements, etc.), Real Estate Agreements (Leasing, Sales or Acquisition of Real Property). The Purchasing Ordinance does not establish any City Administrator authority to award or execute these types of agreements. Such authority is contained in the Oakland Charter and separate legislation.

Pay-go Grant Authority (OMC 2.04.017). The City Administrator is authorized to make Pay-go grants on behalf of Council members to a non-City organization (e.g., a school or neighborhood association) in any amount, provided the grant will be used for purposes consistent with restrictions on the pay-go funding source.

amount, provided the grant will be used for purposes consistent with restrictions on the pay-go	funding	sourc
Type of Contract (OMC §2.04.020.B.1) This contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> related to a program or project that <u>is</u> identified in the <u>current</u> CIP or operation of the contract is <u>not</u> in circle or operation of the contract is <u>not</u> in circle or operation of the current of the curren		jet.
Is this contract for services or supplies related to affordable housing projects?	Yes	No
Is this contract paid for, directly or indirectly, with Redevelopment Agency funds?	Yes	No
Is this contract paid for, directly or indirectly, with voter-approved measure funds?	Yes	No
Is this contract for the purchase of any technological, computer or computerized system service equipment, hardware or products?	es, softw Yes	No
Appropriation Resolution (OMC §2.04.020.B.3)		
This Contract was approved in <i>Appropriation Resolution No.</i> 86226 C.M.S., attached.	Yes	No
(Includes: 1) description of material/service, 2) contract amount, 3) funding source; 4) estimated time for completion of contract, 5) statement whether program/project supported by contract is "new" or "previous contract in the contract		
Competitive Award Process: Request for Proposals or Bid		
The contractor or vendor was selected through a competitive process.	Yes	No
Or, the competitive bidding or RFP/RFQ process was waived in <i>Resolution No.</i> NA attached. Yes No	C.M.S.,	
Completed by Terry Hill , on this 15 day of June 201 Contract Administrator/Project Manager	<u>6.</u>	

Rev. OCA.DMM.DEC2009.334492

Memorandum of Understanding to Establish a Secure Electronic Data Collection System

Parties to This Memorandum of Understanding

This Memorandum of Understanding is entered into this first day of July, 2016 by and between The City of Oakland, and OUSD Student Experience R. J. a grantee of the City of Oakland receiving Oakland Fund for Children and Youth (OFCY) funds to provide children and youth services (hereafter "Grantee").

Purpose

The City of Oakland, Grantee, and individuals served by Grantee will benefit from Cityspan's access to personally identifiable information for the purpose of conducting reporting and other data compilations in support of contract monitoring and program evaluation. This MOU sets out the terms and methods for secure and consensual handling of this information.

The OFCY Cityspan database allows the City of Oakland to support the valuable work that Grantee provides to clients who receive a comprehensive array of services funded by OFCY.

The database benefits both Grantee and The City of Oakland by:

- Eliminating redundancy in data collection and reporting.
- Reducing time and paperwork required for Grantee to submit invoices, progress reports, and evaluation data to The City of Oakland.
- Improving the quality of program analysis through the use of a limited set of core data elements shared across funded programs.
- Making available free database technical support to Grantee during all regular business hours.

The database also ensures that high quality information about service delivery is available to demonstrate the impact of OFCY implementation for the clients that are served. The database helps fulfill the goals of evaluation, making it possible to:

- Identify and analyze the effectiveness of existing practices and strategies to support continuous quality improvement in OFCY funded programs.
- Longitudinally track and analyze data to identify best practices, service patterns, gaps, and participant outcomes in relation to their level of service participation.
- Demonstrate how the intensity of services provided to clients, and the overlapping of services from multiple funded programs, leads to improved client outcomes.

Cityspan shall protect the confidentiality of all protected health information in accordance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Health Information Technology for Economic and Clinical Health (HITECH) Act, and the Confidentiality of Medical Information Act (CMIA). The protocol for data security established for OFCY Grantees is set up to ensure that grantee agency data can be shared only if the identity of the individual client is protected, or as required by City, State, or Federal rules, regulations, or laws.

Data Collection Procedure

- 1. Grantee data will be collected via an online database administered by Cityspan. Personally identifiable client data will only be visible to the grantee that enters that data, to Cityspan, and to designated OFCY evaluator(s).
- 2. Grantee will be required to collect some individual level data such as client program participation. Identifying information specifically, client first and last name and date of birth will be collected in the Cityspan database.
- 3. Access to the online database is password protected. An authentication protocol prevents access to the database without a secure ID and password issued by Cityspan. Each grantee will determine which members of its agency have access to the database and what level of access they will have.
- 4. Electronic procedures will be implemented that terminate an electronic session after a predetermined time of inactivity, pursuant to HIPPA or CMIA standards, whichever is stricter. All accounts on the OFCY database will automatically log out if left idle for a designated period.

Data Matching Procedure

In order to support the evaluation of OFCY programs and the progress of individual clients, the evaluator may match Grantee data with data provided by the Oakland Unified School District (OUSD). There are two principles to the data matching procedure:

- OUSD will not have access to Grantee's data from the Cityspan database. The only
 exceptions are OFCY Grantees in the School-based after school strategy who are jointly
 funded by OFCY and OUSD and are using the hybrid OFCY/OUSD Cityspan system.
- 2. The evaluator will not use individually identifiable information for anyone during program analysis.

Steps Involved in Data Matching Process:

- Grantee will enter names and dates of birth directly into the Cityspan database for each client.
- Cityspan will generate a unique "Cityspan ID" for each client.
- Cityspan sends the evaluator participant service data, Cityspan ID and identifying information.
- The evaluator matches participants to other data source records such as OUSD, using first name, last name, date of birth, ethnicity and gender without OFCY service data.
- The evaluator strips the matched data records of any identifying information, keeping only the Cityspan ID intact before conducting data analysis of program impact.

Prohibition on Data Sharing

Absolutely <u>no</u> sharing of Grantee program data in the Cityspan OFCY database is allowed other than that specified in this MOU. However, if data is ordered by any City, State, or Federal agency/body, pursuant to applicable rules, regulations or laws, such data shall be provided.

Procedure for Obtaining Prior Written Consent from Clients

An Authorization to Release Confidential Information ("Consent Form") must be signed by each client before client data is collected and input or transferred into the Cityspan database. Grantee is responsible for discussion of confidentiality protocols with clients and parent/guardians and ensuring that they are informed about their rights.

In every case the original signed Consent Form will be kept by the Grantee and a copy will be provided to the client as well as the parent/guardian (if applicable). Authorization may be withdrawn at any time.

Grantee is expected to explain the Authorization process in a language understood by the client. If parent/guardian of the client does not speak the languages spoken by the Grantee staff, or cannot adequately read in the languages in which the Consent Form is available then it is the responsibility of the Grantee to provide an interpreter, or to read the form to the client or parent/guardian, and to sufficiently explain any difficult wording. Grantee shall respond fully, appropriately, and in a timely manner to the questions and concerns of the client and/or parent/guardian related to the forms or the confidentiality policy and procedures.

If the parent/guardians' ability to adequately understand and make decisions about their child's and their own participation in services is uncertain (e.g., due to age, cognitive impairment, extreme stress, or other factors), and a legally authorized representative is not available, the Grantee shall not release or disclose confidential information.

The authorization may be revoked at any time by the client or parent/guardian. To revoke the authorization, the client or parent/guardian should revoke the authorization in writing and submit it to the Grantee, who will then inform Cityspan as soon as is practicable. Actions taken by Cityspan or The City of Oakland prior to the revocation of the authorization may not be revoked. All confidential information on clients who have revoked their authorization will have identifying information removed from the Cityspan database in a timely manner.

Refusal to authorize sharing of confidential client information shall not preclude the client's receipt of Grantee's services. However, these clients will not be counted toward the achievement of Scope of Work projected benchmarks for unduplicated participants served and service hours (Units of Service).

Limitation on Disclosure of Confidential Information

Only aggregated data or non-personally identifiable individual data will be shared with the City of Oakland. De-identified information may be shared which neither identifies nor provides a reasonable basis to identify an individual. De-identified data may include the removal of specified identifiers of the individual and of the individual's relatives, household members, and employers, and is adequate only if Cityspan has no actual knowledge that the remaining information could be used to identify the individual.

City of Oakland and its auditors, including the City Auditor, will have access only to aggregated data or individual data stripped of personally identifying information. The City and its auditors, including the City Auditor will not have access to personally identifying information, including names and birth dates of a particular client being served by a Grantee. The City and its auditors, including the City Auditor will have access to anonymized data on a particular client or aggregate data about a program if that program is serving a small number of clients who could be identified simply by race, gender or age.

Each Grantee will be responsible for carefully monitoring the data collection and reporting of confidential Client information maintained in the Cityspan database. The original, signed copy of the Client's Consent Form- and any other information regarding the Client collected at any point in time on paper, printed from electronic files, or stored electronically- will be placed in a personal paper or electronic file folder, and stored in a location accessible only to Grantee staff who can document a direct, specific, and time-limited need for the confidential information to which they request access.

Cityspan has agreed to maintain the database as follows:

- Cityspan shall keep all confidential information in the strictest confidence.
- Cityspan will provide for the protection of confidential information with the most advanced security technology available, and will meet all applicable rules, regulations, and laws, including but not limited to, those set out in HIPAA and CMIA, and all other California and federal privacy regulations.
- Cityspan shall maintain a database that is compliant with HIPAA, CMIA, and shall follow all HIPAA and CMIA privacy requirements in the handling of personally identifiable information.
- Cityspan will report its data compilations in such a manner so as not to permit the release of personally identifiable information to persons other than those identified in this MOU.
- Cityspan will not disclose any personally identifiable information to any requesting person or
 entity aside from the evaluator, without prior written authorization from the Grantee, with the
 exception of any directive or order for information from any City, State or Federal agency/body
 pursuant to applicable rules, regulations or laws.
- Cityspan shall keep all data in a space physically and electronically secure from unauthorized access. Information and data shall be stored and processed in a way such that unauthorized persons cannot retrieve or alter the information by using a computer, remote terminal, or other means.
- Cityspan shall instruct all staff with access to confidential information about the requirements for handling confidential information.
- Cityspan shall provide all staff having access to confidential information with statements of
 organizational policies and procedures for the protection of human subjects and data
 confidentiality.
- Cityspan agrees to defend, indemnify, and hold harmless the City of Oakland, its Councilmembers, officers, partners, agents, and employees, and all Grantees from and against

any and all liabilities resulting from injury or death to persons, unauthorized or negligent use or disclosure of confidential information,, and damage to or loss of tangible property of third parties, arising out of or resulting from the performance of Cityspan's services under this MOU to the extent attributable to the negligent acts or omissions of, or intentional injury by, Cityspan or its employees or agents.

- Cityspan agrees to return or destroy any Protected Health Information it receives from any
 Grantee inputting data into the online database as requested by Grantee or City, or as required by
 HIPAA or CMIA.
- Cityspan will comply with requirements for managing student education records as set forth in the Family Educational Rights and Privacy Act (FERPA) (20 U.S.C. § 1232g; 34 CFR Part 99).
- Cityspan will provide technical support to all Grantees using the OFCY Cityspan database.
 Toward this end, Cityspan will operate a Help Desk by phone during all regular business hours,
 Monday through Friday excluding holidays from 9:00 a.m. to 5:00 p.m.

Responsibilities of the Parties:

Grantee:

- Grantee is responsible for maintaining password security to its own agency database user
 accounts. Each Grantee will have the ability to create user accounts and passwords that allow
 individuals to access the personally identifiable information entered into the database by their
 own agency.
- If a database user account assigned to a Grantee requires additions, amendments, or deletions, then the Grantee is responsible for contacting Cityspan during normal business hours to make those changes.
- Grantee will obtain a signed Consent Form from individuals (or from their parent or guardian if
 they are a minor) to input their personal information into the database and to participate in OFCY
 evaluation. Grantee will follow the procedure outlined above.
- Grantee will enter relevant information into the database and participate in the OFCY evaluation as a condition of funding.
- Grantee agrees to defend, indemnify, and hold harmless the City of Oakland, its Council
 Members, officers, partners, agents and employees from and against any and all liabilities
 resulting from injury or death to persons, unauthorized or negligent use or disclosure of
 confidential information, and damage or loss of tangible property of third parties arising out of or
 resulting from the performance of Grantee's obligations under this MOU to the extent
 attributable to the negligent acts or omissions of, or intentional injury by Grantee or its
 employees or agents.

The City of Oakland:

• The City of Oakland will not use its contractual relationship with Cityspan to compel Cityspan to deliver personally identifiable information.

Term

The term of this MOU shall be from July 1, 2016 to June 30, 2019. Any party may remove their data from the Cityspan OFCY database at any time with written notice to Cityspan. As soon as is reasonably practicable, any data owned by that party will then be returned or destroyed by Cityspan.

ACKNOWLEDGMENT

I have read and agree to the terms and methods for secure and consensual handling of OFCY participant data as outlined above.

Agency:(USD
Print Name:	David Yusem
Title:	Coordinator, Restorative Justice
Signature:	Date: 6/6/16

Combined Grants Schedules



Business Name Oakland Unified School District	Pho	ne (510) 879-3500	Email barbara.mcclung@ousd.org
Address 1000 Broadway	City Oakland	State CA	Zip 94607 Federal ID # 94-6000385
City of Oakland Business License Number N/A	Completed by: J. M	linor, General Couns	Phone if different (510) 879-853
<u>Schedule C-1</u> – (Declaration of Compliance with the	he Americans with Disabi	ilities Act)	
I declare under penalty of perjury that my co	mpany will comply with the	City Of Oakland Amer	erican with Disabilities Act obligations.
Schedule K - (Pending Dispute Disclosure)			
1. Are you or your firm involved in a pending di	spute or claim Against the	City of Oakland or its	Agency? (Please check one) Yes No
If "Yes", please list existing and pending laws persons involved in the matter and the City de	suit(s) and claim(s) with the partment/division adminis	e title, contract date, britering the contract. Co	rief description of the issues, officials or staff
Administering Department/Division:			
3. (check) Additional Disputes listed on Attack Schedule N - (Living Wage - Declaration of Comp		ng over \$100K, Grants	s under \$100K mark N/A
Employment Questionnaire: Please respond to			Responses
(1) How many permanent employees are employ	ed with your company? (If le	ss than 5, stop here)	4,500
(2) How many of your permanent employees are	paid above the Living Wage	rate?	911
(3) How many of your permanent employees are	paid below the Living Wage	rate?	N/A
(4) Number of compensated days off per employ	ee? (Refer to item "a" above)		per union contracts
(5) Number of trainees in your company?			N/A
(6) Number of employees under 21 years of age, employment for a period not longer than 90 days		poration for after school of	or summer school district

<u>Schedule N-1</u> – (Equal Benefits – Declaration of Nondiscrimination) Grants <u>accumulating over \$25K</u>, Grants under \$25K mark N/A Section A. Grantee Information

trust fund? (Please check one) Yes	140 (4) Union	name(s)_	3274, 02.0,							-
Section B. Compliance											
1) Does your company provide or offer a	ccess to	any benef	its to emp	loyees with sp	ouses or to	spou	ses of emp	loyees?	(Please	check on	e) Y
2) Does your company provide or offer a	ccess to	any benef	its to emp	loyees with do	mestic par	tners	(Please c	heck on	(e) 🗸 Y	es 🗆 No	
ection C. Benefits PLEASE CHECK E	ACH BI	ENERIT	ГНАТ АР	PLIES							
Benefits	Offe	ered to	Of	fered to	Offered				ffered	Docume	
	Employ	yees only		ees and their	and the	ir Do artnei		at	all	attached	
Health				V		V					
Dental				~		V					
Vision				V		V					
Retirement (Pension, 401K, etc)	Ī	7									
Bereavement		1				一		Γ			1
Family Leave	Ī										
Parental Leave		/				П					
Employee Assistance Program		7				П	700 000				
Relocation & Travel	Ī	7									1
Company Discount, Facilities & Events		/									1
Credit Union											1
Child Care	-	-				H					1
Other		=									-

⁽¹⁾ CFAR is a City Financial Recipient. (2) Domestic Partner is defined a s a same sex couples or opposite sex couples registered as such with a state or local government domestic partnership registry

Schedule	P – (Nuclear Free Zone - Ordinance 11474 C.M.S.)
V	I declare under penalty of perjury that I have read Ordinance 11478 C.M.S. titled "An Ordinance Declaring the City of Oakland a Nuclear Free Zone and Regulating Nuclear Weapons Work and City Contracts with and Investment in Nuclear Weapons Makers", as provided on the City's website, see "footnote" below I certify that my firm conforms with the conditions as defined in Ordinance 11478 C.M.S.
	I declare that my company is NOT in compliance with Ordinance 11478 C.M.S., but my proposal/bid should be considered because:
Schedule	V - (Affidavit of Non-Disciplinary or Investigatory Action) I certify that the following entities: Equal Employment Opportunity Commission (EEOC), Department of Fair Employment & Housing (DFEH) or the Office of Federal Contract Compliance Programs (OFCCP) has not taken disciplinary or investigatory action against the Firm. If such action has been taken, attached hereto is a detailed explanation of the reason for such action, the party instituting such action and the status or outcome of such action. Initial:
	s Minimum Wage Law – (Resolution 85423 C.M.S Oakland Municipal Code Section 5.92, et seq.) I certify that I have real minimum wage law and I am in full compliance with all its provisions. Initial:
sexual orions basis and shall not of	ve Action - I certify that I/we shall not discriminate against any employee or applicant for employment because of race, color, creed, septentation, national origin, age, disability, Acquired Immune Deficiency Syndrome (AIDS) AIDS related complex, or any other arbitrar shall insure compliance with all provisions of Executive Order No. 11246 (as amended by Executive Order No. 11375). I certify that I/we discriminate against any employee or applicant for employment because they are disabled veteran of the Vietnam era and shall insure with all provisions of 41CFR60-250.4 where applicable. Initial:
her	signing and submitting this combined schedules form the prospective primary participant's authorized representative reby obligates the proposer(s) to the stated conditions referenced in this document. I declare under penalty of perjury that e foregoing is true and correct.
	gnature: Date: General Counsel

PLEASE NOTE: Detailed descriptions of all policies represented in this combined form may be found at Contracts and Compliance website "Policies and Legislation" address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/policies/index.htm For an electronic copy of this combined form and copies of standalone contract Schedules R, E, O, Q, Exit Affidavit and Schedule G please go to this web address http://www2.oaklandnet.com/Government/o/CityAdministration/d/CP/s/FormsSchedules/index.htm

Print Form

SCHEDULE E This grant.

PROJECT CONSULTANT TEAM LISTING

To be completed by prime consultants only.

Date 1/11/2016

The consultant herewith must list all subconsultants regardless of tier and their respective percentages of the project work. No other subconsultants, other than those listed below shall be used without prior written approval by the City of Oakland. Provide all information listed and check the appropriate boxes. Firms must be certified with he City of Oakland in order to receive Local/Small Local Business Enterprise credits.

Company Name: Oakland Unified School District

David Yusem

			Signed.	000				_	
Type of Work	Company Name	Address and City	Phone Number	% of Project Work	Dollar Amount	Subcontractor	Local (LBE)	Small Local (SLBE)	* Ethnicity
						+			+
						-			+
									1
						+	_		+
			1			-			\dashv
									+
					1	-			+
									1
						1			

Attach additional page(s) if necessary.

Contractors are required to identify the ethnicity and gender of all listed firms majority owner. This information will be used for tracking purposes only.

* (AA=African American) (Al=Asian Indian) (AP=Asian Pacific) (C=Caucasian) (H=Hispanic) (NA=Native American) (O=Other) (NL=Not Listed)

** (M = Male) (F = Female)



SCHEDULE N- Subs

DECLARATION OF COMPLIANCE - LIVING WAGE ORDINANCE

For sub consultants/recipients/grantees (including City Financial Assistance Recipients (CFARs)

The Oakland Living Wage Ordinance (the "Ordinance"). Codified as Oakland Municipal Code provides that certain employers under contracts for the furnishing of services to or for the City that involve an expenditure equal to or greater than \$25,000 and certain recipients of City financial assistance that involve receipt of financial assistance equal to or greater than \$100,000 shall pay a prescribed minimum level of compensation to their employees for the time their employees work on City of Oakland contracts.

The contractor or city financial assistance recipient (CFAR) further agrees:

To pay employees a wage no less than the minimum initial compensation of \$12.93 per hour with health benefits, as described in Section 3-C "Health Benefits" of the Ordinance, or otherwise \$14.86 per hour (without benefits), and to provide for the annual increase pursuant to Section 3-A 'Wages" of the Ordinance. Effective July 1, 2016 the new rates will be \$12.93 with health benefits and \$14.86 without health benefits.

- (a) To provide at least twelve compensated days off per year for sick leave, vacation or personal necessity at the employees request, and, at least ten additional days per year of uncompensated time off pursuant to Section 3-B "Compensated Days Off" of the Ordinance.
- (b) Health benefits -Said full-time and part-time employees paid at the lower living wage rate shall be provided health benefits of at least \$1.93 per hour. Contractor shall provide proof that health benefits are in effect for those employees no later than 30 days after execution of the contract or receipt of City financial assistance. Effective July 1, 2016, health benefits of at least \$1.93 per hour shall be paid to employee receiving the lower living wage rate of \$12.93.
- (c) To inform employees of their eligibility for Earned Income Credits (EIC) and to provide forms to apply for advance EIC payments to eligible employees. There are several websites and other sources available to assist you. Web sites include but are not limited to: (1) http://www.irs.gov.
- (d) To permit access to work sites for authorized City representatives to review the operation, payrolls and related documents, and to provide certified copies of relevant records upon request by the City; and
- (e) Not to retaliate against any employee claiming non-compliance with the provisions of this Ordinance and to comply with federal law prohibiting retaliation for union organizing.

OAKLAND UNIFIED SCHOOL DISTRICT

APPROVED FOR FORM & SUBSTANCE



CONTRACTOR ACKNOWLEDGEMENT OF CITY OF OAKLAND CAMPAIGN CONTRIBUTION LIMITS FOR CONSTRUCTION, PROFESSIONAL SERVICE & PROCUREMENT CONTRACTS

To be completed by City Representative prior to distribution to Contractor							
City Representative Terry 11711 Phone 16380 Project Spec No.							
Department DHS Contract/Proposal Name OUSD student engagement in restorative justice							
This is an Original Revised form (check one). If Original, complete all that applies. If Revised, complete Contractor name and any changed data.							
Contractor Name Oakland Unfred School Destrict Phone 510 - 879 - 3500							
Street Address 1000 Broadway City Oakland, State [A Zip 94607							
Type of Submission (check one) Bid Proposal Qualification Amendment							
Majority Owner (if any). A majority owner is a person or entity who owns more than 50% of the contracting firm or entity.							
Individual or Business Name Phone							
Street Address, StateZip							
The undersigned Contractor's Representative acknowledges by his or her signature the following: The Oakland Campaign Reform Act limits campaign contributions and prohibits contributions from contractors doing business with the City of Oakland and the Oakland Redevelopment Agency during specified time periods. Violators are subject to civil and criminal penalties. I have read Oakland Municipal Code Chapter 3.12, including section 3.12.140, the contractor provisions of the Oakland Campaign Reform Act and certify that I/we have not knowingly, nor will I /we make contributions during the period specified in the Act. I understand that the contribution restrictions also apply to entities/persons affiliated with the contractor as indicated in the Oakland Municipal Code Chapter 3.12.080. If there are any changes to the information on this form during the contribution-restricted time period, I will file an amended form with the City of Oakland. Signature Jacqueline P. Minor Print Name of Signer General Counsel Position							
To be Completed by City of Oakland after completion of the form Date Received by City:(D							



City of Oakland

Equal Benefits Ordinance

Certificate of Compliance

is hereby awarded to

Oakland Unified School District

For satisfying all requirements necessary for compliance with the Equal Benefits Ordinance

Deborah Barnes

Contract Compliance & Employment Services Manager

Lestember 28, 2006



Fiscal Services Division

April 29, 2015

To Whom it May Concern

This is to certify that the Oakland Unified School District was founded in 1865 as a political subdivision of the State of California. As such, it is a tax-exempt, non-profit organization under the Internal Revenue Code section 170(c)(1).

The Federal Identification Number for the Oakland Unified School District is 94-6000385.

Sincerely,

Daniel B. Menyon

Controller

Form W-9

(Rev. December 2014) Department of the Treasury Internal Revenue Service

Form 1099-S (proceeds from real estate transactions)
 Form 1099-K (merchant card and third party network transactions)

Request for Taxpayer Identification Number and Certification

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.

Give Form to the requester. Do not send to the IRS.

ci l	2 Business name/disregarded entity name, if different from above												
86	Oakland Unified School District												
Oakland Unified School District 3 Check appropriate box for federal tax classification; check only one of the following seven boxes: Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate instructions on page 3; Exempt payee code (if any) Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner. ✓ Other (see instructions) ► School District Trust/estate Exemptions (codes appropriate instructions on page 3): Exempt payee code (if any) Exemption from FATCA in code (if any) Applies to eccounts melinated out Applies to eccounts melinated out Todo Broadway, Suite 450									duals; see				
g.0	Limited liability company. Enter the tax classification (C=C corporation, S=	S corporation, P=partners	dinia) ►		Ехеп	pt pay	e code	(if any)					
Print or type	Note. For a single-member LLC that is disregarded, do not check LLC; che the tax classification of the single-member owner.			e for		ption t	from FA	TCA rep	porting				
눈호	✓ Other (see instructions) ➤ School	District			(Арріїв	to ecco	ints mainte	sined outsi	de the U.S.)				
100	5 Address (number, street, and apt. or suite no.)		Requester's	emen	and ad	dress (optiona	0					
8	1000 Broadway, Suite 450												
	6 City, state, and ZiP code												
See	Oakland, CA 94607												
0,	7 List account number(s) here (optional)					-			~~~				
	/ List account number(s) nere (optional)												
Par	Taxpayer Identification Number (TIN)												
_	your TIN in the appropriate box. The TIN provided must match the name	e given on line 1 to av	oid So	cial se	curity	numbe	r						
	p withholding. For individuals, this is generally your social security num			T	7	T	7		T				
	nt alien, sole proprietor, or disregarded entity, see the Part i instruction				-	11	-						
	s, it is your employer identification number (EIN). If you do not have a n	umber, see How to ge			_								
	n page 3.		Or Fr	nlave	Identi	ficatio	n numb	war					
	If the account is in more than one name, see the instructions for line 1 ines on whose number to enter.	and the chart on page	4 10r	1	-	T		iber					
guido			9	4	- 6	0	0 0	3 8	5 5				
Down	II Certification												
Par													
	penalties of perjury, I certify that:	h () (4 (A	- 6- :-			No						
	e number shown on this form is my correct taxpayer identification num												
Se	m not subject to backup withholding because: (a) I am exempt from barvice (IRS) that I am subject to backup withholding as a result of a failur longer subject to backup withholding; and	ckup withholding, or (t re to report all interest	o) I have not or dividends	been s, or (d	notifie c) the I	d by t RS ha	he Inte s notifi	mal Re led me	that I am				
3. I a	m a U.S. citizen or other U.S. person (defined below); and												
	FATCA code(s) entered on this form (if any) indicating that I am exemp												
intere gener instru	ication Instructions. You must cross out item 2 above if you have bee use you have failed to report all interest and dividends on your tax return st paid, acquisition or abandonment of secured property, cancellation of ally, payments other than interest and dividends, you are not required to ctions on page 3.	n. For real estate trans of debt. contributions t	actions, iten to an individu	n 2 do ual ret	es not	apply	y. For n	nortgag	ge (), and				
Sign		truller o	ate >	05	. 1	7	2	01	-				
Ger	neral Instructions n references are to the Internal Revenue Code unless otherwise noted.	• Form 1098 (home mo (tuition) • Form 1099-C (cance)	ortgage interes						_				
	developments. Information about developments affecting Form W-9 (such	Form 1099-A (acquisition or abandonment of secured property)											
_	Islation enacted after we release it) is at www.irs.gov/fw9.	Use Form W-9 only	If you are a U.	S. pers	ion (inc	luding	a reside	nt alien	i), to				
	pose of Form	provide your correct Ti If you do not return I		he reau	iester v	vith a 1	7N. vou	might t	e subject				
return	ividual or entity (Form W-9 requester) who is required to file an information with the IRS must obtain your correct taxpayer identification number (f1N) may be your social security number (SSN), individual taxpayer identification	If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2. By signing the filled-out form, you:											
numbe	er (TTN), adoption taxpayer identification number (ATN), or employer ication number (EIN), to report on an information return the amount paid to return amount reportable on an information return. Examples of information	Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).											
	s include, but are not limited to, the following:	2. Certify that you ar	re not subject	to bac	kup wit	hhoidir	lg, or						
	n 1099-INT (interest earned or paid)	3. Claim exemption											
• Form	n 1099-DIV (dividends, including those from stocks or mutual funds)	applicable, you are als any partnership incom											
• Form	n 1099-MISC (various types of income, prizes, awards, or gross proceeds)	withholding tax on fore											
broke		Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on											
• Form	n 1099-S (proceeds from real estate transactions)	page 2 for further infor	mauon.										

Schedule Q

INSURANCE REQUIREMENTS

(Revised 05/06/16)

a. General Liability, Automobile, Workers' Compensation and Professional Liability

Contractor shall procure, prior to commencement of service, and keep in force for the term of this contract, at Contractor's own cost and expense, the following policies of insurance or certificates or binders as necessary to represent that coverage as specified below is in place with companies doing business in California and acceptable to the City. If requested, Contractor shall provide the City with copies of all insurance policies. The insurance shall at a minimum include:

i. Commercial General Liability insurance shall cover bodily injury, property damage and personal injury liability for premises operations, independent contractors, products-completed operations personal & advertising injury and contractual liability. Coverage shall be at least as broad as Insurance Services Office Commercial General Liability coverage (occurrence Form CG 00 01)

Limits of liability: Contractor shall maintain commercial general liability (CGL) and, if necessary, commercial umbrella insurance with a limit of not less than \$2,000,000 each occurrence. If such CGL insurance contains a general aggregate limit, either the general aggregate limit shall apply separately to this project/location or the general aggregate limit shall be twice the required occurrence limit.

- ii. Automobile Liability Insurance. Contractor shall maintain automobile liability insurance for bodily injury and property damage liability with a limit of not less than \$1,000,000 each accident. Such insurance shall cover liability arising out of any auto (including owned, hired, and nonowned autos). Coverage shall be at least as broad as Insurance Services Office Form Number CA 0001.
- iii. Worker's Compensation insurance as required by the laws of the State of California, with statutory limits, and statutory coverage may include Employers' Liability coverage, with limits not less than \$1,000,000 each accident, \$1,000,000 policy limit bodily injury by disease, and \$1,000,000 each employee bodily injury by disease. The Contractor certifies that he/she is aware of the provisions of section 3700 of the California Labor Code, which requires every employer to provide Workers' Compensation coverage, or to undertake self-insurance in accordance with the provisions of that Code. The Contractor shall comply with the provisions of section 3700 of the California Labor Code before commencing performance of the work under this Agreement and thereafter as required by that code.

- iv. Professional Liability/Errors and Omissions insurance, if determined to be required by HRM/RBD, appropriate to the contractor's profession with limits not less than \$_____ each claim and \$_____ aggregate. If the professional liability/errors and omissions insurance is written on a claims made form:
 - a. The retroactive date must be shown and must be before the date of the contract or the beginning of work.
 - b. Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract work.
 - c. If coverage is cancelled or non-renewed and not replaced with another claims made policy form with a retroactive date prior to the contract effective date, the contractor must purchase extended period coverage for a minimum of three (3) years after completion of work.
 - v. Child Sexual/Abuse insurance. If Contractor will have unsupervised (parent or guardian not present, or if on School property, School official not present) contact with persons under the age of 18 years, Contractor shall maintain child sexual/abuse insurance with a limit of not less than \$1,000,000 each occurrence. Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract work.

b. Terms Conditions and Endorsements

The aforementioned insurance shall be endorsed and have all the following conditions:

- i. Insured Status (Additional Insured): Contractor shall provide insured status naming the City of Oakland, its Councilmembers, directors, officers, agents, employees and volunteers as insured's under the Commercial General Liability policy. General Liability coverage can be provided in the form of an endorsement to the Contractor's insurance (at least as broad as ISO Form CG 20 10 (11/85) or both CG 20 10 and CG 20 37 forms, if later revisions used). If Contractor submits the ACORD Insurance Certificate, the insured status endorsement must be set forth on an ISO form CG 20 10 (or equivalent). A STATEMENT OF ADDITIONAL INSURED STATUS ON THE ACORD INSURANCE CERTIFICATE FORM IS INSUFFICIENT AND WILL BE REJECTED AS PROOF OF MEETING THIS REQUIREMENT; and
- ii. Coverage afforded on behalf of the City, Councilmembers, directors, officers, agents, employees and volunteers shall be primary insurance. Any other insurance available to the City Councilmembers, directors, officers, agents, employees and volunteers under any other policies shall be excess insurance (over the insurance required by this Agreement); and

- iii. Cancellation Notice: Each insurance policy required by this clause shall provide that coverage shall not be canceled, except with notice to the Entity; and
- iv. The Workers' Compensation policy shall be endorsed with a waiver of subrogation in favor of the City for all work performed by the contractor, its employees, agents and subcontractors; and
- v. Certificate holder is to be the same person and address as indicated in the "Notices" section of this Agreement; and
- vi. Insurer shall carry insurance from admitted companies with an A.M. Best Rating of A VII, or better.

c. Replacement of Coverage

In the case of the breach of any of the insurance provisions of this Agreement, the City may, at the City's option, take out and maintain at the expense of Contractor, such insurance in the name of Contractor as is required pursuant to this Agreement, and may deduct the cost of taking out and maintaining such insurance from any sums which may be found or become due to Contractor under this Agreement.

d. <u>Insurance Interpretation</u>

All endorsements, certificates, forms, coverage and limits of liability referred to herein shall have the meaning given such terms by the Insurance Services Office as of the date of this Agreement.

e. Proof of Insurance

Contractor will be required to provide proof of all insurance required for the work prior to execution of the contract, including copies of Contractor's insurance policies if and when requested. Failure to provide the insurance proof requested or failure to do so in a timely manner shall constitute ground for rescission of the contract award.

f. Subcontractors

Should the Contractor subcontract out the work required under this agreement, they shall include all subcontractors as insured's under its policies or shall maintain separate certificates and endorsements for each subcontractor. As an alternative, the Contractor may require all subcontractors to provide at their own expense evidence of all the required coverages listed in this Schedule. If this option is exercised, both the City of Oakland and the Contractor shall be named as additional insured under the subcontractor's General Liability policy. All coverages for subcontractors shall

be subject to all the requirements stated herein. The City reserves the right to perform an insurance audit during the course of the project to verify compliance with requirements.

g. <u>Deductibles and Self-Insured Retentions</u>

Any deductible or self-insured retention must be declared to and approved by the City. At the option of the City, either: the insurer shall reduce or eliminate such deductible or self-insured retentions as respects the City, its Councilmembers, directors, officers, agents, employees and volunteers; or the Contractor shall provide a financial guarantee satisfactory to the City guaranteeing payment of losses and related investigations, claim administration and defense expenses.

h. Waiver of Subrogation

Contractor waives all rights against the City of Oakland and its Councilmembers, officers, directors, employees and volunteers for recovery of damages to the extent these damages are covered by the forms of insurance coverage required above.

i. Evaluation of Adequacy of Coverage

The City of Oakland maintains the right to modify, delete, alter or change these requirements, with reasonable notice, upon not less than ninety (90) days prior written notice.

J. Higher Limits of Insurance

If the contractor maintains higher limits than the minimums shown above, The City shall be entitled to coverage for the higher limits maintained by the contractor.

Northern California ReLiEF	CERTIFICATE OF	COVERAGE Issue Date 7/11/2016
ADMINISTRATOR: Keenan & Associates 1111 Broadway, Suite 2000 Oakland, CA 94607	LICENSE # 0451271	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE COVERAGE DOCUMENTS BELOW.
510-986-6750 www.keenan.com		ENTITIES AFFORDING COVERAGE: ENTITY A: Northern California ReLiEF
COVERED PARTY: Oakland Unified School District 1000 Broadway, Suite 300		ENTITY B: ENTITY C:
Oakland CA 94607		ENTITY D:

THIS IS TO CERTIFY THAT THE COVERAGES LISTED BELOW HAVE BEEN ISSUED TO THE COVERED PARTY NAMED ABOVE FOR THE 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 COVERAGE AFFORDED HEREIN IS SUBJECT TO ALL THE TERMS AND CONDITIONS OF SUCH COVERAGE DOCUMENTS.

ENTITY E:

ENT LTR	TYPE OF COVERAGE	COVERAGE DOCUMENTS	EFFECTIVE/ EXPIRATION DATE	MEMBER RETAINED LIMIT / DEDUCTIBLE	LIMITS COMBINED SINGLE LIMIT EACH OCCURRENCE \$ 2,000,000		
A	GENERAL LIABILITY (GENERAL LIABILITY	NCR 01711-08	7/1/2016 7/1/2017	\$ 250,000			
A	AUTOMOBILE LIABILITY [NCR 0171-108	7/1/2016 7/1/2017	\$ 250,000	COMBINED SINGLE LIMIT EACH OCCURRENCE \$ 1,000,000		
A	PROPERTY [NCR 01711-08	7/1/2016 7/1/2017	\$ 250,000	\$ 250,250,000 EACH OCCURRENCE		
A	STUDENT PROFESSIONAL LIABILITY	NCR 01711-08	7/1/2016 7/1/2017	\$ 250,000	s Included EACH OCCURRENCE		
	WORKERS COMPENSATION [] EMPLOYERS' LIABILITY			\$	[]WC STATUTORY LIMITS [] OTHER \$ E.L. EACH ACCIDENT		
С	EXCESS WORKERS COMPENSATION [] EMPLOYERS' LIABILITY			\$	\$ E.L. DISEASE - EACH EMPLOYEE \$ E.L. DISEASE - POLICY LIMITS		
	OTHER			s s			

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES/RESTRICTIONS/SPECIAL PROVISIONS:

As respects to the agreement between the City of Oakland and Oakland Unified School District for the Oakland Fund for Children and Youth grant through the coverage expiraiton date.

CERTIFICATE HOLDER:

City of Oakland Attn: Sandra Taylor, Dept. of HR 150 Frank H Ogawa Plaza, Suite 4216 Oakland CA 94612

CANCELLATION.....SHOULD ANY OF THE ABOVE DESCRIBED COVERAGES BE CANCELLATION......SHOULD ANY OF THE ABOVE DESCRIBED COVERAGES SE CANCELED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING ENTITY/JPA WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO MAIL SUCH NOTICE SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE ENTITY/JPA, ITS AGENTS OR REPRESENTATIVES.

John Stephens

AUTHORIZED REPRESENTATIVE



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 7/12/2016

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/les) must be endorsed. If SUBROGATION IS WAIVED, subject to

certificate holder in lieu of such endorsement(s). PRODUCER Alliant Insurance Services, Inc. 1301 Dove St Ste 200 Newport Beach CA 92660				CONTACT NAME: Debra Hardwick PHONE (AIC, No, Ext): 949-756-0271 (AIC, No, Ext): 949-756-2713						
					E-MAIL ADDRESS; dhardwick@alliant.com					
OTT	OIL DOGOIT ON OLUGO				AUURE					NAIC#
					INSURER A : New York Marine Group					HAIO #
OAKLUNI-01 Pakland Unified School District OOO Broadway Street Pakland CA 94607					-	RB:State No				12831
					INSURER C:					
					INSURER D:				-	
					INSURER E:					
					INSURE			6 A		
OVE	RAGES CER	TIFIC	ATF	NUMBER: 123525491				REVISION NUMBER:		-
INDI CER	S IS TO CERTIFY THAT THE POLICIES CATED. NOTWITHSTANDING ANY RE RTIFICATE MAY BE ISSUED OR MAY I ELUSIONS AND CONDITIONS OF SUCH	QUIRE PERTA	MEI	NT, TERM OR CONDITION THE INSURANCE AFFORD	OF AN	Y CONTRACT THE POLICIE	OR OTHER I	DOCUMENT WITH RESPECT HEREIN IS SUBJECT TO	TO V	WHICH THIS
R	TYPE OF INSURANCE	ADDLIS	UBR			POLICY EFF (MM/DD/YYYY)		LIMITS		
2	COMMERCIAL GENERAL LIABILITY	INSD V	VVD	POLICY NUMBER		(MM/DD/YYYY)	(MINUDU/YYYY)	EACH OCCURRENCE \$		
-	CLAIMS-MADE OCCUR							DAMAGE TO RENTED		
-	- COOR							PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$		
-				,				PERSONAL & ADV INJURY \$		7
-	SEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE \$		
-	POLICY PRO- LOC							PRODUCTS - COMP/OP AGG \$		
-	OTHER:							\$		
A	UTOMOBILE LIABILITY	1						COMBINED SINGLE LIMIT		
-	ANY AUTO							(Ea accident) BODILY INJURY (Per person) \$		
-	ALL OWNED SCHEDULED AUTOS							BODILY INJURY (Per accident) \$		
-	NON-OWNED							PROPERTY DAMAGE		,
-	HIRED AUTOS AUTOS							(Per accident) \$		
1	UMBRELLA LIAB OCCUR	-						EACH OCCURRENCE \$		
-	EXCESS LIAB CLAIMS-MADE						1	AGGREGATE \$		
-	DED RETENTION\$							AGGREGATE		
	ORKERS COMPENSATION	1	Y	WC2016EPP00296		7/1/2016	7/1/2017	X PER OTH-		
	ND EMPLOYERS' LIABILITY NY PROPRIETOR/PARTNER/EXECUTIVE	7) 1		NDE-0864119-16		7/1/2016	7/1/2017		1,000,	000
0	FFICER/MEMBER EXCLUDED?	N/A						E.L. DISEASE - EA EMPLOYEE \$		
711	yes, describe under ESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT S		
	IPTION OF OPERATIONS / LOCATIONS / VEHIC						re space is requir	red)		
res	IPTION OF OPERATIONS / LOCATIONS / VEHIC nce of Coverage Only. Subject to spects the agreement between the June 30, 2017. Waiver of subrogateers.	policy e City	of (rms, conditions and exc Dakland and the Oakla	lusions	i. ied School D	District for O	FCY Funds, term period	from ees a	July 1, and
ER	TIFICATE HOLDER				CAN	CELLATION				
City of Oakland Department of Human Services 150 Frank H. Ogawa Plaza, Suite 4216 Oakland CA 94612-2092					SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFOR THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED I ACCORDANCE WITH THE POLICY PROVISIONS.					
					Juhan a Tawild+					

ENDORSEMENT

ADDITIONAL COVERED PARTY

COVERED PARTY	COVERAGE DOCUMENT	ADMINISTRATOR
Oakland Unified School District	NCR 01711-08	Keenan & Associates

Subject to all its terms, conditions, exclusions, and endorsements, such additional covered party as is afforded by the coverage document shall also apply to the following entity but only as respects to liability arising directly from the actions and activities of the covered party described under "as respects" below.

Additional Covered Party:

City of Oakland Attn: Sandra Taylor, Dept. of HR 150 Frank H Ogawa Plaza, Suite 4216 Oakland CA 94612

As Respects:

As respects to the agreement between the City of Oakland and Oakland Unified School District for the Oakland Fund for Children and Youth grant through the coverage expiraiton date.

The City of Oakland, its Councilmembers, directors, officers, agents, employees and volunteers are included as an Additional Covered Party.

Authorized Representative

Issue Date: 7/11/2016

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

WC 00 03 13

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT

This endorsement changes the policy to which it is attached effective on the inception date of the policy unless a different date is indicated below.

(The following "attaching clause" need be completed only when this endorsement is issued subsequent to preparation of the

This endorsement, effective on July 1, 2016

at 12:01 A.M. standard time, forms a part of

(DATE)

Policy No.WC2016EPP00296

of the New York Marine & General Insurance Co. (NAME OF INSURANCE COMPANY)

issued to Oakland Unified School District

Premium (if any) \$

N/A

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.

This agreement shall not operate directly or indirectly to benefit anyone not named in the Schedule.

Schedule

As required by written contract for the above Insured, to issue throughout the policy period.

All work is to be completed in the state of California.

This waiver will expire July 1, 2017

INVOICE NUMBER	DESCRIPTION	NET AMOUNT
1617OUSD-PRJP-Advance	H75E032-17(THILL)\FY1617 Q1-PEER RESTORATIVE JUSTI	19,999.4
	weened your	
	received for	
	12	
		19,999.4

THE FACE OF THIS CHECK IS BLUE, THE BACK CONTAINS A SIMULATED WATERMARK

CITY OF OAKLAND

JPMorgan Chase Bank, N.A. Sacramento, California

90-7162 3222

CHECK# 921770

ONE FRANK H. OGAWA PLAZA OAKLAND, CA 94612

DATE 21-NOV-16

AMOUNT \$ ****19,999.40

Nineteen Thousand Nine Hundred Ninety-Nine Dollars And Forty Cents****

PAY TO THE ORDER OF

OAKLAND UNIFIED SCHOOL DIS C/O SUPERINTENDENT'S OFFICE

1025 SECOND AVENUE OAKLAND, CA 94606

TWO SIGNATURES REQUIRED VOID AFTER 180 DAYS

#921770# #322271627# 563285720#

SEE REVERSE SIDE FOR OPENING INSTRUCTIONS

City of Oakland One Frank H. Ogawa Plaza Oakland, CA 94612

> OAKLAND UNIFIED SCHOOL DIS C/O SUPERINTENDENT'S OFFICE 1025 SECOND AVENUE OAKLAND, CA 94606

VENDOR NO. 25211

CHECK NUMBER 922484

INVOICE NUMBER	DESCRIPTION	NET AMOUNT
1617OUSD-PRJP-Q1	H75E032-17(THILL)\FY1617 Q1-PEER RESTORATIVE JUSTI	NET AMOUNT 24,999.25
	-	24,999.25

THE FACE OF THIS CHECK IS BLUE, THE BACK CONTAINS A SIMULATED WATERMARK

CITY OF OAKLAND

JPMorgan Chase Bank, N.A. Sacramento, California

90-7162

CHECK # 922484

ONE FRANK H. OGAWA PLAZA OAKLAND, CA 94612

DATE 01-DEC-16

AMOUNT \$ ****24,999.25

PAY TO THE ORDER OF

CTP SOLUTIONS (818) 597-1222

OAKLAND UNIFIED SCHOOL DIS C/O SUPERINTENDENT'S OFFICE 1025 SECOND AVENUE

OAKLAND, CA 94606

TWO SIGNATURES REQUIRED VOID AFTER 180 DAYS

#922484# #322271627# 563285720#

SEE REVERSE SIDE FOR OPENING INSTRUCTIONS

City of Oakland One Frank H. Ogawa Plaza Oakland, CA 94612

> OAKLAND UNIFIED SCHOOL DIS C/O SUPERINTENDENT'S OFFICE 1025 SECOND AVENUE OAKLAND, CA 94606







PROGRAMS IN YOUR NEIGHBORHOOD?

Information for parents and youths about programs in your neighborhood... more

GRANTEE SPOTLIGHT

Get to know some OFCY grantees and their work in the community!



MAILING LIST

If you want to learn about upcoming events or learn about funding opportunities, join our mailing list.

Email:

Go

Staff

Sandra Taylor Children and Youth Services, OFCY Manager staylor@oaklandnet.com 510-238-7163

Sachelle Heavens Administrative Assistant II sheavens@oaklandnet.com 510-238-3088

Mike Wetzel Program Planner mwetzel@oaklandnet.com 510-238-3242

Terry Hill Program Analyst II thill@oaklandnet.com 510-238-6380

Scott Kim Program Analyst II sskim@oaklandnet.com 510-238-2209

Janice Edwards Program Analyst II jedwards@oaklandnet.com 510-238-7496

150 Frank H. Ogawa Plaza, Ste. 4212, Oakland, CA 94612

Phone: 510.238.6379 Fax: 510.238.4971