Board Office Use: Legislative File Info.						
File ID Number	18-1711					
Introduction Date	8/22/18					
Enactment Number	18-1426					
Enactment Date	8/22/18 os					



# Memo

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent Martin Young, Community Partnerships

**Board Meeting Date** 

(To be completed by Procurement) August 22, 2018

Subject

Memorandum of Understanding - Kinderdance East Bay (contractor) - Community Schools and Student Services Department (site/department)

**Action Requested** 

Approval by the Board of Education of the Memorandum of Understanding between the District and Kinderdance East Bay. Services to be primarily provided to the Community Schools and Student Services Department for the period of June 23, 2018 through June 23, 2021.

Background

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

The Mission of Kinderdance East Bay is to participate in the healthy development of happy children by teaching movement, dance and fitness curriculum that is based on early childhood developmental science and promotes physical, cognitive, and emotional growth.

Discussion

One paragraph summary of the scope of work.

Approval by the Board of Education of a Memorandum of Understanding between the District and Kinderdance East Bay, Oakland, CA, for the latter to provide Kindermotion, a planned, developmental movement and fitness program where children learn AND have fun; Kindermotion educates through games, music, and exercise at Crocker Highlands Elementary School, for the period of June 23, 2018 through June 23, 2021, at no cost to the District.

Recommendation

Approval by the Board of Education of a Memorandum of Understanding between the District and Kinderdance East Bay. Services to be primarily provided to the Community Schools and Student Services Department for the period of June 23, 2018 through June 23, 2021.

Fiscal Impact

Funding resource name (please spell out): No fiscal impact

Attachments

- Memorandum of Understanding
- Scope of Work
- Statement of Qualifications
- Certificate of Insurance
- Clearance Letter



# CONTRACT JUSTIFICATION FORM This Form Shall Be Submitted to the Board Office With Every Consent Agenda Contract.

Legislative File ID No. 18-17/11
Department: 922/Community Schools and Student Services
Vendor Name: Kinderdance East Bay
<b>Contract Term:</b> Start Date: 06/23/2018 End Date: 06/23/2021
Annual Cost: \$_0
Approved by: Andrea Bustamante
Is Vendor a local Oakland business? Yes V No
Why was this Vendor selected?
School-site selected partner for In-Kind agreement.
Summarize the services this Vendor will be providing.
Kindermotion is a planned, developmental movement and fitness program where children learn AND have fun. Kindermotion educates through games, music, and exercise.
Was this contract competitively bid? Yes No
If No, answer the following:
1) How did you determine the price is competitive?
No cost to OUSD for services.

Legal 1/12/16 1

2)	Plea	se check the competitive bid exception relied upon:
	Щ	Educational Materials
		<b>Special Services</b> contracts for financial, economic, accounting, legal or administrative services
	Щ	CUPCCAA exception (Uniform Public Construction Cost Accounting Act)
		<b>Professional Service Agreements</b> of less than \$87,800 (increases a small amount on January 1 of each year)
	Ш	<b>Construction related Professional Services</b> such as Architects, DSA Inspectors, Environmental Consultants and Construction Managers (require a "fair, competitive selection process)
	Ц	<b>Energy</b> conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and alternate energy supply sources)
	Щ	<b>Emergency</b> contracts [requires Board resolution declaring an emergency]
		Technology contracts
		electronic data-processing systems, supporting software and/or services (including copiers/printers) over the \$87,800 bid limit, must be competitively advertised, but any one of the three lowest responsible bidders may be selected
		contracts for computers, software, telecommunications equipment, microwave equipment, and other related electronic equipment and apparatus, including E-Rate solicitations, may be procured through an RFP process instead of a competitive, lowest price bid process
		Western States Contracting Alliance Contracts (WSCA)
		California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]
	Ц	Piggyback" Contracts with other governmental entities
		Perishable Food
		Sole Source
		Change Order for Material and Supplies if the cost agreed upon in writing does not exceed ten percent of the original contract price
	Ш	Other, please provide specific exception

Legal 1/12/16 2

# MEMORANDUM OF UNDERSTANDING, NO COST TO OAKLAND UNIFIED SCHOOL DISTRICT

#### I. Parties

The purpose of this Memorandum of Understanding ("MOU") is to establish a relationship between Oakland Unified School District ("OUSD") and Kinderdance East Bay

[CONTRACTOR—name of your organization].

WHEREAS, the CONTRACTOR's services or program described in this MOU will be provided at no cost to OUSD (or students or parents unless otherwise agreed upon by both parties); and

BOTH PARTIES HEREBY enter into this MOU to enable CONTRACTOR to provide said program(s) selected in Section II of the MOU.

# II. Site Name(s)

Unless otherwise further agreed to in writing by the parties, the School Sites governed by this MOU are the following (attach separate document if more space is needed):

Crocker Highlands Elementary School and other OUSD schools hiring Kinderdance East Bay to teach Kindermotion®, Kinderdance®, and/ or Kindergym® Classes.						

#### **III. CONTRACTOR Responsibilities/Scope of Services**

- A. Provide a description of the services that your program(s) will be providing to OUSD. Please be specific by answering all of the following questions.
  - 1. A detailed description of the type of services your program(s) will provide to OUSD (reference Exhibit A: Scope of Work)
  - 2. A description of your organization and relevant experience (reference Exhibit B: Statement of Qualifications)
  - 3. Please disclose all costs to parents or students (if applicable). If no such costs, leave blank or write "N/A."

Scope of	Work- Please see separate paper
Statement of Qualifica	tions- Please see separate paper
Costs to Parent- \$165	5(tuition) + \$5(6cricket: Crocker Highlands ASE platform) + \$10 (AT) + \$10 (reg. fee)= \$190

4. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract: (Check all that apply.)

Ensure a high quality instructional core

Develop social, emotional and physical health

Create equitable opportunities for learning

High quality and effective instruction

Prepare students for success in college and careers

Safe, healthy and supportive schools

Accountable for quality

Full service community schools district

- B. Ensure that all CONTRACTOR personnel, including subcontractors, will comply with any policy and systems in place at OUSD and School(s). This includes, but is not limited to the following:
  - 1. **Drug and Smoke Free**—No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property. No students, staff, visitors, CONTRACTORS, or subcontractors are to use drugs at these School(s).
  - 2. Anti-Discrimination—It is the policy of OUSD that in connection with CONTRACTOR's services under this MOU there shall be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, age, or other legally protected class. Therefore, the CONTRACTOR agrees to comply with all applicable Federal and California laws.
  - 3. Conflict of Interest—CONTRACTOR shall abide by and be subject to all applicable OUSD policies, regulations, statutes or other laws regarding conflict of interest. CONTRACTOR shall not hire any OUSD employee to perform the services in this MOU, and affirms that to the best of its knowledge no such conflict presently exists. CONTRACTOR agrees to alert OUSD in writing if and when a potential conflict arises.
  - 4. Family Education Rights and Privacy Act—CONTRACTOR shall observe all District policies and regulations, and state and federal laws, including the Family Education Rights and Privacy Act of 1974, commonly known as FERPA, related to the confidentiality of pupil and personnel records. A separate Data Sharing Agreement is required if CONTRACTOR seeks identifiable student information.
- C. Tuberculosis Screening: CONTRACTOR is required to screen employees and agents who will be present at OUSD sites during the current school year. CONTRACTOR affirms that each person has current proof of negative TB testing on file and TB results are monitored. Please see Section IV for the relevant documentation that is required.
- D. Fingerprinting of Employees and Agents. The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to CONTRACTOR's services under this MOU. CONTRACTOR certifies its compliance with these provisions as follows:

CONTRACTOR certifies that CONTRACTOR has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all CONTRACTOR's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by OUSD, or acting as independent contractors of CONTRACTOR, who may have contact with

OUSD pupils in the course of providing services pursuant to the MOU, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1.

CONTRACTOR further certifies that it has received and reviewed fingerprint results for each of its Employees and CONTRACTOR has requested and reviews subsequent arrest records for all Employees who may come into contact with OUSD pupils in providing services to the District under this MOU. [Please see Section IV for the relevant documentation that is required.]

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

#### E. Insurance

- General Liability: EITHER (a) CONTRACTOR maintains general liability insurance that
  names OUSD as an additional insured, for operations, students, volunteers, and personnel at
  location where CONTRACTOR provides programs/services with at least \$1 Million in
  coverage, and furnish certificate of said insurance to OUSD OR (b) CONTRACTOR is not
  required to maintain general liability insurance under this MOU if the Risk Management
  Officer signs a waiver of insurance. Please see Section IV for the relevant documentation
  that is required.
- 2. Workers' Compensation: If CONTRACTOR employs any person to perform work in connection with this MOU, CONTRACTOR shall procure and maintain at all times during the performance of such work, Workers' Compensation Insurance in conformance with the laws of the State of California and federal laws, when applicable. The CONTRACTORS' Employers' Liability Insurance shall not be less than One Million Dollars (\$1,000,000) per accident or disease. Please see Section IV for the relevant documentation that is required.

Check one of the boxes below:

- ☑ CONTRACTOR is aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and will comply with such provisions before commencing the performance of the Work of this Contract.
- ☐ CONTRACTOR does not employ anyone in the manner subject to the workers' compensation laws of California.
- F. Communication—CONTRACTOR agrees to communicate with School(s) and OUSD staff, both formally and informally, to ensure, to the best of the program's ability, that the CONTRACTOR'S services are aligned with the School(s) and OUSD's mission and objectives and are adequately meeting student's needs. At the request of School(s) or OUSD staff, CONTRACTOR shall provide reasonable data and information to students participating in the CONTRACTOR's program.
- G. Confidentiality—CONTRACTOR shall maintain strict confidentiality of all information about individual students received under this MOU and will not disseminate such information without the express written consent of OUSD. CONTRACTOR will comply with FERPA, and will be allowed to use the data received to solicit funding to continue to expand its services/program, so

long as there is no information from which the identity of any student in the CONTRACTOR's program as a participant could be made.

H. Register With/Update Provider Database—In order to maintain accurate up-to-date information on the services provided, Contractor shall register in OUSD's provider database, update schools of operation prior to commencing services during subsequent school years, and update during the current school year when Contractor's schools of operation change.

#### IV. Required Documents

CONTRACTOR CANNOT commence the services agreed to in this MOU until it has submitted the following documents:

#### A. TB and Fingerprinting Clearance

#### Contractor (Individual):

Submit clearance letter from authorized agency verifying individual has been Fingerprinted/Criminal Background Checked for this current fiscal year. Additionally, please provide documentation from health care provider showing negative TB status of individual within the last four years.

#### Contractor (Agency):

Attach clearance letter from Agency/Community-Based Organization/Non-Profit Organization on agency letterhead verifying all personnel, including subcontractors, have been Fingerprinted/Criminal Background Checked and have TB clearance for this current fiscal year and signed by authorized personnel.

#### B. Insurance

## Contractor (Individual/Agency):

Please attach documentation of either proof of insurance, or a waiver signed by the Risk Management Officer. The additional insured address must read: Oakland Unified School District, Attention: Risk Management, 1000 Broadway Suite 440, Oakland, CA 94607. Waiver of insurance does not release CONTRACTOR from responsibility for any claim or demand.

### V. Responsibilities of Oakland Unified School District

- A. **Space**—Provide a suitable classroom or space at the participating School(s), to be agreed upon by School(s) and the CONTRACTOR.
- B. **Janitorial Service**—Provide necessary services to maintain this space, which may include janitorial services, maintenance, utilities, and technology support.

#### VI. Duration

This MOU is for the	06/23/2018		06/23/2021	period
	[Insert mm/dd/year]	•	[Insert mm/dd/year]	F

#### VII. Termination

Either party may terminate this MOU at any time, without cause, with 30 day written notice to the other party. This MOU may be amended by mutual consent of the parties. All amendments must be in writing and signed by both parties.

#### VIII. Defense/Indemnity/Hold Harmless

Each party to this MOU agrees to defend, indemnify and hold harmless the other for and from any claims, causes of action, or any other proceeding of any type or kind that is made against the other where such claim, cause of action or other proceeding arises from the conduct, act, omission, or commission by the other party.

#### IX. Jurisdiction

This MOU shall be performed in Oakland, California and is governed by the laws of the State of California. The Alameda County Superior Court or the United States District Court for the Northern District of California shall have jurisdiction over any civil action arising out of or relating to this MOU.

#### X. Notices

Any notice provided for in this MOU shall be in writing and effective upon receipt at the address set forth below in this section, delivered by any of the following means: personal delivery; certified U.S. mail, return receipt requested; or electronic mail. Either party may change the addresses below by giving notice of such change pursuant to this section.

DISTRICT		CONTRACTOR		
Contact:	Marion McWilliams	S Contact:	Kira Lancaster	
Title: General Counsel Address: Office of the General Counsel 1000 Broadway, Suite 680 Oakland, CA 94607	Title:	Owner/ Head Instructor		
	Address:	4200 Park Blvd. #292		
		Oakland, CA 94602		
Phone:	510-879-8535	Phone:	415-385-6501	
Fax: 510-879-4046	E-mail:	KinderdanceEastBay@yahoo.com		
Email:	marion.mcwilliams@ousd.org			

OUSD Sponsoring School/Department: Crocker Highlands Elementary School

#### XI. Liability

Other than as provided in this Agreement, OUSD's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall OUSD be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of, or in connection with, this Agreement for the services performed in connection with this Agreement.

# XII. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion

CONTRACTOR certifies to the best of his/her/its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation

Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List (https://www.sam.gov/).

## XIII. Integration and Modification

This MOU constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This MOU may be amended or modified only in writing, signed by both Parties.

#### XIV. Assignment

The rights and obligations of the each Party under this MOU shall not be assigned without the express prior written consent of the other Party.

#### XV. Waiver

No delay or omission by either Party in exercising any right under this MOU shall operate as a waiver of that or any other right provided for in this MOU.

#### XVI. No Rights in Third Parties

This MOU does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.

#### **XVII.** Counterparts

This MOU and all amendments and modifications to it may be executed in counterparts, and all counterparts together shall be construed as one document.

#### **XVIII. Intellectual Property**

During the term of this MOU, any works created by or inventions of Contractor, his agents or employees, within the scope of the work contracted herein shall belong to the District together with all associated copy rights and patents. Contractor shall not publish any aspect of the work performed hereunder without prior written consent of the District.

#### XIX. Relationship of Parties

This is not an employment contract. CONTRACTOR, in the performance of this Agreement, shall be and act as an independent contractor. CONTRACTOR understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of OUSD, and are not entitled to benefits of any kind or nature normally provided employees of OUSD and/or to which OUSD's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. CONTRACTOR shall assume full responsibility for payment of all Federal, State, and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to CONTRACTOR's employees. In the performance of the work herein contemplated, CONTRACTOR is an independent contractor or business entity, with the sole authority for controlling and directing the performance of the details of the work, OUSD being interested only in the results obtained.

### XX. Signature Authority

Each party has the full power and authority to enter into and perform this Agreement, and the person signing this Agreement on behalf of each Party has been given the proper authority and empowered to enter into this Agreement.

### XXI. Incorporation of Recitals and Exhibits

The Recitals and each exhibit attached hereto are hereby incorporated herein by reference. CONTRACTOR agrees that to the extent any recital or document incorporated herein conflicts with any term or provision of this Agreement, the terms and provisions of this Agreement shall govern.

#### XXII. Public Document

This contract, its contents, and all incorporated documents are public documents and will be made available by OUSD to the public online via the Internet.

IN WITNESS THEREOF, the parties to this agreement have duly executed it on the day, month and year set forth below.

OAKLAND UNIFIED SCHOOL	OL DISTRICT	CONTRACTOR	
Aime Eng	8/23/18	DE	06/23/2018
X President, Board of Education	Date (mm/dd/year)	Contractor Signature	Date (mm/dd/year)
Superintendent			
Chief or Deputy Chief			
OVers		Kira Lancaster, Owner of Kinder	dance East Bay
Top Mahane	8/23/18	Print Name, Title	
Secretary, Board of Education	Date (mm/dd/year)		
Form approved by OUSD General C	Counsel for 2017-18		

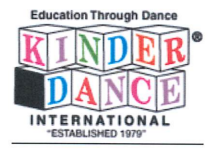
OAKLAND UNIFIED SCHOOL DISTRICT

Office of the General Counsel
APPROVED FOR FORM AND SUBSTANCE

By: Michael L. Smith, Attorney at Law 7/27/13

(1661 7/27/18)

OUSD or the District verifies that the Contractor does not appear on the Excluded Parties List at https://www.sam.gov/



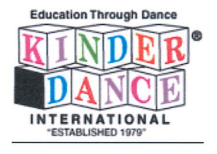
# Kinderdance East Bay:

# **Statement of Qualifications**

Kinderdance East Bay has been teaching developmental movement & dance enrichment programs throughout the east bay to children ages 2-8 years-old for over 15 years. Our classes are taught in the children's familiar environment, including their preschool, elementary school, recreation center, YMCA, and pool & tennis club.

All Kinderdance East Bay instructors are certified by Kinderdance® International Inc. to teach Kinderdance® programs. Training includes academic study of programs, as well as physical training and practical experience. Many of our teachers have ECE credits and/or degrees in education. Our teachers boast impressive experience with children, dance, fitness, education and performance, and all of our teachers are TB tested and fingerprinted with the DOJ. Kinderdance® teachers believe that every child is unique and therefore focus on meeting the needs of each child as an individual. Our teachers are passionate, engaging and caring.

While teaching to all of the senses, Kinderdance® programs are unique because they encourage children to have fun and gain a love of learning by associating it with what comes naturally- music, movement, dance, acrobatics and fitness. Age-appropriate preschool or elementary educational concepts serve as the backdrop and as the props in our classes, while children develop their gross motor skills, movement creativity, flexibility, strength, balance, coordination, tumbling, body awareness, communication skills, and self-esteem. Children can't help but learn our catchy, original tunes AND have fun!



# Kinderdance East Bay:

# Scope of Services provided to OUSD schools in 2018-21

Kinderdance East Bay teaches developmental movement enrichment classes to children ages 2- 8 years-old. Kinderdance East Bay will teach Kindermotion®, Kinderdance®, and/or Kindergym® classes, as part of After-School Enrichment Programs in OUSD schools for the 2018- 21 school years. Classes are open to all kindergarten students through second-graders but will be limited to the first 16 students who register. Kinderdance East Bay will make limited scholarship spots available for class.

Kinderdance East Bay will have one certified teacher present for each class and will often have 2-3 junior assistants present in class to help.

**Kindermotion**® (ages 4-8, divided) is a planned, developmental movement and fitness program where children learn AND have fun! Kindermotion educates through games, music, and exercise. Children increase strength, flexibility, coordination, balance, overall fitness and nutritional knowledge, while increasing their problem-solving ability, creative thinking and self-esteem. Kindermotion prepares students' minds and bodies for future athletic and academic pursuits.

**Kinderdance**® Levels 1-3 (ages 3-8, divided) is a developmental dance, motor skills, movement, and fitness program taught in 3 levels, teaching the basics of Ballet, Tap, Gymnastics and Creative Movement. Children increase strength, flexibility, coordination, balance, overall fitness and nutritional knowledge, while increasing their problem-solving ability, creative thinking and self-esteem. Ballet and tap shoes are recommended but not required. Boys may wear Jazz shoes as an alternative to ballet shoes.

**Kindergym**® Levels 1-2 (ages 3-8, divided) is a developmental floor gymnastics program with emphasis on social and gross motor development, physical fitness, movement, and fun. Children ages 3-5 also learn shapes, colors, number and words. Children increase strength, flexibility, coordination, balance, overall fitness and nutritional knowledge, while increasing their problem-solving ability, creative thinking and self-esteem. Athletic shoes required.

Kinderdance East Bay, 4200 Park Blvd. #292, Oakland, CA 94602 (415) 385-6501, www.KinderdanceEastBay.com

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PRODUCER

# **CERTIFICATE OF LIABILITY INSURANCE**

DATE	(MM	/DD/	m	M)
(	38/22	/201	7	

THIS CERTIFICATION IS ISSUED AS A MATTER OF INFORMATION

27101 Puerta Real Sulte 200 Mission Viejo, CA 92691- 877.438.7459			HOLDER.	HOLDER. THIS CERTIFICATE DOES NOT AMMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.				
677.430	.7433			INSURERS A	INSURERS AFFORDING COVERAGE NAIC#			
INSURED Kira Suzanne Dahlgren Lancaste				INSURER A: Philadelphia Indemnity Insurance Company				
DBA: Kinderdance East Bay			INSURER 8: INSURER C:					
4200 Par	rk Blvd , CA 94602	1212		INSURER D:				
Cakiand	, CA 94602	-1512		INSURER E:				
COVER		CO OF INCLIDANCE LICTED DELOWALLANCE DE						
ANY MA	requi Y perta	ES OF INSURANCE LISTED BELOW HAVE BEI REMENT, TERM OR CONDITION OF ANY ( NIN, THE INSURANCE AFFORDED BY THE P IGGREGATE LIMITS SHOWN MAY HAVE BE	CONTRACT OR OT OLICIES DESCRIB	THER DOCUMENT V ED HEREIN IS SUBJ	VITH RESPECT TO WI	HICH THIS CERIFICATION M	AY BE ISSUED OR	
INSR LTR	ADD'L INSRD	TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE DATE (MM/DD/YYYY)	POLICY EXPIRATION DATE (MM/DD/YYYY)	111277		
A	X	GENERAL LIABILITY	PHPK1070041-	09/11/2017	09/11/2018	EACH OCCURENCE	\$1,000,000	
	^	X COMMERCIAL GENERAL LIABILITY	004	09/11/2017	03/11/2018	DAMAGE TO RENTED	\$1,000,000	
		CLAIMS MADE X OCCUR				PREMISES (Ea occurrence)  MED EXP (Any one person)	\$100,000	
		X PROFESSIONAL LIABILITY				PERSONAL & ADV INJURY	\$2,500 \$1,000,000	
		Thoresonne analati				GENERAL AGGREGATE	\$3,000,000	
,		GEN'L AGGREGATE LIMIT APPLIES PER:				PRODUCTS - COMP/OP AGG	\$3,000,000	
		X POLICY PROJECT LOC				TROODERS COMMYON Add	33,000,000	
		AUTOMOBILE LIABILITY ANY AUTO				COMBINED SINGLE LIMIT (EA accident)		
		ALL OWNED AUTOS SCHEDULED AUTOS				BODILY INJURY (Per person)		
		HIRED AUTOS NON-OWNED AUTOS				BODILY INJURY (Per accident)		
						PROPERTY DAMAGE (Per accident)		
		GARAGE LIABILITY				AUTO ONLY – EA ACCIDENT		
		ANY AUTO				OTHER THAN EA AC	c	
						AUTO ONLY: AG		
		EXCESS / UMBRELLA LIABILITY				EACH OCCURENCE		
		OCCUR CLAIMS MADE				AGGREGATE		
						-		
		DEDUCTIBLE						
		RETENTION						
	WORKER EMPLOY	RS COMPENSATION AND ERS' LIABILITY Y/N				WC STATU- OTH- TORY LIMITS ER		
	OFFICER	ROPRIETOR/PARTNER/EXECUTIVE // MEMBER EXCLUDED?				E.L. EACH ACCIDENT		
	(Mandat	tory in NH)				E.L. DISEASE - EA AMPLOYEE		
	SPECIAL	scribe under PROVISIONS below				E.L. DISEASE - POLICY LIMIT		
	OTHER							
	erstood an	PERATIONS / LOCATIONS/ VEHICLES / EXCLUSIONS ADD: d agreed that the following entity is added as an addition			ions of the named insured e	except that liability resulting from the	additional insured's sole	
CERT	FICAT	E HOLDER		CANCELL	ATION			
				SHOULD ANY	OF THE ABOVE DESCRIBED	POLICIES BE CANCELLED BEFORE	THE EXPIRATION DATE	
1000 Bro		nool District 440, Attention: Risk Management		CERTIFICATE H	OLDER NAMED TO THE LEFT	ENDEAVOR TO MAIL 10 DAYS WI , BUT FAILURE TO DO SO SHALL IMP L, ITS AGENTS OR REPRESENTATIVES.	RITTEN NOTICE TO THE OSE NO OBLIGATION OR	
				AUTHORIZED R	EPRESENTATIVE			
				R	medo	H		
					und	4		

#### **IMPORTANT**

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

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

#### **DISCLAIMER**

This Certificate of Insurance does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY

## **Blanket Additional Insured Endorsement**

This endorsement modifies insurance provided under the following:

#### **COMMERCIAL GENERAL LIABILITY COVERAGE PART**

**SECTION II – WHO IS AN INSURED** is amended to include the following as an additional insured, but only with respect to liability arising out of your operations, and in accordance with a required Certificate of Insurance:

1. Managers, Owners or Lessors of the Premises Leased, Rented, or Loaned to You, but only with respect to that part of the premises leased, rented or loaned to you subject to the following additional exclusions:

This insurance does not apply to:

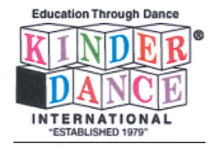
- a. Any "occurrence" which takes place after you cease to be a tenant in that premises;
- **b.** Structural alterations, new construction or demolition operations performed by or on behalf of the manager, owner or lessor of the premises;
- c. Any design defect or structural maintenance of the premises or loss caused by a premises defect.
- 2. Lessor of Leased Equipment, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your maintenance, operation or use of equipment leased to you by such person(s) or organization(s) subject to the following additional exclusions:

This insurance does not apply to:

Any "occurrence" which takes place after the equipment lease expires.

- 3. Sponsors, but only with respect to their liability as a sponsor to you.
- 4. Co-Promoters, but only with respect to their liability as a co promoter to you
- 5. Subcontractors
- 6. Grantor of Franchise, but only with respect to their liability as grantor of franchise to you.

With respect to any additional insured covered under this policy, this insurance does not apply to the sole negligence of such additional insured.



# Kinderdance East Bay:

Clearance Letter: OUSD 2018-19

Dear Martin Young and OUSD Personnel,

As Owner and Head Instructor of Kinderdance East Bay, I verify that all Kinderdance East Bay personnel entering schools and/or interacting with students are screened for TB and their fingerprints are cleared by CA DOJ/FBI with subsequent arrest notifications.

At this time, I will be the main instructor for Kindermotion classes at Crocker Highlands Elementary School for 2018-19. My ATI number is M237DAK005

Best,

Kira Dahlgren Lancaster Owner/Instructor Kinderdance East Bay

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