Board Office Use: Legis	lative File Info.	
File ID Number	18-2393	_
Introduction Date	12-12-2018	
Enactment Number	18-1911	
Enactment Date	12/12/18 os	



### Memo To **Board of Education** Kyla Johnson-Trammell, Superintendent From December 12, 2018 **Board Meeting Date** Educational Organization Contract - Naturalists at Large Subject - Hillcrest Yosemite Field Trip 10/2-10/5/18 Approval by the Board of Education of Educational Organization Contract between **Action Requested** and the District and Naturalists at Large Recommendation , for the latter to provide a complete Outdoor Education Program and group equipment with qualified, experienced staff for Hillcrest School field trip to YosemIte National Park. for the period of $10/2/20^{18}$ through $795/20^{18}$ in an amount not to exceed \$ 0.00 The services provided by Naturalists at Large will assist Hillcrest in achieving desired outcomes Background for experiential environmental learning while attending an outdoor education program with (Why do we need these qualified and experienced professional naturalist staff. services? Why have you selected this vendor?) **Competitively Bid** Was this contract competitively bid? No If no, exception: Professional Services Agreement of less than \$90,200 Restricted Funds Funding source for contract costs will be: General Purpose **Fiscal Impact** X No District funds will be used Resource Name: Attachments Educational Organization Contract

www.ousd.org

Board Office Use: Leg	islative File Info.
File ID Number	18-2393
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Enactment Date	12/12/18 os



## EDUCATIONAL ORGANIZATION CONTRACT RE FIELD TRIPS

This Agreement is entered into between Naturalists at Large

(CONTRACTOR) and Oakland Unified School District (OUSD). OUSD is authorized by Government Code Section 53060 to contract for the furnishing of special services and advice in financial, economic, accounting, engineering, legal, and administrative matters with persons specially trained, experienced, and competent to perform such services. CONTRACTOR warrants it is specially trained, experienced, and competent to perform such services.

- Services: CONTRACTOR shall provide the services ("Services" or "Work") as described in Exhibit "A," Educational Organization Compliance Form and Addendum to Educational Organization Contract ("Addendum"", attached hereto and incorporated herein by reference.
- Terms: The term of this Agreement shall be from <u>10/2/2018</u> (or the day immediately following approval by the Superintendent if the aggregate amount CONTRACTOR has contracted with the District is below <u>\$90,200</u> in the current fiscal year; or, approval by the Board of Education if the total contract(s) exceed <u>\$90,200</u>, whichever is later) to <u>10/5/2018</u>.
- Compensation: OUSD agrees to pay CONTRACTOR for services satisfactorily rendered pursuant to this Agreement. The compensation under this Contract shall not exceed \_\_\_\_\_\_

Dollars (\$ 0.00 ) per fiscal year. This sum shall be for full performance of this Agreement and includes all fees, costs,

and expenses incurred by Contractor including, but not limited to, labor, materials, taxes, profit, overhead, travel, insurance, subcontractor costs, and other costs.

OUSD shall not be liable to CONTRACTOR for any costs or expenses paid or incurred by CONTRACTOR in performing services for OUSD, except as follows: No district funds

Payment for Work shall be made for all undisputed amounts after CONTRACTOR submits an invoice to OUSD for Work actually completed and after OUSD's written approval of the Work, or the portion of the Work for which payment is to be made, as provided in the agreed upon deposit schedule set out in Addendum attached hereto.

The granting of any payment by OUSD, or the receipt thereof by CONTRACTOR, shall in no way lessen the liability of CONTRACTOR to correct unsatisfactory work, although the unsatisfactory character of that work may not have been apparent or detected at the time a payment was made. Work, which does not conform to the requirements of this Agreement, may be rejected by OUSD and in that case must be replaced by CONTRACTOR without delay.

- 4. Equipment and Materials: CONTRACTOR shall provide all equipment, materials, and supplies necessary for the performance of this Agreement.
- 5. CONTRACTOR Qualifications / Performance of Services:
  - CONTRACTOR Qualifications: CONTRACTOR warrants it is specially trained, experienced, competent and fully licensed to
    provide the Services identified in this Agreement in conformity with the laws and regulations of the State of California, the United
    States of America, and all local laws, ordinances and/or regulations, as they may apply.
  - Standard of Care: CONTRACTOR represents that CONTRACTOR has the qualifications and ability to perform the Services in a
    professional manner, without the advice, control or supervision of OUSD. CONTRACTOR's services will be performed, findings
    obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of
    its profession for services to California school districts and in accordance with applicable law, code, rule, regulation, and/or
    ordinance.
    - i. CONTRACTOR shall ensure that any individual performing work under the Agreement requiring a California license shall possess the appropriate license required by the State of California. All personnel shall have sufficient skill and experience to perform the work assigned to them.
    - ii. CONTRACTOR shall carefully study and compare all documents, findings, and other instructions and shall at once report to District, in writing, any error, inconsistency, or omission that CONTRACTOR or its employees may discover. CONTRACTOR shall use professional efforts in identifying any errors, inconsistencies, or omissions.

- 3. District Approval. The work completed herein must meet the approval of OUSD and shall be subject to OUSD's general right of inspection and supervision to secure the satisfactory completion thereof.
- Certificates/Permits/Licenses/Registration: CONTRACTOR and all CONTRACTOR's employees or agents shall secure and maintain in force such certificates, permits, licenses and registration as are required by law in connection with the furnishing of Services pursuant to this agreement.
- 7. Invoicing: Invoices furnished by CONTRACTOR under this Agreement must be in a form acceptable to OUSD. All amounts paid by OUSD shall be subject to audit by OUSD. Invoices shall include, but not be limited to: Contractor name, Contractor address, invoice date, invoice number, purchase order number, name of school or department service was provided to, period of service, name of the person performing the service, date service was rendered, brief description of services provided, number of hours of service, hourly rate, total payment requested.
- Notices: All notices and invoices provided for under this Agreement shall be in writing and either personally delivered during normal business hours or sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other party at the address set forth below:

OUSD Representative: Name: Maria McCormick		CONTRACTOR: Name: Mike Nesbitt				
Site /Dept.:Hillcrest School		Title: General Manager				
Address: 30 Marguerite Drive		Address: P.O. Box 3517				
Oakland, CA 94618		Ventura , CA	93006			
Phone: 510.879.1270		Phone: 805.642.2692				
Email: maria.mccormick @ousd.org		Email: mike@natsatlarge.com				

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

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

#### 10. Insurance:

- 1. Unless specifically waived by OUSD, the following insurance is required:
  - i. If CONTRACTOR employs any person to perform work in connection with this Agreement, CONTRACTOR shall procure and maintain at all times during the performance of such work, Workers' Compensation Insurance in conformance with the laws of the State of California (including, but not limited to, Labor Code section 3700) and Federal laws when applicable. Employers' Liability Insurance shall not be less than One Million Dollars (\$1,000,000) per accident or disease.
  - ii. CONTRACTOR shall maintain Commercial General Liability insurance, including automobile coverage, with limits of at least One Million Dollars (\$1,000,000) per occurrence for corporal punishment, sexual misconduct, harassment, bodily injury and property damage. The coverage shall be primary as to OUSD and shall name OUSD as an additional insured with the additional insured endorsement provided to OUSD within 15 days of effective date of the Agreement (and within 15 days of each new policy year thereafter during the term of this Agreement). Evidence of insurance must be attached. Endorsement of OUSD as an additional insured shall not affect OUSD's rights to any claim, demand, suit or judgment made, brought or recovered against CONTRACTOR. The policy shall protect CONTRACTOR and OUSD in the same manner as though each were separately issued. Nothing in said policy shall operate to increase the Insurer's liability as set forth in the policy beyond the amount or amounts shown or to which the Insurer would have been liable if only one interest were named as an insured.
  - iii. If CONTRACTOR is offering OUSD professional advice under this Contract, CONTRACTOR shall maintain Errors and Omissions insurance or Professional Liability insurance with coverage limits of One Million Dollars (\$1,000,000) per claim.

OR

- iv. CONTRACTOR is not required to maintain any insurance under this agreement. (Completed and approved Waiver of Insurance Form is required from OUSD's Risk Management.) Waiver of insurance does not release CONTRACTOR from responsibility for any claim or demand.
- 11. Assignment: The obligations of CONTRACTOR under this Agreement shall not be assigned by CONTRACTOR without the express prior written consent of OUSD.
- 12. Non-Discrimination: It is the policy of OUSD that in connection with all work performed under Contracts there be no discrimination because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age; therefore, CONTRACTOR agrees to comply with applicable Federal and California laws including, but not

limited to, the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and OUSD policy. In addition, CONTRACTOR agrees to require like compliance by all its subcontractor(s). CONTRACTOR shall not engage in unlawful discrimination in employment on the basis of actual or perceived; race, color, national origin, ancestry, religion, age, marital status, pregnancy, physical or mental disability, medical condition, veteran status, gender, sex, sexual orientation, or other legally protected class.

- 13. Waiver: No delay or omission by either party in exercising any right under this Agreement shall operate as a waiver of that or any other right or prevent a similar subsequent act from constituting a violation of the Agreement.
- 14. Termination:
  - For Convenience by OUSD: OUSD may at any time terminate this Agreement and compensate CONTRACTOR only for services satisfactorily rendered to the date of termination. Written notice by OUSD shall be sufficient to stop further performance of services by CONTRACTOR. Notice shall be deemed given when received by CONTRACTOR or no later than three (3) calendar days after the day of mailing, whichever is sooner.
  - 2. With Cause by District. OUSD may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:
    - i. material violation of this Agreement by the CONTRACTOR; or
    - ii. any act by CONTRACTOR exposing OUSD to liability to others for personal injury or property damage; or
    - iii. CONTRACTOR is adjudged bankrupt, CONTRACTOR makes a general assignment for the benefit of creditors, or a receiver is appointed on account of CONTRACTOR's insolvency.

Written notice by OUSD shall contain the reasons for such intention to terminate and, unless within three (3) calendar days after that notice the condition or violation shall cease or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of this termination, OUSD may secure the required Services from another CONTRACTOR. If the expense, fees, and/or costs to OUSD exceeds the cost of providing the Services pursuant to this Agreement, CONTRACTOR shall immediately pay the excess expense, fees, and/or costs to OUSD upon the receipt of OUSD's notice of these expense, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to OUSD.

Upon termination, CONTRACTOR shall provide OUSD with all documents produced maintained or collected by CONTRACTOR pursuant to this Agreement, whether or not such documents are final or draft documents.

- 15. Conduct of CONTRACTOR: By signing this Agreement, CONTRACTOR certifies compliance with the following requirements and will provide OUSD with evidence of staff qualifications, which include:
  - 1. Tuberculosis Screening: CONTRACTOR is required to screen employees who will be working at OUSD sites for more than six hours. CONTRACTOR agents who work with students must submit to a tuberculosis risk assessment as required by Education Code 49406 within the prior 60 days. If tuberculosis risk factors are identified, CONTRACTOR agents must submit to an intradermal or other approved tuberculosis examination to determine that he/she is free of infectious tuberculosis. If the results of the examination are positive, the CONTRACTOR agent shall obtain an x-ray of the lungs. At his/her discretion, CONTRACTOR agent may choose to submit to the examination instead of the risk assessment.
  - 2. Fingerprinting of Employees and Agents. The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to CONTRACTOR's services under this Agreement and CONTRACTOR certifies its compliance with these provisions as follows: "CONTRACTOR certifies that CONTRACTOR has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all CONTRACTOR's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by OUSD, or acting as independent contractors of CONTRACTOR, who may have contact with OUSD pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. Contractor further certifies that it has received and reviewed fingerprint results for each of its Employees and Contractor has requested and reviews subsequent arrest records for all Employees who may come into contact with OUSD pupils in providing services to the District under this Agreement."

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

- 16. No Rights in Third Parties: This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.
- 17. OUSD's Evaluation of CONTRACTOR and CONTRACTOR's Employees and/or Subcontractors. OUSD may evaluate CONTRACTOR in any manner which is permissible under the law. OUSD's evaluation may include, without limitation:
  - Requesting that OUSD employee(s) evaluate CONTRACTOR and CONTRACTOR's employees and subcontractors and each of their performance.
  - 2. Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).
- 18. Limitation of OUSD Liability: Other than as provided in this Agreement, OUSD's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no

event, shall OUSD be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of, or in connection with, this Agreement for the services performed in connection with this Agreement.

- 19. Confidentiality: CONTRACTOR and all CONTRACTOR's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. CONTRACTOR understands that student records are confidential and agrees to comply with all state and federal laws concerning the maintenance and disclosure of student records. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement. Contractors will be permitted access to student data only where permissible under state and federal law and only after executing OUSD's Confidentiality Agreement Regarding Student Data.
- Conflict of Interest: CONTRACTOR shall abide by and be subject to all applicable, regulations, statutes or other laws regarding conflict of interest. CONTRACTOR shall not hire any officer or employee of OUSD to perform any service by this Agreement without the prior approval of OUSD Human Resources.

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

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

- 21. 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/).
- 22. Severability: If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 23. Provisions Required By Law Deemed Inserted: Each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to be inserted herein and this Agreement shall be read and enforced as though it were included therein.
- 24. Captions and Interpretations: Section and paragraph headings in this Agreement are used solely for convenience, and shall be wholly disregarded in the construction of this Agreement. No provision of this Agreement shall be interpreted for or against a party because that party or its legal representative drafted such provision, and this Agreement shall be construed as if jointly prepared by the Parties.
- 25. Calculation of Time: For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified.
- 26. Copyright/Trademark/Patent/Ownership: CONTRACTOR understands and agrees that all matters produced under this Agreement shall become the property of OUSD and cannot be used without OUSD's express written permission. OUSD shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark, and/or patent of said matter in the name of OUSD (specifically excluding any underlying pre-existing intellectual property). OUSD may, with CONTRACTOR's prior written consent, use CONTRACTOR's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium. These matters include, without limitation, drawings, plans, specifications, studies, reports, memoranda, computation sheets, the contents of computer diskettes, artwork, copy, posters, billboards, photographs, videotapes, audiotapes, systems designs, software, reports, diagrams, surveys, source codes or any other original works of authorship, or other documents prepared by CONTRACTOR or its Sub-CONTRACTORs in connection with the Services performed under this Agreement. All works shall be works for hire as defined under Title 17 of the United States Code, and all copyrights in those works are the property of OUSD.
- 27. Audit. Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Consultant transacted under this Agreement. Consultant shall retain these books, records, and systems of account during the Term of this Agreement and for three (3) years thereafter. Consultant shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Consultant and shall conduct audit(s) during Consultant's normal business hours, unless Consultant otherwise consents.
- 28. Litigation: This Agreement shall be performed in Oakland, California and is governed by the laws of the State of California, but without resort to California's principles and laws regarding conflict of laws. The Alameda County Superior Court shall have jurisdiction over any litigation initiated to enforce or interpret this Agreement.
- 29. Incorporation of Recitals and Exhibits: Any recitals and exhibits attached to this Agreement are incorporated herein by reference. CONTRACTOR agrees that to the extent any recital or document incorporated herein conflicts with any term or provision of this Professional Services Contract, the terms and provisions of this Professional Services Contract shall govern.

- 30. Integration/Entire Agreement of Parties: This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 31. Drug-Free / Smoke Free Policy: No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property or during field trips. No students, staff, visitors, CONTRACTORS, or subcontractors are to use controlled substances, alcohol or tobacco on these sites or during field trips.
- 32. Counterparts: This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.
- 33. 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.
- 34. W-9 Form: If CONTRACTOR is doing business with OUSD for the first time, complete and return with the signed Contract the W-9 form.
- 35. Indemnification: To the furthest extent permitted by California law, CONTRACTOR shall indemnify, defend and hold harmless OUSD, its Governing Board, agents, representatives, officers, consultants, employees, trustees, and volunteers ("the Indemnified Parties") from any and all claims or losses accruing or resulting from injury, damage, or death of any person or entity arising out of or in any way related to the Contractor's performance of this Agreement. CONTRACTOR also agrees to hold harmless, indemnify, and defend the Indemnified Parties from any and all claims or losses incurred by any supplier, contractor, or subcontractor furnishing work, services, or materials to CONTRACTOR arising out of or in any way related to the fullest extent permitted by California law, defend the Indemnified Parties at CONTRACTOR's own expense, including attorneys' fees and costs, and OUSD shall have the right to accept or reject any legal representation that CONTRACTOR proposes to defend the Indemnified Parties. This provision survives termination of this Agreement.
- 36. Contract Publicly Posted: 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.
- 37. Contract Contingent on Governing Board Approval: OUSD shall not be bound by the terms of this Agreement until it has been formally approved by OUSD's Governing Board, and no payment shall be owed or made to CONTRACTOR absent formal approval. This Agreement shall be deemed to be approved when it has been signed by the Board of Education, and/or the Superintendent as its designee.

DAKLAND UNIFIED SCHOOL DISTRICT		CONTRACTOR	
Aima Eng	12/13/18	$\langle \langle \langle \rangle \rangle$	10/24/18
President, Board of Education	Date	Contractor Signature	Date
Superintendent			
Chief or Deputy Chief		Mike Nesbitt	
Offen .	12/13/18	General Manager	
J.J. Martine	12/13/10	Print Name, Title	
Secretary, Board of Education	Date		

## EXHIBIT A

#### EDUCATIONAL ORGANIZATION COMPLIANCE FORM

(BUSINESS AND PROFESSIONS CODE SECTIONS 17552 ET SEQ.)

This Compliance Form must be completed by Educational Organization and attached to the executed Oakland Unified School District (hereafter "OUSD") Educational Organization Professional Services Contract which in turn will be routed for required District approvals and

signatures. School: Hillcrest School
Trip Dates: 10/2/18 - 10/5/18
Educational Organization Name (including trade or business name):
Naturalist at Large
Prior/Alternative Organization Trade or Business Name used within last 10 years:
NA
Business Address: P. O. Box 3517, Ventura CA 93006
Business Telephone: 805. 642. 2692
24 Hour Emergency Phone Number Contact: 805, 642, 2692
Organization's office nearest tour site: Ventura, CA.
Organization Representative and Contact Info: Mike Nesbitt - 805, 642, 2692 Ext. 19 Mike @ natsatlarge, iom
List of Services and Costs:
An itemized statement of the services to be provided as part of the educational tour program and the agreed cost for the services detailed items 1-2 below.
1. Total Cost per student for services listed below: \$ 399
2. Included services (complete or attach detailed form)(see also attached Addendum):
(a) Transportation: No
(b) Lodging: Yes
(c) Meals (what if any meals are included in cost): <u>Yes</u> all
(d) Is an Educational Leader provided? Yes: If No: If yes, how many hours per day?
(e) Does Educational Organization maintain insurance which supplies coverage in the event of injury to any stude traveler or chaperone? Yes: No:
Is coverage included in Program Costs? Yes: 🗹 No: 🗌
If yes, attach evidence of coverage including type and amount of coverage, policy number and issuer, and the name, addres and telephone number of the person or organization who is able to verify the coverage.
(f) List any additional or optional costs to students, chaperones or OUSD:
\$ None \$ None
(g) Describe the qualifications, if any, for experience, training and employment screening that are required to be met to the educational organization's representatives who shall accompany students on the educational program: CPR and appropriate first and certifications (at least wFA and WEMT or EMT), university degree

or equivalent, prior experience working with children in the outdoors, 3 reference checks, DoJ divescan; DANChecks As allowed. Schay Naturalists at Large field-based training and orientation as a minimum for incoming instructors. Many Naturalists Cross trained in other areas.

(h) Describe the educational program to be provided including projected outcomes. Attach a copy of all materials to be provided to students.

Environmental, outdoor, and natural history education, hiking, camping and outdoor living skills. See Naturalisticat Large contract for specific Services

#### **Educational Organization Information:**

1. How many times has the Education Organization conducted this or substantially similar educational programs, and the number of students who have completed the program, etc. Complete all information in below table.

Trip Name	Annual Number of Groups	Annual Number of Students	Number of Years Offered	Number of Injuries to Participants (during last 5 years)	Number of Substantiated Complaints (during last 5 years)
Varied	160	8500	30	Nothing sustained	0
				beyond original	
				Medical service	

- 2. How long has this Educational Organization been arranging or conducting educational programs? 30
- 3. Name of each owner and principal of the Educational Organization:

Name	Position
Richard Stowell	CEO-Founder

For purposes of this section, "owner" means a person or organization who owns or controls 10 percent or more of the equity of, or otherwise has claim to 10 percent or more of the net income of, the Educational Organization; and "principal" means an owner, an officer of a corporation, a general partner of a partnership, or a sole proprietor of a sole proprietorship.

5. How many full time employees does the organization have?  $\underline{\mathcal{A}}$ 

6. How many office locations does the organization maintain? \_\_\_\_

- 7. Where are the office locations? Ventura, CA
- 8. Does the organization provide classroom support materials? If so, describe. Journals if requested, ant/activity resources, group building and prupped initiative equipment. Naturalists are provided myriad teaching supplies and resources.
- 9. Does the organization provide a format for post trip evaluation?

yes.

10. Are any of the principals of the organization credentialed and/or experienced teachers? Explain.

Some.

11. Financial stability:

- A. List bank(s), references, including names and contact numbers Bank of the Sterra 805, 624, 5571
- B. Dunn and Bradstreet file number: NA

- C. Has the organization or any principal filed corporate or personal bankruptcy during the preceding 10 years? If yes, please explain on a separate sheet. Yes: No: No:
- 12. List schools (with phone numbers) or educators who have used the organization's services:
- 13. List any Travel Associations to which organization currently belongs: NIA
- 14. List Educational Associations to which organization currently belongs:

AEE, ACA

15. Does organization currently hold an appointment from ARC? Yes: No: ARC/IATAN No.

If no, which agency will provide travel agency? Agency name:		
Owner	ARC/IATAN No.	

16. Has the organization complied with the consumer protection requirements of California's Seller of Travel law? Yes: 🗌 No: 🗍

#### VERIFICATION

- FULL DISCLOSURE: Business and Professions Code section 17555: In addition to other requirements and prohibitions
  of this article, it is a violation of this article for an educational travel organization to place or use any misleading or
  untruthful advertising or statements or make a substantial misrepresentation in conducting an educational travel program.
- 2. PENALTIES: Business and Professions Code section 17556.5: Except as otherwise provided, a person who violates a provision of this article is guilty of a misdemeanor, which offense is punishable by a fine not exceeding one thousand dollars (\$1,000), or by imprisonment in a county jail for not more than one year, or by both that fine and imprisonment. In addition, upon a conviction of a violation of this article, the court may issue an injunction and prohibit the convicted person from acting as an educational travel organization in the state, in which case the court shall inform the Attorney General of that action.
- A duly authorized officer of the owning corporation, partnership, or trust must sign and date this verification, and fill in the city and state where signed. I declare under the laws of the State of California that all of the information provided herein, including attachments to this Contract, is true and correct.

Dated: 10 24 18	
Print Name and Title of Signer: Mike Nesbilt - General	Manager
Signature:	-
Signed at: Ventura, CA.	(insert City and State)

### ACORD

# CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 12-06-2017

C T C	HIS CERTIFICATE IS ISSUED AS A ERTIFICATE DOES NOT AFFIRMATI HIS CERTIFICATE OF INSURANCE E R PRODUCER, AND THE CERTIFICA	DOES	OR NOT	NEGATIVELY AMEND, EX CONSTITUTE A CONTRA R.	CT BETWEEN THE	THE COVERAGE ISSUING INSU	PON THE CERTIFICATE H E AFFORDED BY THE POLI RER(S), AUTHORIZED REPI	CIES BELOW.			
t	MPORTANT: If the certificate holder erms and conditions of the policy, artificate holder in lieu of such endo	certa	in po	licies may require an end	olicy(ies) must be lorsement. A state	endorsed. If SU ement on this	JBROGATION IS WAIVED, certificate does not confe	subject to the rights to the			
PR	ODUCER				CONTACT NAME:						
	51225 / Arthur J Gallagher & Co	Ins B	rokers	of California Inc	PHONE		FAX				
	505 N Brand Blvd. Suite 600				(A/C No, Ext): E-MAIL		(A/C No):				
	Glendale, CA 91203				ADDRESS:						
					INSURE	R(S) AFFORD	ING COVERAGE	NAIC #			
IN	SURED				INSURER A: N	ARKEL INSUR	ANCE COMPANY	38970			
	Naturalists At Large, Inc.				INSURER B:						
	P.O. Box 3517 Ventura, CA 93006				INSURER C:						
					INSURER D: INSURER E:						
					INSURER F:						
C	OVERAGES CEI	TIFIC	ATE	NUMBER:	intoonen i.		REVISION NUMBER:				
T N IS	HIS IS TO CERTIFY THAT THE POLICIES OTWITHSTANDING ANY REQUIREMENT ISUED OR MAY PERTAIN, THE INSURAN UCH POLICIES. LIMITS SHOWN MAY HA	OF IN	SURAI M OR (	NCE LISTED BELOW HAVE BE CONDITION OF ANY CONTRA ED BY THE POLICIES DESCR	ACT OR OTHER DOC	INSURED NAMED	ABOVE FOR THE POLICY PER	FICATE MAY BE			
LTR			SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS				
	GENERAL LIABILITY	4	1				EACH OCCURRENCE	\$ 1,000,000			
A	COMMERCIAL GENERAL LIABILITY	X					DAMAGE TO RENTED	.,			
	CLAIMS-MADE X OCCUR				1		PREMISES (Ea occurrence)				
				8502CY013354-23	12-01-2017	12-01-2018	MED EXP (Any one person)	\$ 5,000			
		i.				a de la constante de	GENERAL AGGREGATE	\$ 1,000,000 \$ 3,000,000			
	GEN'L AGGREGATE LIMIT APPLIES PER:	,	i •		dere plan		PROOUCTS - COMP'OP AGG	\$ 1,000,000			
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A	AUTOMOBILE LIABILITY	X				1	COMBINED SINGLE LIMIT				
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	ALL DWNED SCHEDULED	1		1	1		8502CY013354-23	12-01-2017	12-01-2018	BODILY INJURY (Per accident)	s
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1	DED RETENTION \$		ł			-		\$			
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	1	1				WC STATU- OTH- TORY LIMITS ER				
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$			
ļ	(Mandatory in NH)	1					E.L. DISEASE - EA EMPLOYEE	\$			
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE · POLICY LIMIT	\$			
L		1									
D	ESCRIPTION OF OPERATIONS/LOCATIONS/VEH	ICLES	(Attach	ACORD 101, Additional Remarks	Schedule, if more space	is required)					
1	Certificate holder is included as addi	tional	linsur	ed for operations conduct	ted by the named i	nsured.					
(	ERTIFICATE HOLDER	_			CANCELLATION						
	Hillcrest School				SHOULD ANY OF TH	E ABOVE DESCRIPT	ED POLICIES BE CANCELLED BEFO	RE THE EXCIDATION			
1	c/o Jan Pucetti, Claims Manager	OUS	D		DATE THEREOF, N	OTICE WILL BE	DELIVERED IN ACCORDANCE	WITH THE POLICY			
	Paul Robeson Administration				PROVISIONS.						
1	1025 Second Avenue, 4th Floor				AUTHORIZED REPRE	SENTATIVE	0 .	MDL			
	Oakland, CA 94606				Bruce A. Kay		Druce a. K.	10			
	ACORD 25 (2010/05)		٦	The ACORD name and log	o are registered m	(c) 1988-2010 arks of ACORD	ACORD CORPORATION.	Aprights reserved			

#### THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

## ADDITIONAL INSURED - DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

#### SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):

Hillcrest School c/o Jan Pucetti, Claims Manager OUSD Paul Robeson Administration 1025 Second Avenue, 4th Floor Oakland, CA 94606

Information required to complete this Schedule, if not shown above, will be shown in the Declarations,

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
  - 1. In the performance of your ongoing operations; or
  - 2. In connection with your premises owned by or rented to you.

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III - Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- 1. Required by the contract or agreement; or
- Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.



P.O. Box 3517 Ventura California 93006 • (805) 642-2692 • Fax (805) 642-2843 www.naturalistsatlarge.com

Erika Lonergan Hillcrest School 30 Marguerite Drive Oakland, CA 94618

RE: Grade 6-8 YOSEMITE Program, 10/02-10/05, 2018 Fall, Trip #197.018

Dear Erika,

Thank you for selecting Naturalists at Large as your outdoor education partner. Our goal is to provide you with the best possible outdoor program for your students.

Please review our Program Contract carefully and sign and return it at your earliest convenience. Unfortunately, your program cannot be confirmed until we receive your signed contract and first deposit.

Please note that you are contracted for a minimum number of participants. If you feel that you cannot meet your minimum, contact us immediately. Please remember you are responsible for payment in full for all minimum contracted participants.

It is important to observe your trail group size as shown on the first page of the Contract. If the number of students participating changes, your number of trail groups may also change. We cannot guarantee increases in the number of trail groups. If you wish to have a smaller group size, please contact us. Smaller groups will increase your program costs.

We appreciate your close attention to the due date for your Final Participant Numbers. We suggest you mark your calendar as a reminder to provide numbers to us on that date. The numbers given on that date are the ones we base the billing upon. Your help with keeping us updated on numbers, at all times, is crucial to planning a successful program.

A link to your Faculty Planning Page will be emailed to you. All the latest forms and trip information will be available to you there.

Lastly, as you know, the next few years will bring substantial changes to the minimum wage scale. With these reforms, we expect an Increase in not only our own payroll expense, but in the expenses of our vendors and subcontractors. Consequently, we anticipate a slight increase in our program pricing, and will evaluate the necessity of that increase on an annual basis moving forward.

Naturalists at Large will continue to do everything in its power to offer high quality, valuable, and affordable programming. Our flexibility in terms of program models, options, and locations remains another avenue for designing a program that suits your needs.

Please do not hesitate to contact us if you have any questions. We are looking forward to sharing the outdoors with you.

Sincerely,

All of us at Naturalists At Large

## NATURALISTS AT LARGE P.O. Box 3517 Ventura, CA 93006 Phone: (805) 642-2692 Fax: (805) 642-2843

## OUTDOOR EDUCATION PROGRAM CONTRACT

#### **Hillcrest School**

This contract lists both parties' responsibilities. Please review, complete, sign and return to Naturalists At Large immediately. The deposit due dates are noted below.

2018 Fall TRIP CODE 197.018

PROGRAM DATES 10/02-10/05

PROGRAM DAYS Tues. - Fri. Initial:\_

SITE YOSEMITE

GRADE 6-8

"TRAIL" GROUP SIZE 11-13

If your contract indicates your request for small group sizes, we will make every effort to honor this request. However, we cannot guarantee availability of staff. **Our usual group size is 14**. Your fees will be reduced if a larger group size is required. **Initial**\_\_\_\_

SUMMARY: HEAD CHAPERONE/FACULTY* (NAL will direct all trip information and question)	tions to this person.)
HOME PHONE*	_email
Best time to reach you at the school	an and a sublicity of the state
ADMINISTRATOR*	
HOME PHONE*	email
(Home phone numbers will only be used in	an emergency.)
*Please use a separate sheet for multiple he	ead chaperones.

\*\* Please see section "V. Costs" for student and faculty fee limitations and section "VI. Cancellation & Refund Policy". All deposits are due before your program starts.

PER STUDENT FEE: \$399.00	1ST DEPOSIT DUE 03/16/18
** Minimum number of students at above fee: 88	PLEASE SEND YOUR SIGNED CONTRACT WITH THIS FIRST DEPOSIT Your first deposit reserves your site and dates and is non refundable.
MINIMUM CONTRACTED FEE \$35,112.00	
	2ND DEPOSIT DUE 05/11/18
PER FACULTY/CHAPERONE FEE: \$0.00	3RD DEPOSIT DUE 09/21/18
* See contract limitations (I.e., max of 1/10 @ faculty rate)	ESTIMATED PARTICIPANT COST \$40,698.00

Please enter your anticipated participant count: Students \_\_\_\_\_ Faculty/Chaperones \_\_\_\_

PLEASE MARK YOUR CALENDAR		Your Final Participant Count Is Due On:	
---------------------------	--	---	--

\*\* Special options or transportation charges (i.e....Boat transportation, buses, special site options and T-Shirts, etc) are not included in the above fees. These costs will be invoiced in addition to the "estimated participant cost." Initial:

1) Please follow our equipment list closely.

2) Program dependent upon availability of campsites.

3) School must obtain a "Fee Walver" from this site in order to avoid fees for their buses or vehicles.

THIS CONTRACT IS AN ADDENDUM TO OUSD EDUCATIONAL ORGANIZATION CONTRACT.

09/22/2018

## OUTDOOR EDUCATION PROGRAM CONTRACT

(cont.)

#### I. Assumptions:

Naturalists at Large feels certain assumptions are a part of any outdoor or experiential program:

- 1. Outdoor experiences augment classroom activities.
- 2. Shared common experiences promote mutual support between faculty and students and foster better understanding.
- 3. Participation increases the student's sense of personal confidence.
- 4. Outdoor experiences develop familiarity and identification with the natural world.

Initial your agreement: \_\_\_\_\_\_

#### II. Overview of your program and special provisions:

Yosemite Valley is world famous for its impressive waterfalls, cliffs, and unusual rock formations. It is an ideal outdoor classroom for exploring natural and cultural history.

Naturalists at Large provides one naturalist for each eleven to thirteen students in Yosemite Valley, camping technique instructions, natural and cultural history instruction geared to the area, all group equipment including tents and kitchen equipment, wholesome food, pre-program information with emailed link to your site Faculty Planning Page, and other logistical support.

# This contract is contingent upon Naturalists at Large obtaining the necessary campsites in Yosemite Valley for your program.

Initial your agreement: 1.1.44

#### III. Naturalists At Large ("NAL") provides:

- 1. A complete outdoor education program planned in conjunction with your school at your selected site ("Your Program").
- One NAL instructor (who each have and maintain a minimum of both a CPR and a Wilderness First Aid certification) for each "trail group" of participating students ("<u>Trail Group</u>"), but not to exceed the student-instructor ratio determined at least 21 days prior to departure. The standard Trail Group size is 14 students.

a. If Your Program student numbers decrease, Your Program number of Trail Groups may decrease also. Please adjust the number of Trail Groups in Your Program to reflect the actual number of students attending Your Program.

b. Trail Groups must be maximized to the highest contracted number. For example, with Trail Group sizes of 12-14 students, Trail Groups should be arranged with 14 students each as closely as possible.

c. Smaller Trail Group sizes may be requested at additional cost, but cannot be guaranteed.3. All shared group equipment appropriate to Your Program.

ADDENDUM TO EDUCATIONAL ORGANIZATION CONTRACT PAGE 2 OF 6

- 4. Lodging or camping facilities appropriate to Your Program. Unless special arrangements have been made, NAL cannot guarantee exclusive use by Your Program of any site.
- 5. All meals while at Your Program site, unless other arrangements are made in writing.
- 6. An emailed link to the Faculty Planning Page, which link includes the equipment list, driving instructions, *Acknowledgement of Risk* forms, medical forms, group lists, as well as other helpful information for planning Your Program.
- 7. General Liability insurance as well as secondary/excess coverage accidental injury insurance. Participant's insurance is primary; NAL's insurance covers excess expenses up to NAL's limit. Participants should have their own medical/accident insurance.
- 8. An orientation/information session for teachers, parents and/or students upon request by the school.

\* \* \*

NAL reserves the right to re-schedule or re-locate Your Program to a mutually acceptable site and/or date if local authorities or land managers deem that access to or use of the original site of Your Program is unsafe, or if such authorities or managers inform NAL of other concerns that require such a change. NAL outdoor education programs are offered as a "package". There are no-refunds or credits if conditions beyond NAL's control make it impossible to include a particular portion of Your Program.

Initial your agreement: 101.61.

### IV. Your School ("You" or "Your") agrees, and promises in the future, to:

- 1. Make every effort to see that Your students are properly equipped for Your Program (see equipment list).
- 2. Appropriately and adequately supervise Your students during Your Program. NAL expects there will be at least one adult chaperon, be it a member of Your faculty or one of Your other selected chaperons (collectively, "Your Chaperons"), for each Trail Group. Your Chaperons are expected to accompany Your students at all times during Your Program. You will be responsible for distributing to each of Your Chaperons participating in Your Program a copy of the "Outdoor Education Handbook for School Faculty and Chaperons" (the "Handbook") that will be available to You on the Faculty Planning Page. You will be responsible for requiring each of Your Chaperons to read the Handbook and for following the guidelines, rules, and policies contained therein.
- Provide transportation to and from Your Program sites, and to bring a school vehicle to use for nonemergency medical and disciplinary situations, except for trips to Catalina Island. A vehicle provided by You for Your Program will help avoid an ambulance charge for minor medical transport.
- 4. Provide NAL with an unaltered (i) completed "Participant's Personal & Medical Information" form, and (ii) signed and dated NAL "Acknowledgment and Assumption of Risks and Responsibility, and Release from Liability" form, for each of Your students and each of Your Chaperons participating in Your Program. These forms may not be altered or changed in any way, and if altered or changed in any way they will be deemed unacceptable. Upon submission to NAL these forms will become the property of NAL.

ADDENDUM TO EDUCATIONAL ORGANIZATION CONTRACT PAGE 3 OF 6

- 5. Provide NAL with the number of participants in Your Program (Your students and Your Chaperons), medical alerts and the list of Your Trail Groups at least 10 days prior to the start of Your Program.
- 6. Return all NAL equipment used during Your Program in good working order. In the event that any facilities or equipment of NAL or its vendors is damaged, destroyed (i.e. cost of repairs exceed value), or lost, You agree to pay for the cost of the (i) repair of such facilities and/or equipment, or (ii) replacement of such equipment.
- 7. Require and ensure that all of Your students and Your Chaperons not consume alcohol or use any legal form of marijuana ("Marijuana"), or any illegal substances, during Your Program. NAL's alcohol and Marijuana policy forbids the use of alcohol or Marijuana by NAL staff during all NAL programs, and expects anyone supervising Your students not to consume alcohol or to use Marijuana. You hereby acknowledge and agree that failure by you to strictly comply with NAL's no alcohol, no Marijuana, and no illegal substance use policy, and breach of Your agreement herein to require and ensure that all of Your students and Your Chaperons not consume alcohol or use Marijuana or any illegal substance during Your Program may result in NAL's early termination of Your Program, and will result in liability to You if any alcohol-related, Marijuana-related or illegal substance-related incidents cause any harm or damage to anyone or anything. Many sites that NAL uses have no-alcohol, no-Marijuana and no-illegal substance policies by which NAL, You, Your students, and Your Chaperons must abide.
- 8. Ensure that each of Your Chaperons understands and acknowledges that pursuant to the Handbook during Your Program Your Chaperons are responsible for Your students during the night from 9:00 p.m. until breakfast, and that You are responsible for Your Chaperons and Your students complying with the guidelines, rules and policies of the Handbook.
- 9. Accept and assume responsibility and indemnify and hold NAL, and NAL's affiliates, shareholders, directors, officers, employees, representatives, and independent contractors (together, the "<u>NAL</u> <u>Parties</u>") harmless from and against, and shall reimburse the NAL Parties for, all losses, damages, liabilities, judgments, costs or expenses (including, but not limited to, reasonable attorneys' fees and disbursements) arising from (i) a breach or violation by You of Item 7 above, (ii) negligence, gross negligence or willful misconduct by any of Your Chaperons or Your students during Your Program, and/or (iii) third-party vendors such as, but not limited to, vendors for bicycle rentals, archery, river rafting, horseback riding or any other non-NAL-provided activity.

Initial your agreement: MILLIN

#### V. Cost:

- Total student fees are based upon the minimum number of Your students indicated on the Contract Summary. Please contact NAL immediately if Your expected minimum number of students varies from the number You indicated on the Contract Summary.
- 2. Faculty in excess of one faculty member per 10 students will be charged the student rate.

Initial your agreement: MANC

ADDENDUM TO EDUCATIONAL ORGANIZATION CONTRACT PAGE 4 OF 6

## VI. Cancellation and Refund Policy:

You acknowledge and agree that:

- 1. Your deposit for Your Program is non-refundable, as it reserves Your Program.
- 2. If You cancel Your Program 30 days or more before the start of Your Program, Your 1st DEPOSIT (as set forth on page 1) will be forfeited.
- If You cancel Your Program less than 30 days prior to the start date of Your Program, all of the fees You paid for Your Program (i.e., Your 1<sup>st</sup> DEPOSIT, Your 2<sup>nd</sup> DEPOSIT, plus Your 3<sup>rd</sup> DEPOSIT, each as set forth on page 1, together, "<u>Your Total Fees</u>") will be forfeited.
- 4. If You reschedule Your Program 30 days or more before the start of Your Program to another available NAL time period or another program site, for any reason, You will be charged an additional fee equal to 35% of the Your Total Fees for Your Program. This additional fee covers lost deposits, additional instructors' compensation, forfeited perishable food, equipment rental, and NAL's preparation time.
- 5. If You reschedule Your Program less than 30 days prior to the start date of Your Program, all of Your Total Fees for Your Program will be forfeited.
- 6. There are no refunds for (i) early departure from Your Program, or (ii) failure to arrive at the site of Your Program.
- 7. If You elect to leave Your Program or if You do not arrive for Your Program for any reason, all of the fees You paid for Your Program will be forfeited.
- 8. In the case of official closure of a site for Your Program, or restricted access to a site for Your Program by a local, state or national authority, an alternate site for Your Program or alternate dates for Your Program dates will be provided by NAL.

\* \* \*

<u>Transportation Disclaimer</u>: NAL arranges travel for Your Program as a courtesy to You. NAL is unable to guarantee the timeliness of the carriers, which may be delayed for any number of reasons beyond NAL's control, and accordingly You acknowledge and agree that NAL is not responsible for any such schedule changes.

Individual Student Cancellations:

- 1. Individual student cancellations for Your Program made more than 10 days before the start date of Your Program will not be charged the PER STUDENT FEE (as set forth on page 1) if :
  - (a) the cancellation does not result in You going below the "minimum number of students at above fee" (as set forth on page 1), and
  - (b) You inform the NAL office in the manner set forth below of such student cancellation more than 10 days before the start of Your Program.
- Individual student cancellations for Your Program made more than 24 hours and up to 10 days before the start date of Your Program will be assessed a charge equal to 45% of the regular PER STUDENT FEE (as set forth on page 1) if:
  - (a) the cancellation does not result in You going below the "minimum number of students at above fee" (as set forth on page 1), and
  - (b) You inform the NAL office in the manner set forth below of such student cancellation more than 24 hours before the start of Your Program.

ADDENDUM TO ORGANIZATIONAL CONTRACT PAGE 5 OF 6

3. Individual student cancellations for Your Program made 24 hours or less before the start of Your Program are considered "no shows", and will be assessed the regular PER STUDENT FEE (as set forth on page 1).
\* \* \*

Cancellations can be made by calling the NAL office at least 24 hours prior to start date of Your Program.

Initial your agreement: 100

# VII. NAL is not, and will not be, responsible for any personal equipment and/or personal belongings of participants on Your Program.

Initial your agreement: 11 ML

#### VIII. NAL Has Been Providing Outdoor Education Programs For Over 30 Years.

NAL has been providing outdoor education programs at various sites throughout the State of California for 7,000 to 9,000 students a year since 1985. The principal owner/director is Richard Stowell, who has not had any judgment, including a stipulated judgment, order, or plea of nolo contendere entered against him, nor has he been convicted of any criminal violation in connection with the sale of any travel services, for a period of 10 years predating this contract.

"NAL"	"School"
NATURALISTS AT LARGE	Hillerest
By: Printed Name: Mike Nesbitt	By: Masin Mall
Title: CFO, General Manager	Title: Principal
	Date: 4/25/16
Z HE HE	By signing above, the signator represents and warrants that the signator is an Authorized Representative of the School

ADDENDUM TO ORGANIZATIONAL CONTRACT PAGE 6 OF 6

# **Hillcrest School**

Payment Worksheet

2018 Fall

10/02-10/0	5 YOSEMIT	E	GRADE 6-8	TRIP CODE 197.018
GROUP SIZE 11-13	MINIMUM NUMBER 88	MINIMUM CONTRACT FEES \$35,112.00	month prior to the start o	contract fees may be renegotiated up to one f your program. The school is responsible for esting new student fees if numbers drop racted price.

Minimum Contract Fees = minimum number times student fee.

Cancellations within ten days of program = 45% of student fee.

No Shows = 100% of student fee.

Please see contract for complete details



## EDUCATIONAL ORGANIZATION CONTRACT ROUTING FORM



	,	Addition	al direct	ions and	related do	ocuments are in	Basic Direct		er on the	Intran	et and Contr	acts Onlin	e 2.0 Tool			
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OUSD	Vendor ID	#					Title			Gen	eral Manag	ger				
Street	t Address	F	.O. Bo	x 3517			City, S	State	Ventur	a,CA			Zip Code		93006	
Telep	elephone 805.642.2692 Email (requ					(required)	d) mike@natsatlarge.com									
Contr	actor Histor	ry	Previou	sly been	an OUSD	contractor?										
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	Chiefs / Deputy Chiefs Consultant Aggregate Under Over \$ \$ 90,200 Services described in the scope of work align with needs of department or school site															
4.	Consultant is qualified to provide services described in the scope of work															
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5.	Superinten	ident, 80a	ard of Ed	ucation .	Signature or	the legal contra	oct									
Lega	Required if i	not using	standard	l contract		Approved		Den	ied - Reaso	on			Date			
Proc	urement	Date R	eceived					POI	lumber							

THIS FORM IS NOT A CONTRACT