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Enactment Date	4/12/2023 os			

Board Cover Memorandum

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Sondra Aguilera, Chief Academic Officer

Meeting Date April 12, 2023

Subject Amendment to Services Agreement 2022-2023 with ANTS After

School LLC

Ask of the Board X Approve Amendment

☐ Ratify Amendment

Background and Recommendatio

On September 20, 2022, vendor and the District entered into a Services Agreement for vendor to help students learn the fundamentals of sports in a fun team environment that facilitates growth, exploration and healthy habit development. Activities include basketball, flag football, and tennis. Vendor was to provide services through integration into after school programs at sites mutually agreed to by vendor and the Community Schools and Student Services Department.

Due to the success and popularity of vendor's expanded learning programming and an increase in Expanded Learning Opportunities Program funding, the District is seeking to have vendor introduce Saturday sports programming for up to 20 Saturdays at the Oakland Academy of Knowledge campus. Vendor will also add or increase sports services for after school programs at Laurel Elementary School, Manzanita SEED Elementary School, Carl Munck Elementary School, Redwood Heights Elementary School, Greenleaf Elementary School, and Melrose Leadership Academy. This will increase the Agreement amount by \$122,096.00 and extend the Agreement end date to October 31, 2023.

Term Start Date: 9/20/22 End Date: 10/31/2023

Not-To-Exceed Amount

\$147,056.00

Competitively Bid

Yes

If the Service Agreement/Contract was <u>not</u> competitively bid and the not-to-exceed amount is <u>more</u> than \$99,100, list the exception(s) that applies (requires Legal review/approval and may require a resolution): Exception: Specialized services

In-Kind Contributions

District will provide space for programs to take place. District staff will coordinate locations and dates of services delivery for Saturday and after school programs.

Funding Source(s)

Resource 2600 – Expanded Learning Opportunities Program in the amount of \$147,056.00

Attachment(s)

- Amendment No. 1, Services Agreement 2022-2023
- Original Agreement, Enactment No. 22-1782
- RFP #21-120ExLO and vendor bid materials

AMENDMENT NO. 1

to

Services Agreement 2022-2023

This Amendment amends the attached legal agreement ("Original Agreement") and any prior amendments ("Prior Amendments," together with Original Agreement, "(Amended) Agreement"), incorporated herein by reference, which includes the following information:

- The (Amended) Agreement is between the Oakland Unified School District ("OUSD") and the below named entity or individual ("VENDOR," together with OUSD, "PARTIES"): ANTS After School LLC
- The Parties entered into the Original Agreement on the below date: 9/20/22
- The Enactment Number of the Original Agreement is below: 22-1782

The PARTIES hereby agree to amend the (Amended) Agreement as stated herein.

1. **Services**: □ The scope of work of the (Amended) is

<u>unchanged</u>.

X The scope of work of the (Amended) Agreement has <u>changed</u>. If the scope of work has changed: Provide brief description of revised scope of work including measurable description of expected final results, such as services, materials, products, and/or reports; select the appropriate option below:

☐ Revised scope of work <u>attached</u>

X VENDOR agrees to provide the <u>following</u> amended services:

Vendor will introduce Saturday sports programming for up to 20 Saturdays at the Oakland Academy of Knowledge campus. Vendor will also add or increase sports services for after school programs at Laurel Elementary, Manzanita Seed Elementary, Carl Munck Elementary, Redwood Heights Elementary, Greenleaf Elementary, and Melrose Leadership Academy schools. 2. **Term** (duration): □ The term of the (Amended) Agreement is unchanged

X The term of the (Amended) Agreement has <u>changed</u>. If the term has changed: The parties agree to amend the below original End Date of the (Amended) Agreement to the below new End Date:

Original End Date: 5/31/2023

New End Date: 10/31/2023

3. **Compensation**: □ The not-to-exceed amount in the (Amended) Agreement is unchanged

X The not-to-exceed amount in the (Amended) Agreement has <u>changed</u>. If the not-to-exceed amount has changed: The not-to-exceed amount in the (Amended) Agreement is amended as follows:

X Increase not-to-exceed amount by:

\$122,096.00

☐ Decrease not-to-exceed amount by:

\$Click or tap here to enter text...

The new not-to-exceed amount under the (Amended) Agreement, as herein amended, is \$147,056.00

- 4. **COVID-19**: To the extent that the Amendment did not contain the following guarantees, by signing this Amendment, VENDOR agrees that:
 - a. Through its execution of this Amendment, VENDOR declares that it is able to meet its obligations and perform the Services required pursuant to this Amendment in accordance with any shelter-in-place (or similar) order or curfew (or similar) order ("Orders") issued by local or state authorities and with any social distancing/hygiene (or similar) requirements.
 - b. VENDOR agrees to notify OUSD within twelve (12) hours if VENDOR or any employee, subcontractor, agent, or representative of VENDOR (i) tests positive for COVID-19 or shows or reports symptoms consistent with COVID-19 and (ii) has been on OUSD property or has been in prolonged close contact with any OUSD student or student's family member, staff, agents, representatives, officers, consultants,

- trustees, and volunteers within 48 hours of testing positive for COVID-19 or the development of symptoms consistent with COVID-19.
- c. In addition to the requirements of subparagraph (b), VENDOR agrees to immediately adhere to and follow any OUSD directives regards health and safety protocols including, but not limited to, providing OUSD with information regarding possible exposure of OUSD student or student's family member, staff, agents, representatives, officers, consultants, trustees, and volunteers to VENDOR or any employee, subcontractor, agent, or representative of VENDOR and information necessary to perform contact tracing, as well as complying with any OUSD testing and vaccination requirements.
- d. VENDOR shall bear all costs of compliance with this Paragraph.
- 5. **Insurance**. To the extent that the Agreement did not contain the following insurance coverage amounts, by signing this Amendment, VENDOR agrees that it shall maintain, unless waived under the terms of the Agreement, Commercial General Liability Insurance with limits of at least one million dollars (\$1,000,000) per occurrence, and two million dollars (\$2,000,000) aggregate. All other terms regarding Commercial General Liability Insurance remain the same.
- 6. **Termination and Suspension.** To the extent that the Agreement did not contain the following provisions, by signing this Amendment, VENDOR agrees that:
 - a. Notwithstanding any other language of the Agreement, if there is an unforeseen emergency or an Act of God during the term of this Agreement that would prohibit or limit, at the sole discretion of OUSD, the ability of VENDOR to perform the Services, OUSD may terminate this Agreement upon seven (7) days prior written notice to VENDOR. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or seven (7) days after the notice was provided, whichever is later.
 - b. If OUSD, at its sole discretion, develops health and safety concerns related to the VENDOR's provision of Services, then the OUSD Superintendent or an OUSD Chief or Deputy may, upon approval by OUSD legal counsel, issue a notice to

VENDOR to suspend the Agreement, in which case VENDOR shall stop providing Services under the Agreement until further notice from OUSD. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of suspension.

- 7. **Legal Notices.** To the extent the Agreement did not contain the following provisions, legal notices may be sent either (i) via email, (ii) personally delivered during normal business hours, or (iii) sent by U.S. Mail (certified, return receipt requested), to the contact identified in the Agreement. VENDOR agrees that the address for legal notice to OUSD is 1000 Broadway, Suite 440, Oakland, CA 94607. All other terms regarding Legal Notices remain the same.
- 8. **Remaining Provisions**: All other provisions of the (Amended) Agreement remain unchanged and in full force and effect as originally stated.
- 9. **Amendment Publicly Posted**. This Amendment, its contents, and all incorporated documents are public documents and will be made available by OUSD to the public online via the Internet.

10. Signature Authority.

- a. Each PARTY has the full power and authority to enter into and perform this Amendment, and the person(s) signing this Amendment on behalf of each PARTY has been given the proper authority and empowered to enter into this Amendment.
- b. Notwithstanding subparagraph (a), only the Superintendent, Chiefs, Deputy Chiefs, and the General Counsel has authority to sign contracts for OUSD and only under limited circumstances, which required ratification by the OUSD Governing Board. VENDOR agrees not to accept the signature of another other OUSD employee as having the proper authority and empowered to enter into this Amendment or as legally binding in any way.
- 11. **Amendment Contingent on Governing Board Approval**. OUSD shall not be bound by the terms of this Amendment unless and until it has been (i) formally approved by OUSD's Governing Board or (ii) validly and properly executed by the OUSD Superintendent, the General Counsel, or a Chief or Deputy Chief authorized by the Education Code or Board Policy, and no payment shall be owed or made to VENDOR

absent such formal approval or valid and proper execution.

IN WITNESS WHEREOF, the PARTIES hereto agree and execute this Agreement and to be bound by its terms and conditions:

	VENDOR	DocuSigned by:
Name: Adam Ziegler	Signature:	adam Eigler
Position: Owner	Date:	3/14/2023
VENDOR acknowledges and agany Services performed prior to to be properly executing this Agreer properly executed and shall not reany individual, other than the Properly Superintendent, or the Control of the Control of the Superintendent of the Control of the Superintendent of the Control of the Superintendent of the Superintendent of this acknowledges and agrees to this	he PARTIES, part ment until this rely on verbal or resident of the C OUSD General (ted this Agreer	articularly OUSD, validly and Agreement is validly and written communication from OUSD Governing Board, the Counsel, stating that OUSD ment. VENDOR specifically
	OUSD	Malafita
Name: Mike Hutchinson	Signature:	
Position: President, Board of Edi X Board President	ucation D	ate: 4/13/2023
☐ Superintendent		
☐ Chief/Deputy Chief/E	Executive Direct	or
Name: <u>Kyla Johnson-Trammell</u> Position: <u>Secretary, Board of Ed</u>		ate: 4/13/2023

Template approved as to form by OUSD Office of the General Counsel.

Board Office Use: Legislative File Info.				
File ID Number 22-2248				
Introduction Date	10/26/22			
Enactment				
Number	22-1782			
Enactment Date	10-26-2022 CJH			

Board Cover Memorandum

To Board of Education

From Sondra Aguilera, Acting Superintendent

Andrea Bustamante, Executive Director, Community Schools & Student

Services

Meeting Date October 26, 2022

Subject Services Agreement with Ants After School LLC

Ask of the ☐ Approve Services Agreement XX Ratify Services Agreement

Services Vendor will help students learn the fundamentals of sports in a fun team

environment that facilitates growth, exploration and healthy habit development. Activities to include basketball, flag football, and tennis. Vendor will provide services through integration into after school programs at sites mutually agreed to by vendor and the Community Schools and

Student Services Department.

Term Start Date: 9/20/22 End Date: 05/31/2023

Not-To-Exceed Amount

\$24,960.00

Competitively Bid

Yes

If the Service Agreement was <u>not</u> competitively bid and the not-to-exceed amount is <u>more</u> than \$99,100, list the exception(s) that applies (requires

Legal review/approval and may require a resolution): [Exception]

In-Kind Contributions District will provide space for programs to take place. District staff will coordinate locations and dates of services delivery for Saturday and after

school programs.

Funding Resource 2600 – Expanded Learning Opportunities Program

Source(s)

Background

As a result of receiving Expanded Learning Opportunities Program (ELOP) funding from the State of California, the District has expanded comprehensive after school programming to include every OUSD elementary, middle, and high school. One required element of after school programming is physical activity for students. Additionally, ELOP funding allows for services on weekends and over the summer.

To take advantage of this opportunity to provide additional services to students, the District issued Request for Proposal (RFP) #21-120ExLO seeking vendors to propose sports-based youth development programs during expanded learning (before school, after school, intersession) time. Vendor successfully completed RFP requirements and was selected as a partner to provide services for TK-6 programs.

Attachment(s)

- Service Agreement with ANTS After School LLC
- Physical Enrichment Program Plan
- Physical Enrichment Program Budget
- RFP #21-120ExLO and vendor bid materials

SERVICES AGREEMENT 2022-2023

This Services Agreement ("Agreement") is a legally binding contract entered into between the Oakland Unified School District ("OUSD") and the below named entity or individual ("VENDOR," together with OUSD, "PARTIES"): Ants After School LLC

The PARTIES hereby agree as follows:

1. **Term**.

a. This Agreement shall start on the below date ("Start Date"):
 9/20/22

If no Start Date is entered, then the Start Date shall be the latest of the dates on which each of the PARTIES signed this Agreement.

b. The work shall be completed no later than the below date ("End Date"):5/31/23

If no End Date is entered, then the End Date shall be the first June 30 after the Start Date. If the term set forth above would cause the Agreement to exceed the term limits set forth in Education Code section 17596, the Agreement shall instead automatically terminate upon reaching said term limit.

2. Services. VENDOR shall provide the services ("Services") as described in #1A and #1B of Exhibit A, attached hereto and incorporated herein by reference. To the extent that there may be a school closure (e.g., due to poor air quality, planned loss of power, COVID-19) or similar event in which school sites and/or District offices may be closed or otherwise inaccessible, VENDOR shall describe in #1B of Exhibit A whether and how its services would be able to continue.

3. Alignment and Evaluation.

a. VENDOR agrees to work and communicate with OUSD staff, both formally and informally, to ensure that the Services are aligned with OUSD's mission and are meeting the needs of students as determined by OUSD.

- b. OUSD may evaluate VENDOR in any manner which is permissible under the law. OUSD's evaluation may include, without limitation: (i) requesting that OUSD employee(s) evaluate the performance of VENDOR, each of VENDOR's employees, and each of VENDOR's subcontractors, and (ii) announced and unannounced observance of VENDOR, VENDOR's employee(s), and VENDOR's subcontractor(s).
- 4. Inspection and Approval. VENDOR agrees that OUSD has the right and agrees to provide OUSD with the opportunity to inspect any and all aspects of the Services performed including, but not limited to, any materials (physical or electronic) produced, created, edited, modified, reviewed, or otherwise used in the preparation, performance, or evaluation of the Services. In accordance with Paragraph 8 (Compensation), the Services performed by VENDOR must meet the approval of OUSD, and OUSD reserves the right to direct VENDOR to redo the Services, in whole or in part, if OUSD, in its sole discretion, determines that the Services were not performed in accordance with this Agreement.
- 5. **Data and Information Requests**. VENDOR shall timely provide OUSD with any data and information OUSD reasonably requests regarding students to whom the Services are provided. VENDOR shall register with and maintain current information within OUSD's Community Partner database unless OUSD communicates to VENDOR in writing otherwise, based on OUSD's determination that the Services are not related to community school outcomes. If and when VENDOR's programs and school site(s) change (either midyear or in subsequent years), VENDOR shall promptly update the information in the database.

6. Confidentiality and Data Privacy.

a. OUSD may share information with VENDOR pursuant to this Agreement in order to further the purposes thereof. VENDOR and all VENDOR's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services, provided such information is (i) marked or identified as "confidential" or "privileged," or (ii) reasonably understood to be confidential or privileged.

- b. VENDOR understands that student data is confidential. If VENDOR will access or receive identifiable student data, other than directory information, in connection with this Agreement, VENDOR agrees to do so only after VENDOR and OUSD execute a separate data sharing agreement.
 - (i) If VENDOR is a software vendor, it agrees to access or receive identifiable student data, other than directory information, only after executing a California Student Data Privacy Agreement ("CSDPA") or CSDPA Exhibit E (available here).
 - (ii) If VENDOR is not a software vendor, it agrees to access or receive identifiable student data, other than directory information, only after executing the OUSD Data Sharing Agreement (available here).
 - (iii) Notwithstanding Paragraph 28 (Indemnification), should VENDOR access or receive identifiable student data, other than directory information, without first executing a separate data sharing agreement, VENDOR shall be solely liable for any and all claims or losses resulting from its access or receipt of such data.
- c. All confidentiality requirements, including those set forth in the separate data sharing agreement, extend beyond the termination of this Agreement.
- Copyright/Trademark/Patent/Ownership. VENDOR understands 7. and agrees that all matters produced under this Agreement, excluding any intellectual property that existed prior to execution of this Agreement, 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. 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 VENDOR, its employees, or its subcontractors in connection with the Services performed under this Agreement. VENDOR cannot use, reproduce, distribute, publicly display, perform, alter, remix, or build upon matters produced under this Agreement without OUSD's express written permission. OUSD shall have all right, title and interest in said matters,

including the right to register the copyright, trademark, and/or patent of said matter in the name of OUSD. OUSD may, with VENDOR's prior written consent, use VENDOR's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

- 8. **Compensation**. OUSD agrees to pay VENDOR for satisfactorily performing Services in accordance with this Paragraph, Paragraph 10 (Invoicing), and #1C in **Exhibit A**.
 - a. The compensation under this Agreement shall not exceed: \$24,960.00

This sum shall be for full performance of this Agreement and includes all fees, costs, and expenses incurred by VENDOR including, but not limited to, labor, materials, taxes, profit, overhead, travel, insurance, permitted subcontractor costs, and other costs.

- b. OUSD shall not pay and shall not be liable to VENDOR for any costs or expenses paid or incurred by VENDOR not described in **Exhibit A**.
- c. Payment for Services shall be made for all undisputed amounts no more frequently than in monthly installment payments within sixty (60) days after VENDOR submits an invoice to OUSD, in accordance with Paragraph 10 (Invoicing), for Services actually performed and after OUSD's written approval that Services were actually performed. The granting of any payment by OUSD, or the receipt thereof by VENDOR, shall in no way lessen the liability of VENDOR to correct unsatisfactory performance of Services, even if the unsatisfactory character of the performance was not apparent or detected at the time a payment was made. If OUSD determines that VENDOR's performance does not conform to the requirements of this Agreement, VENDOR agrees to correct its performance without delay.
- d. Compensation for any Services performed prior to the Start Date or after the End Date shall be at OUSD's sole discretion and in an amount solely determined by OUSD. VENDOR agrees that it shall not expect or demand payment for the performance of such services.
- e. VENDOR acknowledges and agrees not to expect or demand payment for any Services performed prior to the PARTIES,

particularly OUSD, validly and properly executing this Agreement until this Agreement is validly and properly executed and shall not rely on verbal or written communication from any individual, other than the President of the OUSD Governing Board, the OUSD Superintendent, or the OUSD General Counsel, stating that OUSD has validly and properly executed this Agreement.

- 9. **Equipment and Materials**. VENDOR shall provide all equipment, materials, and supplies necessary for the performance of this Agreement.
- 10. **Invoicing**. Invoices furnished by VENDOR under this Agreement must be in a form acceptable to OUSD.
 - a. All amounts paid by OUSD shall be subject to audit by OUSD. Invoices shall include, without limitation: VENDOR name, VENDOR address, invoice date, invoice number, purchase order number, name of school or department to which Services were provided, name(s) of the person(s) performing Services, date(s) Services were performed, brief description of Services provided on each date, the total invoice amount, and the basis for the total invoice amount (e.g., if hour rate, the number of hours on each date and the rate for those hours).
 - b. If OUSD, at its sole discretion, determines an invoice fails to include the required elements, OUSD will not pay the invoice and will inform VENDOR of the missing items; VENDOR shall resubmit an invoice that includes the required elements before OUSD will pay the invoice.
 - c. Invoices must be submitted no more frequently than monthly, and within 30 days of the conclusion of the applicable billing period. OUSD reserves the right to refuse to pay untimely invoices.
 - d. OUSD reserves the right to add or change invoicing requirements. If OUSD does add or change invoicing requirements, it shall notify VENDOR in writing and the new or modified requirements shall be mandatory upon receipt by VENDOR of such notice.
 - e. To the extent that VENDOR has described how the Services may be provided both in-person and not in-person, VENDOR's invoices shall—in addition to any invoice requirement added or changed under subparagraph (c)—indicate whether the Services

- are provided in-person or not.
- f. All invoices furnished by VENDOR under this Agreement shall be delivered to OUSD via email unless OUSD requests, in writing, a different method of delivery.

11. Termination and Suspension.

- a. For Convenience by OUSD. OUSD may at any time terminate this Agreement upon thirty (30) days prior written notice to VENDOR. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of termination. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or thirty (30) days after the notice was provided, whichever is later.
- b. Due to Unforeseen Emergency or Acts of God. Notwithstanding Paragraph 19 (Coronavirus/ COVID-19) or any other language of this Agreement, if there is an unforeseen emergency or an Act of God during the term of this Agreement that would prohibit or limit, at the sole discretion of OUSD, the ability of VENDOR to perform the Services, OUSD may terminate this Agreement upon seven (7) days prior written notice to VENDOR. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or seven (7) days after the notice was provided, whichever is later.
- c. For Cause. Either PARTY may terminate this Agreement by giving written notice of its intention to terminate for cause to the other PARTY. Written notice shall contain the reasons for such intention to terminate. Cause shall include (i) material violation of this Agreement or (ii) if either PARTY is adjudged bankrupt, makes a general assignment for the benefit of creditors, or a receiver is appointed on account of its insolvency. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the

- termination by the OUSD Governing Board or three (3) days after the notice was provided, whichever is later, unless the condition or violation ceases or satisfactory arrangements for the correction are made.
- d. Upon termination, VENDOR shall provide OUSD with all materials produced, maintained, or collected by VENDOR pursuant to this Agreement, whether or not such materials are complete or incomplete or are in final or draft form.
- e. If OUSD, at its sole discretion, develops health and safety concerns related to the VENDOR's provision of Services, then the OUSD Superintendent or an OUSD Chief or Deputy may, upon approval by OUSD legal counsel, issue a notice to VENDOR to suspend the Agreement, in which case VENDOR shall stop providing Services under the Agreement until further notice from OUSD. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of suspension.
- 12. **Legal Notices**. All legal notices provided for under this Agreement shall be sent: (i) via email to the email address set forth below, (ii) personally delivered during normal business hours or (iii) sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other PARTY at the address set forth below.

OUSD

Name: Joshua R. Daniels Site/Dept: Office of General Counsel Address: 1000 Broadway, Suite 440

City, ST Zip: Oakland, CA 94607 Phone: 510-879-8535

Email: ousdlegal@ousd.org

VENDOR

Name: Adam Ziegler

Title: Owner

Address: 215 Dutton Ave

City, ST Zip: San Leandro, CA 92577

Phone: 510-775-5289

Email: hello@antssports.com

Notice shall be effective when received if personally served or

emailed or, if mailed, three days after mailing. Either PARTY must give written notice of a change of mailing address or email.

13. **Status**.

- a. This is not an employment contract. VENDOR, in the performance of this Agreement, shall be and act as an independent contractor. VENDOR understands and agrees that it and any and all of its employees shall not be considered employees 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. VENDOR 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 VENDOR's employees.
- b. If VENDOR is a natural person, VENDOR verifies all of the following:
 - (i) VENDOR is free from the control and direction of OUSD in connection with VENDOR's work;
 - (ii) VENDOR's work is outside the usual course of OUSD's business; and
 - (iii) VENDOR is customarily engaged in an independently established trade, occupation, or business of the same nature as that involved in the work performed for OUSD.
- c. If VENDOR is a business entity, VENDOR verifies all of the following:
 - (i) VENDOR is free from the control and direction of OUSD in connection with the performance of the work;
 - (ii) VENDOR is providing services directly to OUSD rather than to customers of OUSD;
 - (iii) the contract between OUSD and VENDOR is in writing;
 - (iv) VENDOR has the required business license or business tax registration, if the work is performed in a jurisdiction that requires VENDOR to have a business license or business tax registration;
 - (v) VENDOR maintains a business location that is separate from the business or work location of OUSD;
 - (vi) VENDOR is customarily engaged in an independently established business of the same nature as that involved

- in the work performed;
- (vii) VENDOR actually contracts with other businesses to provide the same or similar services and maintains a clientele without restrictions from OUSD;
- (viii) VENDOR advertises and holds itself out to the public as available to provide the same or similar services;
- (ix) VENDOR provides its own tools, vehicles, and equipment to perform the Services;
- (x) VENDOR can negotiate its own rates;
- (xi) VENDOR can set its own hours and location of work; and
- (xii) VENDOR is not performing the type of work for which a license from the Contractor's State License Board is required, pursuant to Chapter 9 (commencing with section 7000) of Division 3 of the Business and Professions Code.

14. Qualifications and Training.

- a. VENDOR represents and warrants that VENDOR has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of OUSD. VENDOR will performed the Services in accordance with generally and currently accepted principles and practices of its profession for services to California school districts and in accordance with applicable laws, codes, rules, regulations, and/or ordinances. All VENDOR employees and agents shall have sufficient skill and experience to perform the work assigned to them.
- b. VENDOR represents and warrants that its employees and agents are 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, if VENDOR was selected, at least in part, on such representations and warrants.
- 15. **Certificates/Permits/Licenses/Registration**. VENDOR'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.

16. **Insurance**.

- Commercial General Liability Insurance. Unless specifically waived by OUSD as noted in Exhibit A, VENDOR shall maintain Commercial General Liability Insurance, including automobile coverage, with limits of at least one million dollars (\$1,000,000) per occurrence, and two million dollars (\$2,000,000) aggregate, for corporal punishment, sexual misconduct, harassment, bodily injury and property damage. Coverage for corporal punishment, sexual misconduct, and harassment may either be provided through General Liability Insurance or Professional Liability Insurance. 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 this Agreement (and within 15 days of each new policy year thereafter during the term of this Agreement). Evidence of insurance shall be attached to this Agreement or otherwise provided to OUSD upon request. 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 VENDOR. The policy shall protect VENDOR 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.
- b. Workers' Compensation Insurance. Unless specifically waived by OUSD as noted in **Exhibit A**, VENDOR 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.

17. Testing and Screening.

a. Tuberculosis Screening. Unless specifically waived by OUSD as noted in **Exhibit A**, VENDOR is required to screen employees who will be working at OUSD sites for more than six hours. VENDOR agents who work with students must submit to a tuberculosis risk assessment as required by Education Code

section 49406 within the prior 60 days. If tuberculosis risk factors are identified, VENDOR 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, VENDOR shall obtain an x-ray of the lungs. VENDOR, at its discretion, may choose to submit the agent to the examination instead of the risk assessment.

- b. Fingerprinting/Criminal Background Investigation. Unless specifically waived by OUSD as noted in **Exhibit A**, for all VENDOR employees, subcontractors, volunteers, and agents providing the Services, VENDOR shall ensure completion of fingerprinting and criminal background investigation, and shall request and regularly review subsequent arrest records. VENDOR confirms that no employee, subcontractor, volunteer, or agent providing the Services has been convicted of a felony, as that term is defined in Education Code section 45122.1. VENDOR shall provide the results of the investigations and subsequent arrest notifications to OUSD.
 - Waivers are not available for VENDORS whose employees, subcontractors, volunteers, and agents will have any contact with OUSD students.
- c. VENDOR shall use either California Department of Justice or Be A Mentor, Inc. (http://beamentor.org/OUSDPartner) finger-printing and subsequent arrest notification services.
- d. VENDOR agrees to immediately remove or cause the removal of any employee, representative, agent, or person under VENDOR's control person from OUSD property upon receiving notice from OUSD of such desire. OUSD is not required to provide VENDOR with a basis or explanation for the removal request.

18. Incident/Accident/Mandated Reporting.

a. VENDOR shall notify OUSD, via email pursuant to Paragraph 12 (Legal Notices), within twelve (12) hours of learning of any significant accident or incident in connection with the provision of Services. Examples of a significant accident or incident include, without limitation, an accident or incident that involves law enforcement, possible or alleged criminal activity, or possible or actual exposure to a communicable disease such as COVID-19. VENDOR shall properly submit required accident or incident

- reports within one business day pursuant to the procedures specified by OUSD. VENDOR shall bear all costs of compliance with this Paragraph.
- b. To the extent that an employee, subcontractor, agent, or representative of VENDOR is included on the list of mandated reporters found in Penal Code section 11165.7, VENDOR agrees to inform the individual, in writing that they are a mandated reporter, and describing the associated obligations to report suspected cases of abuse and neglect pursuant to Penal Code section 11166.5.

19. Coronavirus/COVID-19.

- a. Through its execution of this Agreement, VENDOR declares that it is able to meet its obligations and perform the Services required pursuant to this Agreement in accordance with any shelter-in-place (or similar) order or curfew (or similar) order ("Orders") issued by local or state authorities and with any social distancing/hygiene (or similar) requirements.
- b. To the extent that VENDOR provides Services in person and consistent with the requirements of Paragraph 10 (Invoicing), VENDOR agrees to include additional information in its invoices as required by OUSD if any Orders are issued by local or state authorities that would prevent VENDOR from providing Services in person.
- requirements Consistent with the of Paragraph 18 C. (Incident/Accident/Mandated Reporting), VENDOR agrees to notify OUSD, via email pursuant to Paragraph 12 (Legal Notices), within twelve (12) hours if VENDOR or any employee, subcontractor, agent, or representative of VENDOR (i) tests positive for COVID-19 or shows or reports symptoms consistent with COVID-19 and (ii) has been on OUSD property or has been in prolonged close contact with any OUSD student or student's agents, representatives, staff, family member. consultants, trustees, and volunteers within 48 hours of testing positive for COVID-19 or the development of symptoms consistent with COVID-19.
- d. In addition to the requirements of subparagraph (c), VENDOR agrees to immediately adhere to and follow any OUSD directives regards health and safety protocols including, but not limited to, providing OUSD with information regarding possible exposure of

- OUSD student or student's family member, staff, agents, representatives, officers, consultants, trustees, and volunteers to VENDOR or any employee, subcontractor, agent, or representative of VENDOR and information necessary to perform contact tracing, as well as complying with any OUSD testing and vaccination requirements.
- e. VENDOR shall bear all costs of compliance with this Paragraph, including but not limited to those imposed by this Agreement.
- 20. **Assignment**. The obligations of VENDOR under this Agreement shall not be assigned by VENDOR without the express prior written consent of OUSD and any assignment without the express prior written consent of OUSD shall be null and void.
- 21. 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, VENDOR 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, VENDOR agrees to require like compliance by all its subcontractor (s). VENDOR 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.
- 22. **Drug-Free/Smoke Free Policy**. No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property. No students, staff, visitors, VENDORS, or subcontractors are to use controlled substances, alcohol or tobacco on these sites.
- 23. **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 subsequent act from constituting a violation of this Agreement.
- 24. 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.

25. Conflict of Interest.

- a. VENDOR shall abide by and be subject to all applicable, regulations, statutes, or other laws regarding conflict of interest. VENDOR shall not hire any officer or employee of OUSD to perform any service by this Agreement without the prior approval of OUSD Human Resources.
- b. VENDOR affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest between VENDOR'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.
- c. Through its execution of this Agreement, VENDOR acknowledges that it is familiar with the provisions of section 1090 et seq. and section 87100 et seq. of the Government Code, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event VENDOR receives any information subsequent to execution of this Agreement which might constitute a violation of said provisions, VENDOR agrees it shall notify OUSD in writing.
- 26. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion. Through its execution of this Agreement, VENDOR certifies to the best of its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or 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/).
- 27. **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 described in Paragraph 8 (Compensation). 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.

28. Indemnification.

- To the furthest extent permitted by California law, VENDOR shall indemnify, defend and hold harmless OUSD, its Governing agents, representatives, officers, consultants. Board. employees, trustees, and volunteers ("OUSD 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 VENDOR's performance of this Agreement. VENDOR also agrees to hold harmless, indemnify, and defend OUSD Indemnified Parties from any and all claims or losses incurred by any supplier, VENDOR, or subcontractor furnishing work, services, or materials to VENDOR arising out of the performance of this Agreement. VENDOR shall, to the fullest extent permitted by California law, defend OUSD Indemnified Parties at VENDOR's own expense, including attorneys' fees and costs, and OUSD shall have the right to accept or reject any legal representation that VENDOR proposes to defend OUSD Indemnified Parties.
- b. To the furthest extent permitted by California law, OUSD shall indemnify, defend, and hold harmless VENDOR, its Board, agents, representatives, officers, consultants, employees, trustees, and volunteers ("VENDOR 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 OUSD's performance of this Agreement. OUSD shall, to the fullest extent permitted by California law, defend VENDOR Indemnified Parties at OUSD's own expense, including attorneys' fees and costs.
- 29. **Audit**. VENDOR shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of VENDOR transacted under this Agreement. VENDOR shall retain these books, records, and systems of account during the term of this Agreement and for three (3) years after the End Date. VENDOR shall permit OUSD, 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 Services covered by this Agreement. Audit(s) may be performed at any time, provided that OUSD shall give reasonable prior notice to VENDOR and shall conduct audit(s) during VENDOR'S normal business hours, unless VENDOR otherwise consents.

- 30. **Litigation**. This Agreement shall be deemed to 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.
- 31. **Incorporation of Recitals and Exhibits**. Any recitals and exhibits attached to this Agreement are incorporated herein by reference. VENDOR 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.
- 32. **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.
- 33. **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.
- 34. **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.
- 35. **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.

- 36. **Calculation of Time**. For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified and "hours" refers to hours regardless of whether it is a work day, weekend, or holiday.
- 37. Counterparts and Electronic Signature. This Agreement, and all amendments, addenda, and supplements to this Agreement, may be executed in one or more counterparts, all of which shall constitute one and the same amendment. Any counterpart may be executed and delivered by facsimile or other electronic signature (including portable document format) by either PARTY and, notwithstanding any statute or regulations to the contrary (including, but not limited to, Government Code section 16.5 and the regulations promulgated therefrom), the counterpart shall legally bind the signing PARTY and the receiving PARTY may rely on the receipt of such document so executed and delivered electronically or by facsimile as if the original had been received. Through its execution of this Agreement, each PARTY waives the requirements and constraints on electronic signatures found in statute and regulations including, but not limited to, Government Code section 16.5 and the regulations promulgated therefrom.
- 38. **W-9 Form**. If VENDOR is doing business with OUSD for the first time, VENDOR acknowledges that it must complete and return a signed W-9 form to OUSD.
- 39. **Agreement Publicly Posted**. This Agreement, its contents, and all incorporated documents are public documents and will be made available by OUSD to the public online via the Internet.
- 40. **Signature Authority**.
 - e. Each PARTY has the full power and authority to enter into and perform this Agreement, and the person(s) signing this Agreement on behalf of each PARTY has been given the proper authority and empowered to enter into this Agreement.
 - b. Notwithstanding subparagraph (a), only the Superintendent,

Chiefs, Deputy Chiefs, and the General Counsel have been delegated the authority to sign contracts for OUSD, and only under limited circumstances, which require ratification by the OUSD Governing Board. VENDOR agrees not to accept the signature of another other OUSD employee as having the proper authority and empowered to enter into this Agreement or as legally binding in any way.

- Notwithstanding Paragraph 11, if this Agreement is executed by a. the signature of the Superintendent, Chiefs, Deputy Chiefs, or General Counsel under their delegated authority, and the Board thereafter declines to ratify the Agreement, the Agreement shall automatically terminate on the date that the Board declines to ratify it. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of termination. Upon termination, VENDOR shall provide OUSD with all materials produced, maintained, or collected by VENDOR pursuant to this Agreement, whether or not such materials are complete or incomplete or are in final or draft form.
- Contract Contingent on Governing Board Approval. OUSD shall 41. not be bound by the terms of this Agreement unless and until it has been (i) formally approved by OUSD's Governing Board or (ii) validly and properly executed by the OUSD Superintendent, the General Counsel, or a Chief or Deputy Chief authorized by the Education Code or Board Policy, and no payment shall be owed or made to VENDOR absent such formal approval or valid and proper execution.

IN WITNESS WHEREOF, the PARTIES hereto agree and execute this Agreement and to be bound by its terms and conditions:

VENDOR

DocuSigned by: Name: Adam Ziegler Signature: Position: Owner Date:

9/19/2022

One of the terms and conditions to which VENDOR agrees by its signature is subparagraph (e) of Paragraph 8 (Compensation), which states that VENDOR acknowledges and agrees not to expect or demand payment for any Services performed prior to the PARTIES, particularly OUSD, validly and properly executing this Agreement until this Agreement is validly and properly executed and shall not rely on verbal or written communication from any individual, other than the President of the OUSD Governing Board, the OUSD Superintendent, or the OUSD General Counsel, stating that OUSD has validly and properly executed this Agreement. VENDOR specifically acknowledges and agrees to this term/condition on the above date.

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Name: Sondra Aguilera	Signature:	Sondra lguilla
Position: Chief Academic Officer Board President Superintendent X Chief/Deputy Chief/Execut	Date: tive Director	9/21/2022
Name: <u>Sondra Aguilera</u>	Signature:	roula Agil

Position: Acting Secretary, Board of Education Date: 10-27-2022

Template approved as to form by OUSD Office of the General Counsel.

EXHIBIT A

1A. **General Description of Services to be Provided**: Provide a description of the service(s) VENDOR will provide.

Vendor will help students learn the fundamentals of sports in a fun team environment that facilitates growth, exploration and healthy habit development. Activities to include basketball, flag football, and tennis. Vendor will provide services through integration into after school programs at sites mutually agreed to by vendor and the Community Schools and Student Services Department. Locations and levels of services to be captured via 2022 Expanded Learning Opportunities Program Physical Enrichment Program Plan and Budget tools (attached).

1B.	Description of Services to be Provided During School Closure or Similar Event: If there is a school closure (e.g., due to poor air quality, planned loss of power, COVID-19) or similar event in which school sites and/or District offices may be closed or otherwise inaccessible, would services be able to continue? X No, services would not be able to continue. Yes, services would be able to continue as described in 1A. Yes, but services would be different than described in 1A. Please briefly describe how the services would be different. Click or tap here to enter text.
1C.	Rate of Compensation: Please describe the basis by which compensation will be paid to VENDOR: ☐ Hourly Rate: \$Click or tap here to enter text. per hour ☐ Daily Rate: \$Click or tap here to enter text. per day ☐ Weekly Rate: \$Click or tap here to enter text. per week ☐ Monthly Rate: \$Click or tap here to enter text. per month ☐ Per Student Served Rate: \$Click or tap here to enter text. per student served X Performance/Deliverable Payments: Describe the performance and/or deliverable(s) as well as the associated rate(s) below: As described in attached Physical Enrichment Program Plan and Budget

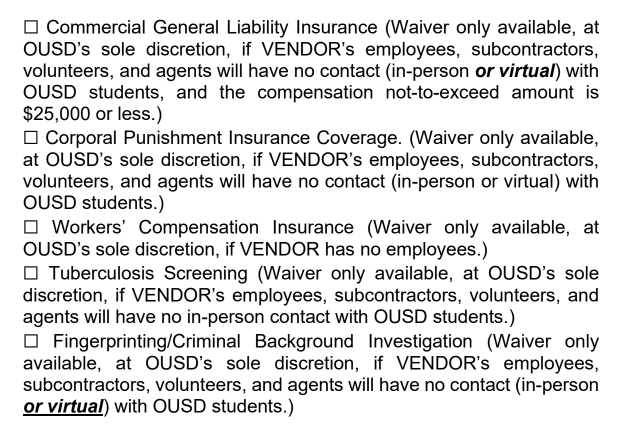
2. **Specific Outcomes**: (A) What are the expected outcomes from the services of this Agreement? Please be specific. For example, as a result of the service(s): How many more OUSD students will graduate

from high school? How many more OUSD students will attend school 95% or more? How many more OUSD students will have meaningful internships and/or paying jobs? How many more OUSD students will have access to, and use, the health services they need? (B) Please describe the measurable outcomes specific to the services. Please complete the sentence prompt: "Participants will be able to..." C. If applicable, please provide details of program participation. Please complete the sentence prompt: "Students will..."

Students will learn the fundamental of sports and develop health habits to improve their mental and physical well-being.

- 3. Alignment with School Plan for Student Achievement SPSA (required if using State or Federal Funds): Please select the appropriate option below:
 - ☐ Action Item included in Board Approved SPSA (no additional documentation required) Item Number:

 Click or tap here to enter text.
 - ☐ Action Item added as modification to Board Approved SPSA School site must submit the following documents to the Strategic Resource Planning for approval through the Escape workflow process:
 - Meeting announcement for meeting in which the SPSA modification was approved.
 - Minutes for meeting in which the SPSA modification was approved indicating approval of the modification.
 - Sign-in sheet for meeting in which the SPSA modification was approved.
- 4. Adapting Services for Students with Disabilities: If VENDOR will provide direct services to students under this Agreement, describe the manner in which services will be accommodated, modified, or otherwise adapted to meet the unique needs of students with disabilities:
 - Disabilities will be assessed by vendor's youth coaches at the beginning of class sessions and accommodations will be provided accordingly. For example, in flag football, a walking-impaired student may be all-time quarterback or participate in refereeing if desired.
- 5. **Waivers**: OUSD has waived the following. Confirmation of the waiver is attached herewith:



2022 Expanded Learning Opportunities Physical Enrichment Program Plan TK-ELEMENTARY/MIDDLE(6th) SCHOOLS

Cover Sheet	
Sports Organization Name:	ANTS After School LLC
Authorized Signatory Name:	Adam Ziegler
Authorized Signatory Job Title:	Owner
Authorized Signatory Email Address:	hello@antssports.com
Authorized Signatory Phone #:	510-775-5289
Authorized Signatory Address	215 Dutton Ave, San Leandro, CA 94577
Contract Management Question: Describe the manner in which services will be accommodated, modified, or otherwise adapted to meet the unique needs of students with disabilities (e.g. within the intersession program and/or site-based program):	Disabilities will be assessed by our youth coaches at the beginning of the class sessions and accommodations will be provided accordingly. In flag football for example, a walking-impaired student may be all-time quarterback or participate in refereeing if desired.

Program Options:

9-hr Intersession Programs (\$1,000/coach/day)

2022 Expanded Learning Opportunities Physical Enrichment Program Plan TK-ELEMENTARY/MIDDLE(6th) SCHOOLS

Date of Intersession Program	Program Description	Total # of Coaches (20:1 Student/Staff ratio)	Total # of Students Served (Max 100 Students)	Proposed Budget
9/12/2022	Basket Weaving	5	100	\$5000
			Total:	

6-Week Sit	6-Week Site Based Sports Program (1hr/2xWeek) \$2,400 per 20 students						
Preferred School Site	Preferred Season (Fall, Winter, or Spring)	Total Number of Program Offerings	Program Description	Total # of Coaches (20:1 Student/Staff ratio)	Total # of Students Served (Max 100 Students)	Budget	
Manzanita SEED	Fall	2 hours on Mondays (K-2nd, 3rd-5th)	Basketball + Flag Football (on a rotating basis)	1-2 staff serving 2 consecutive classes	40 (20 per class)	4800	
Highland Community	Fall	2 hours on Tuesdays (K-2nd, 3rd-5th)	Basketball basis)	1-2 staff serving 2 consecutive classes	40 (20 per class)	4800	

2022 Expanded Learning Opportunities Physical Enrichment Program Plan TK-ELEMENTARY/MIDDLE(6th) SCHOOLS

					Total:	24000
Fruitvale Elementary	Fall	2 hours on Thursdays (K-2nd, 3rd-4th)	Basketball	1-2 staff serving 2 consecutive classes	40 (20 per class)	4800
Carl Munck	Fall	2 hours on Tuesdays (K-2nd, 3rd-4th)	Tennis	1-2 staff serving 2 consecutive classes	40 (20 per class)	4800
Madison Park Primary	Fall	2 hours on Wednesdays (3rd-4th, 5th)	Basketball (3rd-4th) Flag Football (5th)	1-2 staff serving 2 consecutive classes	40 (20 per class)	4800

Agonov		
Agency Name: ANTS Sports		Amount
Instructors (Please list each staff position separetely)		
Manzanita SEED-Basketball + Flag Football	\$	4,800.00
Highland Community- Basketball X2	\$	4,800.00
Fruitvale Elementary		
- Basketball X2	\$	4,800.00
Madison Park Primary	A	4 000 00
- Basketball + Flag Football Carl Munck	\$	4,800.00
- Tennis X2	\$	4,800.00
- Tennis XZ	Ş	4,800.00
TOTAL DIRECT SERVICES	\$	24,000.00
TOTAL DIRECT SERVICES	Ą	24,000.00
4% OF DIRECT SERVICES	\$	960.00
4/0 OF DIRECT SERVICES	ş	960.00
TOTAL FOR AFTER SCHOOL SERVICES	\$	24,960.00

09-19-2022

OUSD USE ONLY

ANTS Sports 215 Dutton Ave San Leandro, CA 94577

ATTN: Adam Ziegler

RE: Authorization to Proceed with Consultant Contract Processing

This letter is to inform you that you have successfully completed the consultant review process for Vendor Management in ContractsOnline for the current school year.

This authorization shall expire at the conclusion of the $\frac{2022-2023}{}$ school year.

Please note that THIS IS NOT AN AUTHORIZATION TO START WORK.

You must complete the entire Contract Approval Process, which includes:

- A) Final contract execution and District Approval, and/or;
 - **B)** Issuance of your Purchase Order Number

whichever happens first.

Thank you for your commitment to help support and enhance the educational experience of Oakland students.

Procurement Department,
Oakland Unified School District



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 09/19/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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

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PRODUCER	CONTACT NATHAN GLEASON	
Nathan Gleason Insurance Agency	PHONE (A/C, No, Ext): (833) 787-2700 FAX (A/C, No): (877)856-4082	
2033 Gateway Place Ste 500	E-MAIL ADDRESS: info@gleasoninsured.com	
San Jose, Ca 95110	INSURER(S) AFFORDING COVERAGE NAIC #	
Nathan Gleason	INSURER A: PHILADELPHIA INSURANCE COMPANY 524210	
INSURED	INSURER B:	
ANTS SPORTS & ENRICHMENT	INSURER C:	
215 DUTTON AVE	INSURER D:	
SAN LEANDRO, CA 94577	INSURER E:	
	INSURER F:	

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

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

	EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. INST TYPE OF INSURANCE INSD WYD POLICY NUMBER POLICY EXP LIMITS LIMITS LIMITS LIMITS LIMITS LIMITS LIMITS LIMITS LIMITS								
INSR		TYPE OF INSURANCE	INSD	WVD	POLICY NUMBER	(MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	<u>s</u>
	X	COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE DAMAGE TO RENTED	\$ 1,000,000
Α		CLAIMS-MADE X OCCUR						PREMISES (Ea occurrence)	ş 100,000
	Ш								ş 5,000
	Ш		Y		PHPK2466197	09/15/2022	09/15/2023	PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'	L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 3,000,000
	X	POLICY PRO- LOC						PRODUCTS - COMP/OP AGG	\$ 3,000,000
		OTHER:							\$
	AUTO	OMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$
		ANY AUTO		1				BODILY INJURY (Per person)	\$
		OWNED SCHEDULED AUTOS ONLY AUTOS						BODILY INJURY (Per accident)	\$
		HIRED NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									<u> </u>
		UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$
		DED RETENTION \$							\$
		KERS COMPENSATION EMPLOYERS' LIABILITY Y/N						PER OTH- STATUTE ER	
ŀ	ANYP	ROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$
	(Mane	CER/MEMBER EXCLUDED?						E.L. DISEASE - EA EMPLOYEE	\$
L_	DESC	describe under RIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$
	AB	USE & MOLESTATION	Y		PHPK2466197	09/15/2022	09/15/2023	E. OCCURRENCE AGGREGATE	\$1,000,000 \$2,000,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

YOUTH TENNIS

CERTIFICATE UNI DER

THE CERTIFICATE HOLDER IS ADDED AS AN ADDITIONAL INSURED BY ONLY WITH RESPECT TO LIABILITY ARISING OUT OF THE NAMED INSURED DURING THE POLICY PERIOD.

MOLESTATION OR ABUSE INSURANCE IS \$1,000,000 PER OCCURRENCE WITH AN AGGREGATE LIMIT OF \$2,000,000

CENTIFICATE HOLDER	CANCELLATION
OAKLAND UNIFIED SCHOOL DISTRICT ATTENTION: RISK MANAGEMENT	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

1000 BROADWAY, STE 440 OAKLAND, CA 94607

AUTHORIZED REPRESENTATIVE

CANCELLATION

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CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 09/19/2022

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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

Management Insurance Services Inc. CA 197-105	th	s certificate does not confer rights to	the o	ertifi	cate holder in lieu of such		. ,					
CAL Parison CORRESSION 157-385	PROD	PRODUCER				NAME:						
CAL DETAILS CAS 1988 Self-Self-Self-Section CAD Self-Section CAD Section C	Com	mercial Management Insurance Services I	nc.			PHONE (A/C, No	o, Ext): (714) 41	14-1167		FAX (A/C, No):	(714)	414-1195
NOUNTED Antis After School LLC 215 Dutton Ave San Learndro COVERAGES CERTIFICATE NUMBER: 2-23 MASTER REVISION NUMBER: NUMBER 6: NUMBER	CAL	CA License 0D85858					olov@omi	s-ins.com				
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POLICY NUMBER: NPP1590476C

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):

Effective Date: 07/17/2022

OAKLAND UNIFIED SCHOOL DISTRICT
ATTENTION RISK MANAGEMENT
1000 BROADWAY STE 440

OAKLAND, CA 94607

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:

- 1. 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
- 2. 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.



Request for Proposal (RFP) #21-120ExLO

SPORTS-BASED YOUTH DEVELOPMENT PROGRAM EXPANDED LEARNING

* Submit proposals and all questions/inquiries to:

OAKLAND UNIFIED SCHOOL DISTRICT Attention: Procurement Department 900 High Street, 2nd Floor OAKLAND, CA 94601

email: francisco.flores@ousd.org phone: (510) 437-6311

Proposals Due:

Friday, June 17th, 2022 @ 2:00 p.m.

THE TERMS AND CONDITIONS OF THIS CONTRACT ARE GOVERNED BY THE CALIFORNIA EDUCATION AND PUBLIC CONTRACT CODES.

Submission Deadline & Process:

Bids must be received prior to or on Friday, June 17, 2022 at 2:00pm

Provider to submit:

- (1) Hardcopy Proposal
- (1) USB Electronic RFP version

Proposal shall be clearly marked: "Response to RFP No. 21-120ExLO"

Proposal shall be submitted to:

OAKLAND UNIFIED SCHOOL DISTRICT
SPORTS-BASED YOUTH DEVELOPMENT PROGRAM
FOR EXPANDED LEARNING OFFICES

Attention: PROCUREMENT DEPARTMENT 900 High Street OAKLAND, CA 94601

Bids received later than the designated time and specified date will be returned to the proposer unopened. *Facsimile (FAX) copies of the proposal will not be accepted.*

The District reserves the right to accept or reject any or all proposals or any combination thereof and to waive any irregularity in the bidding process.

Copies of the RFP/Bid documents may be obtained from **Oakland Unified School District**, **Procurement Department's website** https://www.ousd.org/procurement, if you have specific questions or concerns regarding RFP, you may contact us by email to: procurement@ousd.org.

^{*} Applications submitted after 2:00 pm (PST), June 17, 2022 will not be considered.

^{**} Applications submitted by facsimile, telephone or electronic mail will not be accepted.

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This RFP document and additional materials referenced within can be accessed at the OUSD website: www.ousd.org/afterschool. Select the "2022 Sports-Based Youth Program Request for Proposals" link under "Afterschool Programs." Any updates on the RFP process will be posted here and you may sign up for our mailing list, so applicants are encouraged to visit the webpage.

B. Schedule

Event	Date
RFP Process 2022 Announced	May 20, 2022
RFP Pre -Bid Conference (Virtual)	May 31, 2022 @ 1:00 p.m. (Zoom link on <u>Procurement Website</u>)
RFP Deadline for Questions	June 3, 2022 @ 2:00 p.m.
RFP Submission Date	Friday, June 17, 2022 @ 2:00 p.m.
RFP Proposal/Bid Opening (Virtual)	June 20, 2022 @ 1:00 p.m. (Zoom link on <u>Procurement Website</u>)
Organization Status Notifications	July 1, 2022
Deadline to Appeal Decision	July 8, 2022
Status Notification Publicized	August 2022

**OUSD will use every effort to adhere to the schedule. However, OUSD reserves the right to amend
the schedule, as it deems necessary, and will post a notice of amendment at

www.ousd.org/procurement.**

Proposers are advised that the District reserves the right to amend this RFP at any time. Amendments will be done formally by providing written amendments to all potential Proposers known to have received a copy of the RFP. Proposers must acknowledge receipt of any and all RFP amendments. This shall be done by signing the Acknowledgement of Amendment(s) to RFP form. If a Proposer desires an explanation or clarification of any kind regarding this RFP, the Proposer must make a written request for such explanation. Requests should be addressed via email to:

Rosaura M. Altamirano Senior Manager, Supply Chain & Logistics rosaura.altamirano@ousd.org

The District will advise all Proposers known to have received a copy of the RFP of the explanation or clarification, by email or by formal RFP amendment via email as the District may in its sole discretion deem appropriate.

What is an RFP? An RFP (Request for Proposals) is a Proposal-based selection process, in accordance with Public Contracts Code section 20111.5. It is a request by OUSD Dept. of Expanded Learning for organizations to submit their Proposals to be considered as an OUSD sport-based provider for expanded learning programs, after which OUSD will determine which providers are qualified and award contracts based on that determination.

What is a Pre-Bid Conference? A pre-bid conference is conducted to clear up any confusion regarding project details, scope of work and solicitation of documents that outside providers may have. In addition, outside providers will have an opportunity to ask questions.

C. Required Supporting Documentation

To support RFP responses and verify organizational Proposals, the following documentation is required. The *Application Questions* in Appendix II will directly reference these documents and ask for an elaboration of the information these documents provide. These documents do not count towards the 5-page limit for the RFP application described in Appendix II. Additionally, please label all supporting documents clearly according to this list:

- Submission of sample(s) schedule of the sports-based youth development program organization wishes to offer. Either a school-based model, an intercession model, or both. Therefore, when submitting a weekly schedule, the organization needs to incorporate questions in the application form during the service category (targeted demographic, grade levels, # of school-based sites, which intercession--fall, winter, spring, etc.)
- 2) Program budget pertaining to the program schedule (see Application Question 2 in Appendix II for details)
- 3) Letters of Reference (maximum of 2)
- 4) Statement of Qualifications
 - A. A Statement of Qualifications is paragraph or two on the organizations letterhead that explains why they are qualified to provide this services.
- 5) Commercial General Liability Insurance Coverage via an ACORD sheet.
 - A. Address in the "Certificate Holder" section: Oakland Unified School District, Attn: Risk Management; 1000 Broadway, Suite 440, CA 94607
 - B. Policy Limits: 1,000,000 per occurrence / \$2,000,000 aggregate
 - C. Policy Endorsement that names OUSD as an additional Insured (from the Agent): this is a Separate document from above.
- 6) Agency Letter that states the following:
 - A. All of the employees that work at OUSD have passed fingerprint review by CA DOJ and FBI, TB testing requirements, and mandate reporting.
 - ï ATI Numbers will need to appear on all invoices submitted to OUSD
 - Proof of fingerprint passage and TB Test passage of staff working at OUSD will be available to OUSD upon demand.
 - B. Staff meet OUSD Instructional Aide requirement (48 college units or Instructional Aid Certificate)
 - C. Designated staff supporting the intersession model must have first-aid, concussion, and CPR certified.

D.Introduction and Overview

The Oakland Unified School District (OUSD) Department of Expanded Learning (ExLO) and Oakland Athletic League (OAL) invites interested organizations to apply for the sports-based youth development programs serving youth, particularly TK-6th grades, to provide entry point for youth to have the opportunity to participate in middle and high sports activities. Sports-based youth development organizations must support and align with the OUSD's strategic plan to create equitable and joyful schools.

The push for the Expanded Learning Office's to provide sports-based youth development is founded in these local and national data.

- Low-income kids are 6 times more likely to guit sports due to costs (Source. Project Play)
- 1 out of 3 girls felt their schools were not offering girls, sports that interested them, and
 1 out of 4 had challenges around participating due to family responsibilities or lack of money (Source. Go Out & Play: Youth Sports in America, WSF, 2008. Coaching Corps)
- Kids quit most sports by age 11 (Project Play)
- Girls, enter sports later, participate in lower numbers and drop out sooner in many settings. Urban and rural girls drop sports at twice the rate of boys. (Source. Go Out & Play: Youth Sports in America, WSF, 2008. Coaching Corps)
- High school girls who play sports are less likely to be involved in an unintended pregnancy; more likely to get better grades in school and more likely to graduate than girls who do not play sports. (Source. Women's Sports Foundations founded by Billie Jean King)

Therefore, our sports-based youth development program approach primary focus is to increase the menu of sports-based youth development programs to our TK-6th grade students. Secondly, increase access to youth sports programs within our elementary sites across Oakland, which will help increase participation in the middle and high school sports for girls and students who do not usually have access to sports programs. Thirdly, create the condition for "equalable play." The sport-based youth development organizations will be an integral part of our OUSD Full Service Community Schools and make an impactful contribution toward strengthening our district, expanded learning system, and community.

Oakland Unified School District's (OUSD) mission is to build a Full-Service Community District focused on high academic achievement while serving the whole child, eliminating inequity, and providing each child with excellent teachers/coaches every day. Expanded Learning supports this mission while holding our values of equity, joy, and liberation for youth and adults with the express purpose of interrupting inequity, examining biases, creating inclusive, and just conditions for all students to achieve equally high outcomes.

Eligible sports-based youth development organizations will help all students develop strong social-emotional skills, leadership, and foundational knowledge of the sports. In addition foster sportsmanship, teamwork, and an appreciation for an athletes' mindset to further play in middle and high school sports programs.

The two types of sports-based youth development programs that the Expanded Learning Office is hoping to solicit CBOs to apply are (i) the sports-based youth development at the school site, is the **school-based model (SBI)**, and (ii) the **intercession model (IM)** during the 2022-23 school year serving across all of the OUSD elementary schools.

(i) The **School-based Model of Sports-Based Youth Program**. This model provides youth with multiple weeks (ranging from 4 to 8 weeks) of sports program within the context of the after-school hours (Monday-Friday 3-6pm) and working directly with the approved OUSD Expanded Lead Agencies. Interest CBOs must provide 2-days a week, 45-60 minute sessions, of the sports program that meets ASES and 21st CCLC physical activity component; of a warm-up, organize sports activities, and a cool down. Each CBO is required to have a 20:1 ratio (except for TK/K, which is 10:1 ratio). The ratio of students to staff may vary based on the types of the youth-based program (high-risk, high supervision, etc.). The OUSD Expanded Learning Office will approve the students to staff ratio before the contract is agreed upon.

The 51-OUSD elementary schools/programs will select which eligible sports-based programs will be a match for the students/community. *Note: The Expanded Learning Office does not guarantee organization placement to school or the number of school sites that will opt into the sports program.

(ii) The Intercession Model of Sports-Based Youth Program. This model provides youth with a weekend or a week-long sports program at a location. The approved organization must "offer a 9-hour of program" for each day of operation. This includes program early admission, registering/checking-in students to signing students out, and programs. The Intercession model is structured like a camp-style format to invite 51-elementary students to register for the "Intercession Model" program.

Organizations can apply both models but must demonstrate the capacity and history of providing the sports-based youth development program.

School-Based Model: Offer multiple weeks of sport-based programming either 2-days of the week serving 20 students per site.

Intercession Model (Offering 9-hours of programming)

- Weekends (Saturday, Sunday, or both days)
- Fall Break: week-long offering
- Winter Break: week-long offering
- Spring Break: week-long offering

Example of School-Based Model:

4 week program at Jackson Elementary School (Serving TK-2nd on Tuesday/Thursday for 45 to 60 minutes and 3rd-5th grade on Monday/Friday)

6 week program at El Pena Academy (Serving TK-1st grade on Tuesday/Thursday for 45 to 60 minutes and 2nd-3rd grade on Monday/Friday, and 4th/5th on Wednesday)

Example of Intercession ("9-hours" of Program Offering)

8:00-9:00 Early Registration and orientation
9:00-11:00 Morning (AM Session) serving TK-2nd grades
11:00 Dismal
11:00-12:00 Break
12:00-1:00 Lunch
1:00 - 3:00 Afternoon (PM Session) serving 3rd-5th grades
3:00-4:00 Free Play and Pick-up

Term of the List of Qualified Agencies

The Request for Proposals (RFP) for sport-based organizations will result in a list of OUSD vetted sport-based organizations which OUSD will enter into a one-year contract. The selection and scheduling of the sports provider are at the discretion of the Expanded Learning Office, the expanded learning lead agency, and the school site administrator (Principal). School year schedules are created through a partnership between the sport-based organization and the Expanded Learning Office. Once selected to serve as a sport-based provider, the organization will work directly with the Expanded Learning Office to schedule the menu of sports-based youth development programs throughout the year starting in August to May before the contract is agreed upon.

Overview of OUSD Expanded Learning Programs

OUSD Expanded Learning Programs strive to create and sustain "safe haven" environments where Oakland children and youth can access expanded learning opportunities and integrated education, health, cultural, and enrichment programs outside of school hours or the regular school year. OUSD Expanded Learning Programs operate in elementary, middle, and high schools across the city of Oakland.

When programming is conducted in-person, over 9,000 students across 80 schools participate in OUSD expanded learning programs that operate Monday - Friday until 6:00 pm. Students who participate in expanded learning programs every day receive an additional 540 hours of learning by the end of the school year, equivalent to 90 additional days of school. In these valuable after-school hours, students engage in youth development activities that foster their physical health, social-emotional learning/well-being, and support their academic achievement in school. In order to meet these goals, the quality and success of the District's expanded learning programs are critical.

These expanded learning and summer programs are aligned with efforts in Oakland to improve young people's educational outcomes, including Oakland's investment in Kids First! The legislative initiative goal to "Help Children and Youth Succeed in School and Graduate High School" and the Oakland Unified School District's Full-Service Community Schools initiative seeks to provide health, education, and social services to youth, and their families, and the community.

OUSD expanded learning and summer programs offer critical support to schools, students, and their families. In addition to providing children and youth with sanctuary, quality expanded learning programs to support students academically and socially, OUSD expanded learning programs serve a large proportion of youth who typically benefit from additional learning support, including students from low-income households (75%) and English Learners (31%). Additionally, approximately 25% of OUSD after-school participants are African American and 45% are Latino.

OUSD seeks sport-based organizations whose mission and vision closely align and support the District's strategic plan and vision for Full-Service Community Schools.

High-quality sport-based organizations must satisfy the physical activity grant funding requirements— detailed further below and in the MOU—and provide additional opportunities for youth to practice the social skills they need to succeed.

E. Funding

Sports-based youth programs will be funded through the Expanded Learning Opportunity Program (ELO-P). The California Department of Education (CDE). CDE introduced ELO-P funding in 2021 to increase expanded learning opportunities for unduplicated students. The CDE grant required the grantee to record student participation through a database called Aeries, an OUSD's internal attendance tracking system.

- Example of suggested budget when providing a school-based model:
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 4 weeks (# of days) = \$1,600 x 5 sites = \$8,000
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 5 weeks (# of days) = \$2,000 x 5 sites = \$10,000
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 6 weeks = \$2,400 x 5 sites (# of days) = \$12,000
 - Example of suggested budget when providing intercession model (i.e. Saturday Camp)
 - \$350 per coach per session (Morning Session and afternoon session) = \$700
 - Propose flat rate to host 9-hours
 - Ex: 1-Staff/Sports Coach at \$350 per session x 2 sessions x 1 days = \$700 x 5 coaches (serving 100 youth) x \$700 = \$3,500

F. Sport Based Programs Operation

Approved sports-based youth program organizations must have an organizational infrastructure to provide sports programs throughout the year. Therefore, interested organizations need to review and consider the list of expectations of each program model before applying to be the sport-based program.

[School-based model (labeled as "SBM" and intercession model labeled as "IM"]

- Interested organizations must be able to provide sports-based programs at a minimum of 2-schools when providing a school-based program model. (SBM)
- Interested organizations must uphold the grant, district compliance, and program quality standards (e.g. attendance, safety training, participation in sports-based learning provided by the district, Positive Coaching Alliance, etc). (SBM & IM)
- Interested organizations implement sign in/out procedure
- Interested organizations, when providing district snacks will comply with district protocol and federal requirements
- Interested organizations must incorporate ASES and 21st CCLC physical activity component of a warm-up, organize sports activities, and a cool down
- Interested organizations must serve a 20:1 ratio (students: staff). (SBM)
 - Will collaborate with the ExLO Office to identify the maximum number of students participating during school-based model or intercession model. (IM)
- Approved sports-based organizations provide school-based or intercession models and work with the ExLO Office to offer high-quality sports programs and meet district safety requirements or grant compliance to ensure continual funding. (SBM & IM)

G. Enrollment, Attendance, and Evaluation Documentation

Approved sport-based youth program organizations will need to consider CDE Guidelines, OUSD Expanded Learning Office expectations, and site-level input (e.g. site administrator) when it comes to student enrollment consideration, attendance protocol, and programmatic evaluation.

- a. **Enrollment**: The approved sport-based organization must work under the umbrella of the expanded learning provider and track all student participation.
- b. **Attendance**: Attendance must be tracked for all camps and must be turned into the expanded learning provider.
- c. **Evaluation**: The expanded learning provides yearly evaluation of programs and works to get feedback from students, community, and partners.

H. Contract and Payments

Sport-based youth program organizations that are approved through the process described in this RFP must enter a 1-year contract with OUSD. They may not begin operating at a school site unless the District and agency have executed a contract on the District's template. Invoices are processed on a cost-reimbursement basis for actual expenditures incurred.

I. RFP Process

Any sport-based youth program organization applying for the 2022 - 23 school year and/or beyond must successfully complete the sport-based RFP process and earn *highly recommended* or *conditionally recommended* status, detailed below. Therefore, an organization that does not successfully complete the RFP process or does not earn a *highly recommended* or *conditionally recommended* status will not be contracted with OUSD to serve in the sport-based organization role in the 2022-23 school year.

Sport-based organizations that submit an RFP by the deadline will be assessed based on their RFP responses. Applications that have the potential to earn the *highly recommended* or *conditionally recommended* status and require additional information may be invited for an interview with the RFP Review Team.

Organizations completing this 2022 RFP process will be assessed and scored into one of the following three categories:

- 1) **Highly Recommended:** Organization has adequately demonstrated its capacity to serve in a sport-based role and fulfill *all* sports camp responsibilities outlined by OUSD and listed in Section III of this RFP and required document. This *highly recommended* status will be valid for up to 2022-2023 school years, depending on the organization's successful implementation of the agreed-upon scope of work.
- 2) Conditionally Recommended: Organization has adequately demonstrated its capacity to serve in the sport-based organization role and to fulfill most, though not all, of the responsibilities outlined by OUSD and listed in Section III of this RFP and required document. Organizations receiving this conditionally recommended status will be provided with specific feedback from the RFP Review Team on areas of responsibility where the organization has not adequately demonstrated effective capacity. This conditionally recommended status will be valid for up to one year. Within that

year, the community organization will be asked to provide the OUSD EXLO with additional evidence of its ability to fulfill all sport-based organization responsibilities, including documentation of the organization's efforts to improve based on feedback from the RFP Review Team. At the end of this first conditional year, the community partner will be re-assessed by the OUSD EXLO team and re-categorized as highly recommended, conditionally recommended, or not recommended.

3) **Not Recommended:** Organization has not adequately demonstrated its capacity to serve in the sport-based organization role and to fulfill most of the responsibilities outlined by OUSD and listed in Section III of this RFP and required documents. Organizations receiving this *not recommended* status will not be included in the list of qualified sport-based organizations that will be shared with Principals and lead agencies. Organizations can appeal by following the instructions in the appeals process described in Appendix V.

OUSD will notify the sports-based youth development organization of its determination by June 12, 2022 via email. If OUSD determines that an organization is Not Recommended, the organization shall have the opportunity to contest that determination. Additional details regarding this process are contained in Section L.

J. Minimum Proposals

OUSD is seeking applications from established Sport-based youth program organizations that have demonstrable experience in operating skill building coaching in a camp setting for elementary school students. All organizations must provide acceptable documents demonstrating two (2) years of experience in the following areas:

- Providing program services to the students in the service category (ies) being applied for. Specifically, evidence of a positive track record of the capacity to effectively coordinate the skill building of sports as well as successful collaboration with the school site administrator, faculty and staff.
- Hiring, retention, and provision of professional development of appropriately qualified staff to provide services to OUSD students in a culturally and linguistically competent and age-appropriate manner with a focus on youth development strategies.
- Maintaining collaborative relationships with school site leadership and expanded learning providers (lead agencies) in the development and implementation of a high-quality sports focus program that supports the district's and the school's goals.

Sport-based youth program organizations that apply for the role must be able to comply with all requirements outlined in the standard OUSD contract (see Appendix IV for a sample of current year). For example, while a copy of the organization's current insurance coverage is required with this application, should the organization be chosen, it will need to attain the level of insurance outlined in the MOU.

K. Application Submission Contents

Failure to provide any of the following information or forms may result in an application being disqualified.

A Complete Lead Agency Application will consist of all the following required items:

- 1) **Proposal Cover Sheet** (see Appendix I for sample)
- 2) Letter of Agreement (no more than one (1) page): A one-page letter signed by the person authorized to obligate the proposing agency to perform the commitments contained in the application. The letter should state that the proposing agency is willing and able to perform the commitments contained in the application.
- 3) **Written Responses to Application Questions** (no more than 5 double-spaced pages in response to the four (4) titled sections that appear in Appendix II <u>Application Questions</u>), signed under penalty of perjury,
- 4) Supporting Documents, listed in (Appendix III).
- 5) Sample Program Schedule and Summary: Based on the sample program, please provide a sample program schedule along with a short description of each activity. No more than (2) pages.
- 6) **Sample of Sports Supplies/Equipements**: Based on the sample fiscal management and resources development section

L. Application Submission Details

FORMAT

All submissions must be on the RFP Application Form, typed using an easy to read 12-point font such as Arial or Times New Roman and one inch margins. All submissions must be double-spaced. All submissions must answer all four (4) titled sections below in no more than 5 pages total. Organizations may elaborate on specific documents provided in the Required Supporting Documentation (Appendix III)

M. Evaluation and Selection

For all applications, the completion of the application will be assessed first; applications that do not submit complete documentation demonstrating the capacity to meet the minimum requirements will not have the application reviewed.

Applications demonstrating the capacity to meet minimum requirements will have their Proposals evaluated and scored by an RFP Review Team made up of individuals with expertise in the relevant subject matter for which the application is submitted.

Evaluation Rubric

Performance Area	Evaluation Rubric				
Performance Area	Expectations for Highly Recommended Sports-Based Organization				
Organizational Capacity and District Alignment (35 Points)	 Organization has a clear mission and vision that complements OUSD's vision for community schools and college, career, and community ready students. Organization can clearly articulate how their sports-based youth program model will support OUSD's elementary students and provide age-appropriate activities/sports Organization has extensive experience serving the Oakland community and/or in communities of similar demographics, assets, and challenges. The organization has extensive experience working in partnership with school sites and district leaders. Organization has the capacity to serve OUSD's diverse student demographicsi.e. serving multiple grade levels, girls, sport's ability, English as a second language, cultural, etc. Organization can clearly articulate and show evidence of implementing the two types of youth sports modelthe Monday through Friday program during the out of school time and/or during the intercession, successful. The organization has experience in the hiring, retention, and provision of professional development to appropriately qualified staff to provide services to OUSD students in a culturally and linguistically competent and age-appropriate manner with a focus on youth development strategies. 				
Fiscal Management and Resource Development (15 Points)	 The organization has a strong budget template that clearly illustrates staffing costs, supplies, administrative costs, etc. within the model program of youth sports. The organization clearly describes how it can secure additional funding to support high-quality sports-based youth development at. The organization is able to clearly describe its systems, structures, and processes to ensure sound fiscal management of grant funds and how to comply with grant-related record-keeping for auditing purposes. 				
Agency Infrastructure (15 Points)	 The organization supports successful program implementation and clearly describes organization staffing systems, and processes that will ensure that all responsibilities will be fulfilled effectively and with fidelity. The organization has designated administrative systems and procedures in place to ensure that sports camps are operating in full compliance with requirements set forth by OUSD and the California Department of Education (CDE). The organization shows the capacity to hire and support a clearly designated staff for each camp and maintain active collaboration with the school site administrator and other school faculty. 				
Youth Development Expertise and District Alignment	 The organization's program model clearly supports youth development. Organization provides descriptions of successes and challenges serving Oakland youth. 				
(35 Points)					

Applicants must agree to abide by all OUSD policy requirements as outlined in the Appendix IV Boilerplate MOU checklist. The list of "Sports-based Organizations" will be utilized by school site Principals for a period of up to one year pending funding availability to select an organization to administer a sports camp program at various school sites.

N. Terms & Conditions for Receipt of Applications

Errors and Omissions by Applicant

Applicants are responsible for reviewing all portions of this RFP, and promptly notifying the District, in writing, if they discover any ambiguity, discrepancy, omission, or other error in the RFP. Any such notification should be directed to the District promptly after discovery, but in no event later than five working days prior to the date for receipt of applications. Modifications and clarifications will be made by addenda as provided below.

Change Notices

The District may modify the RFP prior to the application due date by issuing Change Notices, which will be posted on the Procurement page of the OUSD website. The applicant shall be responsible for ensuring that its application reflects any and all Change Notices issued by the District prior to the application due date regardless of when the application is submitted. Therefore, the District recommends that applicants consult the website frequently, including shortly before the application due date, or sign up for our mailing list (https://www.ousd.org/Page/14136) for updates to ensure they have downloaded all Change Notices.

Failure to Object to Errors and Omissions in Application

Failure by the District to object to an error, omission, or deviation in the application will in no way modify the RFP or excuse the vendor from full compliance with the specifications of the RFP or any contract awarded pursuant to the RFP.

Financial Responsibility

The District accepts no financial responsibility for any costs incurred by applicants in responding to this RFP. Submissions of the RFP will become property of the District and may be used by the District in any way deemed appropriate.

Proposer's Obligations Under the Conflict of Interest Laws and Board Policies

A proposer must be aware that if the proposer will enter into a contract with the District, proposer/contractor shall be responsible to comply with conflict of interest laws and Board policies, which are briefly summarized in Section 11.4 ("Conflict of Interest") of the attached Appendix IV ("OUSD" sample contract). It is the responsibility of a contractor to comply with the law and OUSD Board policies. Submission of an application signifies that the quoted prices are genuine and not the result of collusion or any other anti-competitive activity.

Reservations of Rights by the District

The issuance of this RFP does not constitute an agreement by the District that any contract will actually be entered into by the District. The District expressly reserves the right at any time to:

- Reject any or all applications;
- Reissue a Request for Proposals;
- Prior to submission deadline for applications, modify all or any portion of the selection procedures, including deadlines for accepting responses, the

specifications or requirements for any materials, equipment or services to be provided under this RFP, or the requirements for contents or format of the applications;

- Procure any materials, equipment or services specified in this RFP by any other means;
- Determine that no project will be pursued.

No Waiver

No waiver by the District of any provision of this RFP shall be implied from any failure by the District to recognize or take action on account of any failure by a proposer to observe any provision of this RFP.

O. Standard Contract Provisions

Any sports-based organization selected from the *Expanded Learning Qualified List* by an approved OUSD Lead Agency, and which chooses to enter into contract with OUSD, will enter into a contract substantially in the form of the Expanded Learning Sports-Based Youth Organization contract, attached hereto as Appendix IV. Failure to timely execute the contract, or to furnish any and all insurance certificates and policy endorsements, surety bonds or other materials required in the contract, shall be deemed an abandonment of a contract offer. The District, in its sole discretion, may select another qualified agency and may proceed against the original selectee for damages.

APPENDIX I: RFP Application

2022 OUSD Request for Proposals Application (Template)

(Email procurement@ousd.org for template)

ASES, 21st CCLC, ELO-P, and ASSETS After-School Programs

Cover Sheet Template:

Organization Name

Primary Contact Person:		Secondary Contact Person:			
Email:		Email:			
Telephone #:		Telephone #:			
Does your organization h status in your supporting	ave 501c3 status? Please pro	ovide documentation of th	nis		Yes
Status III your supporting	documentation section.				No
Are you currently providir			Yes		
		No			
If so, please list the sites	that you are providing sports	programming in OUSD s	chools.		
Have you provided sports	s programming in the past?				Yes
If an places identify the	years and durations served				No
in so, please identity the y	ears and durations served.				# Years
Do you currently provide	sports programming in other	school districts besides C	USD?		Yes
					No
If yes, please list all school districts you have served.					

Services Category: Mark all that apply. What type of sports-based program are you interested in applying?						
School-Based Model: Offer multiple week of sport-based programming either 2-days of the week serving 20 students per site. TK/K grade 1st grade 2nd grade 3rd grade 4th grade 5th grade 6th grade	he	ession Model (Offering 9-hours of programming) eekends (Saturday, Sunday, or both days) Indicate the targeted grade [-] all Break: week-long offering Indicate the targeted grade [-] Inter Break: week-long offering Indicate the targeted grade [-] pring Break: week-long offering Indicate the targeted grade [-] Indicate the targeted grade [-]				
Provide any additional information to explain your services category. The organization wishes to provide services, including the targeted grade level (TK-6th grades). When applying for a school-based model, indicate the number of school sites/programs your organization can serve. When applying for the intercession model, indicate the number of sessions (or "camp-style sessions) your organization can serve.						
	ed access to kn	number of sites? Types of space the organization need nee-high water tanks to run a water basket weaving ogram.	S			
On behalf of	(Agency), I,	(name)				
	(Position),	declare under penalty of perjury under the laws				
of the State of California that the foregoing	is true and co	orrect.				
Signature:	Date:					

APPENDIX II: Application Questions

After reading the RFP narrative, please respond to all of the questions within all four (4) titled sections below in no more than 5 double-spaced pages in 12pt Font. Organizations may elaborate on specific documents provided in the Required Supporting Documentation (Appendix III)

1. ORGANIZATIONAL CAPACITY (2 paragraph double space)

OUSD's mission is to build a Full-Service Community District focused on high academic achievement while serving the whole child, eliminating inequity, and providing each child with excellent educators every day. Our vision is that all Oakland Unified School District students will find joy in their academic experience while graduating with the skills to ensure caring, competent, fully informed, critical thinkers prepared for college, career, and community success. Please explain why your organization is uniquely positioned to partner with the OUSD Expanded Learning Office to serve students in a sports-based youth development program. How long have your organization been delivering sports-based programs? What are your organization's mission and vision, and how does it align with OUSD?

 Describe the type(s) of sports-based youth development programs your organization wishes to offer--is it school-based model, intercession model; a structured recreational or structure organized sports (competitive or non-competitive). Examples of the organization desire to provide services, including the targeted grade level (TK-6th grades), etc.

Example of School-Based Model:

4 week program at Jackson Elementary School (Serving TK-2nd on Tuesday/Thursday for 45 to 60 minutes and 3rd-5th grade on Monday/Friday)

6 week program at El Pena Academy (Serving TK-1st grade on Tuesday/Thursday for 45 to 60 minutes and 2nd-3rd grade on Monday/Friday, and 4th/5th on Wednesday)

Example of Intercession ("9-hours" of Program Offering)

8:00-9:00 Early Registration and orientation 9:00-11:00 Morning (AM Session) serving TK-2nd grades 11:00 Disimal 11:00-12:00 Break 12:00-1:00 Lunch 1:00 - 3:00 Afternoon (PM Session) serving 3rd-5th grades 3:00-4:00 Free Play and Pick-up

- Describe your experience and approach to serving the Oakland community and/or other communities with similar demographics, assets, challenges, etc. Discuss your background working with Oakland families and other community partners--urban, suburban, rural, middle-to-high income, low-income statues, etc. (Reference the supporting documents required under Eligible Applicant Proposals Appendix III to support your experience).
- OUSD Expanded Learning Office is looking for partners who can demonstrate the ability to collaborate with transparency and commit to shared decision making with Oakland

students, families, site leaders and district leaders. Provide our office with clear examples of how your agency has or will approach working with stakeholders and engage in collaborative leadership.

- Describe your organization's strategy in hiring, retention, and providing professional development of appropriate qualified staff to provide services to OUSD students in a culturally appropriate manner. Please include artifacts to support your description. i.e. Job announcements.
- With your program offering, do you also provide staff with your organization to deliver sports-based programs or do you hire external staff to lead activities?

2. FISCAL MANAGEMENT AND RESOURCE DEVELOPMENT (1 paragraphs)

- What fiscal management system does your organization have in place to submit invoices in a timely and accurate manner.
- What systems and processes are in place to support staff with student safety and engagement.
- Supply management, what supplies would your organization need to be successful.
- OUSD will provide all necessary supplies, how will your organization work with OUSD to retrieve and return all equipment back to the school site/district.
- Using your organization's budget create a budget narrative showing how your agency would allocate funds to run a high-quality expanded learning program. These budgets will need to be based on the grant requirements detailed in the Funding description above (Section E.); including a required staffing ratio of 1:20 (or better). Utilize any of the following anticipated contract amounts to develop your budget.
- Your budget should also show secured leveraged funds, and resources that you
 would contribute to the operational costs of running a sports-based youth
 development program. Submission of propose budget can be the range for the
 following types of program model:
 - School-based Sports. Staff can be paid per hours depending our sports credential but not to exceed \$100 per hours (*request of credential or certification will be asked at the discretion of district). Serving a minimum of 20:1 student to staff ratio unless it is TK/K 10:1 ratio.
 - Intercession of 1-day "9-hours" program can be range but can not exceeds
 - Example of budget proposed for the sports-based program for a school-based model
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 4 weeks = \$1,600 x 5 sites = \$8,0000
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 5 weeks = \$2,000 x 5 sites = \$11,000
 - Ex: 1-Staff/Sports Coach at \$100 per hours x 2 hours x 2 days a week x 6 weeks = \$2,400 x 5 sites = \$12,000
 - Example of budget proposed for the sports-based program for the intercession model (i.e. 9-hours Sports Camp)
 - Ex: 1-Staff/Sports Coach at \$350 per session x 2 sessions x 1 days = \$700 x 5 coaches (serving 100 youth) x \$700 = \$3,500
 - Other(s) but not limited to the district approval per ELOP grant guidelines.

- The budget must detail:
 - Staffing costs for service delivery, staff training, and prep time
 - Any agency management-level staff who will be paid by to support direct service programming
 - Supplies, materials, curriculum, books, field trips, etc. will be covered by the Expanded Learning office.
 - *All purchase materials and types of equipment will stay with the school or district office when the program/contract is over.
 - Submission of supplies, equipments, field trips, etc. will need to be approved and confirmed by the district office once sports-based lead agency is approved.
 - Any supplies/equipment used for the program will need to be approved by the district approved vendor list.
- Agency administrative costs not to exceed 4% of the contracted amount.
 - Your budget does not need to include snack costs

3. AGENCY INFRASTRUCTURE (1 Pages)

- Describe the administrative systems and procedures your agency will put in place to ensure that your expanded learning program(s) is/are operating fully in compliance with requirements set forth by OUSD and the CA Dept. of Education. (Unless otherwise stated by CDE under extenuating circumstances all sites are required to):
 - Student ratio of 1:20 or better serving 1st to 6th grade students, or 1:10 or better serving TK/K
 - Staff meet OUSD Instructional Aide requirement (48 college units or Instructional Aid Certificate)
 - o Professional record keeping and reproduction upon request for district audits
- Describe who will be the primary point(s) of contact for the OUSD expanded learning partnership, and who will maintain active collaboration with the school site leadership. Describe how this individual will ensure strong partnership with OUSD, the partnering school site(s), and other community partners working within OUSD expanded learning programs.

4. YOUTH DEVELOPMENT EXPERTISE, PROGRAM QUALITY ASSESSMENT PROCESS, AND SCHOOL DISTRICT ALIGNMENT (2 Pages)

- Could you cite prior successes and challenges serving Oakland youth or similar to Oakland? How does your program demonstrate diversity, equity, and inclusion?
- Has your program gone through an evaluation process? If so, please provide a supporting document. If not, please describe the impact of youth sports on your organization.
- How does your program foster character development or social-emotional learning through your program offering?

APPENDIX III. Instructions for RFP Application Submission:

Any documents submitted after the deadline will not be accepted or reviewed.

Required Supporting Documentation Instructions:

All proposals will need to be in a Hardcopy Proposal and USB - Electronic RFP version. Any files missing could result in a disProposal from the RFP process.

All files will need to be clearly labeled based on the list below:

- Sample schedule of a sports-based program within the two model programs of a school-based program which is the Monday through Friday or the "intercession" 9-hours program. [Example of Title: Model Program_Organization Name_Types of Sports]
- A sample budget pertaining to the program schedule and activity summary
- Signed letter of agreement (as elaborated upon in Section N)
- Letters of reference (maximum of 2)
- Documents demonstrating fulfillment of minimum Proposals (outlined in Section C)
 - Statement of Qualifications
 - Commercial General Liability Insurance
 - Agency Letter that states the following; staff working within OUSD must pass fingerprint review by CA DOJ and FBI, TB testing requirements, mandate reporting. In addition, staff must meet the minimum Instruction Aid (IA) qualification and be first-aid, concussion, and CPR certified.

APPENDIX IV: SAMPLE OF OUSD SERVICES AGREEMENT

(DO NOT COMPLETE)

SERVICES AGREEMENT 2021-2022

This Services Agreement ("Agreement") is a legally binding contract entered into between the Oakland Unified School District ("OUSD") and the below named entity or individual ("VENDOR," together with OUSD, "PARTIES"):

Click or tap here to enter text.

The PARTIES hereby agree as follows:

1. **Term**.

a. This Agreement shall start on the below date ("Start Date"):

Click or tap to enter a date.

If no Start Date is entered, then the Start Date shall be the latest of the dates on which each of the PARTIES signed this Agreement.

b. The work shall be completed no later than the below date ("End Date"):

Click or tap to enter a date.

If no End Date is entered, then the End Date shall be the first June 30 after the Start Date. If the term set forth above would cause the Agreement to exceed the term limits set forth in Education Code section 17596, the Agreement shall instead automatically terminate upon reaching said term limit.

2. Services. VENDOR shall provide the services ("Services") as described in #1A and #1B of Exhibit A, attached hereto and incorporated herein by reference. To the extent that there may be a school closure (e.g., due to poor air quality, planned loss of power, COVID-19) or similar event in which school sites and/or District offices may be closed or otherwise inaccessible, VENDOR shall describe in #1B of Exhibit A whether and how its services would be able to continue.

3. Alignment and Evaluation.

- a. VENDOR agrees to work and communicate with OUSD staff, both formally and informally, to ensure that the Services are aligned with OUSD's mission and are meeting the needs of students as determined by OUSD.
- b. OUSD may evaluate VENDOR in any manner which is permissible under the law. OUSD's evaluation may include, without limitation: (i) requesting that OUSD employee(s) evaluate the performance of VENDOR, each of VENDOR's employees, and each of VENDOR's subcontractors, and (ii) announced and unannounced observance of VENDOR, VENDOR's employee(s), and VENDOR's subcontractor(s).
- 4. Inspection and Approval. VENDOR agrees that OUSD has the right and agrees to provide OUSD with the opportunity to inspect any and all aspects of the Services performed including, but not limited to, any materials (physical or electronic) produced, created, edited, modified, reviewed, or otherwise used in the preparation, performance, or evaluation of the Services. In accordance with Paragraph 8 (Compensation), the Services performed by VENDOR must meet the approval of OUSD, and OUSD reserves the right to direct VENDOR to redo the Services, in whole or in part, if OUSD, in its sole discretion, determines that the Services were not performed in accordance with this Agreement.
- 5. **Data and Information Requests**. VENDOR shall timely provide OUSD with any data and information OUSD reasonably requests regarding students to whom the Services are provided. VENDOR shall register with and maintain current information within OUSD's Community Partner database unless OUSD communicates to VENDOR in writing otherwise, based on OUSD's determination that the Services are not related to community school outcomes. If and when VENDOR's programs and school site(s) change (either midyear or in subsequent years), VENDOR shall promptly update the information in the database.

6. Confidentiality and Data Privacy.

a. OUSD may share information with VENDOR pursuant to this Agreement in order to further the purposes thereof. VENDOR and all VENDOR's agents, personnel, employee(s), and/or

- subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services, provided such information is (i) marked or identified as "confidential" or "privileged," or (ii) reasonably understood to be confidential or privileged.
- b. VENDOR understands that student data is confidential. If VENDOR will access or receive identifiable student data, other than directory information, in connection with this Agreement, VENDOR agrees to do so only after VENDOR and OUSD execute a separate data sharing agreement.
 - (i) If VENDOR is a software vendor, it agrees to access or receive identifiable student data, other than directory information, only after executing a California Student Data Privacy Agreement ("CSDPA") or CSDPA Exhibit E (available here).
 - (ii) If VENDOR is not a software vendor, it agrees to access or receive identifiable student data, other than directory information, only after executing the OUSD Data Sharing Agreement (available here).
 - (iii) Notwithstanding Paragraph 28 (Indemnification), should VENDOR access or receive identifiable student data, other than directory information, without first executing a separate data sharing agreement, VENDOR shall be solely liable for any and all claims or losses resulting from its access or receipt of such data.
- c. All confidentiality requirements, including those set forth in the separate data sharing agreement, extend beyond the termination of this Agreement.
- 7. Copyright/Trademark/Patent/Ownership. VENDOR understands and agrees that all matters produced under this Agreement, excluding any intellectual property that existed prior to execution of this Agreement, 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. 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 VENDOR, its employees, or its subcontractors in connection with the Services performed under this Agreement. VENDOR cannot use, reproduce, distribute, publicly display, perform, alter, remix, or build upon matters produced under this Agreement without OUSD's express written permission. OUSD shall have all right, title and interest in said matters, including the right to register the copyright, trademark, and/or patent of said matter in the name of OUSD. OUSD may, with VENDOR's prior written consent, use VENDOR's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

- 8. **Compensation**. OUSD agrees to pay VENDOR for satisfactorily performing Services in accordance with this Paragraph, Paragraph 10 (Invoicing), and #1C in **Exhibit A**.
 - a. The compensation under this Agreement shall not exceed:

\$Click or tap here to enter text...

This sum shall be for full performance of this Agreement and includes all fees, costs, and expenses incurred by VENDOR including, but not limited to, labor, materials, taxes, profit, overhead, travel, insurance, permitted subcontractor costs, and other costs.

- OUSD shall not pay and shall not be liable to VENDOR for any costs or expenses paid or incurred by VENDOR not described in Exhibit A.
- c. Payment for Services shall be made for all undisputed amounts no more frequently than in monthly installment payments within sixty (60) days after VENDOR submits an invoice to OUSD, in accordance with Paragraph 10 (Invoicing), for Services actually performed and after OUSD's written approval that Services were actually performed. The granting of any payment by OUSD, or the receipt thereof by VENDOR, shall in no way lessen the liability of VENDOR to correct unsatisfactory performance of Services, even if the unsatisfactory character of the performance was not apparent or detected at the time a payment was made. If OUSD determines that VENDOR's performance does not conform to the requirements of this Agreement, VENDOR agrees to correct its performance without delay.

- d. Compensation for any Services performed prior to the Start Date or after the End Date shall be at OUSD's sole discretion and in an amount solely determined by OUSD. VENDOR agrees that it shall not expect or demand payment for the performance of such services.
- e. VENDOR acknowledges and agrees not to expect or demand payment for any Services performed prior to the PARTIES, particularly OUSD, validly and properly executing this Agreement until this Agreement is validly and properly executed and shall not rely on verbal or written communication from any individual, other than the President of the OUSD Governing Board, the OUSD Superintendent, or the OUSD General Counsel, stating that OUSD has validly and properly executed this Agreement.
- 9. **Equipment and Materials**. VENDOR shall provide all equipment, materials, and supplies necessary for the performance of this Agreement.
- 10. **Invoicing**. Invoices furnished by VENDOR under this Agreement must be in a form acceptable to OUSD.
 - a. All amounts paid by OUSD shall be subject to audit by OUSD. Invoices shall include, without limitation: VENDOR name, VENDOR address, invoice date, invoice number, purchase order number, name of school or department to which Services were provided, name(s) of the person(s) performing Services, date(s) Services were performed, brief description of Services provided on each date, the total invoice amount, and the basis for the total invoice amount (e.g., if hour rate, the number of hours on each date and the rate for those hours).
 - b. If OUSD, at its sole discretion, determines an invoice fails to include the required elements, OUSD will not pay the invoice and will inform VENDOR of the missing items; VENDOR shall resubmit an invoice that includes the required elements before OUSD will pay the invoice.
 - c. Invoices must be submitted monthly, and within 30 days of the conclusion of the applicable billing period, unless otherwise agreed. OUSD reserves the right to refuse to pay untimely invoices.

- d. OUSD reserves the right to add or change invoicing requirements. If OUSD does add or change invoicing requirements, it shall notify VENDOR in writing and the new or modified requirements shall be mandatory upon receipt by VENDOR of such notice.
- e. To the extent that VENDOR has described how the Services may be provided both in-person and not in-person, VENDOR's invoices shall—in addition to any invoice requirement added or changed under subparagraph (c)—indicate whether the Services are provided in-person or not.
- f. All invoices furnished by VENDOR under this Agreement shall be delivered to OUSD via email unless OUSD requests, in writing, a different method of delivery.

11. **Termination**.

- a. For Convenience by OUSD. OUSD may at any time terminate this Agreement upon thirty (30) days prior written notice to VENDOR. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of termination. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or thirty (30) days after the notice was provided, whichever is later.
- b. Due to COVID-19. Notwithstanding Paragraph 19 (Coronavirus/ COVID-19) or any other language of this Agreement, if a shelter-in-place (or similar) order due to COVID-19 is issued or is in effect during the term of this Agreement that would prohibit or limit, at the sole discretion of OUSD, the ability of VENDOR to perform the Services, OUSD may terminate this Agreement upon seven (7) days prior written notice to VENDOR. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or seven (7) days after the notice was provided, whichever is later.
- c. For Cause. Either PARTY may terminate this Agreement by giving written notice of its intention to terminate for cause to

the other PARTY. Written notice shall contain the reasons for such intention to terminate. Cause shall include (i) material violation of this Agreement or (ii) if either PARTY is adjudged bankrupt, makes a general assignment for the benefit of creditors, or a receiver is appointed on account of its insolvency. Upon approval by OUSD legal counsel, the OUSD Superintendent or an OUSD Chief or Deputy may issue the termination notice without approval by the OUSD Governing Board, in which case this Agreement would terminate upon ratification of the termination by the OUSD Governing Board or three (3) days after the notice was provided, whichever is later, unless the condition or violation ceases or satisfactory arrangements for the correction are made.

- d. Upon termination, VENDOR shall provide OUSD with all materials produced, maintained, or collected by VENDOR pursuant to this Agreement, whether or not such materials are complete or incomplete or are in final or draft form.
- 12. **Legal Notices**. All legal notices provided for under this Agreement shall be sent via email to the email address set forth below and shall be either (i) personally delivered during normal business hours or (ii) sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other PARTY at the address set forth below.

OUSD

Name: Joshua R. Daniels

Site/Dept: Office of General Counsel

Address: 1000 Broadway, Suite 300

City, ST Zip: Oakland, CA 94607

Phone: 510-879-8535

Email: ousdlegal@ousd.org

VENDOR

Name: Click or tap here to enter text.

Title: Click or tap here to enter text.

Address: Click or tap here to enter text.

City, ST Zip: Click or tap here to enter text.

Phone: Click or tap here to enter text.

Email: Click or tap here to enter text.

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

13. **Status**.

- a. This is not an employment contract. VENDOR, in the performance of this Agreement, shall be and act as an independent contractor. VENDOR understands and agrees that it and any and all of its employees shall not be considered employees 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. VENDOR 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 VENDOR's employees.
- b. If VENDOR is a natural person, VENDOR verifies all of the following:
 - (i) VENDOR is free from the control and direction of OUSD in connection with VENDOR's work;
 - (ii) VENDOR's work is outside the usual course of OUSD's business; and
 - (iii) VENDOR is customarily engaged in an independently established trade, occupation, or business of the same nature as that involved in the work performed for OUSD.
- c. If VENDOR is a business entity, VENDOR verifies all of the following:
 - (i) VENDOR is free from the control and direction of OUSD in connection with the performance of the work;
 - (ii) VENDOR is providing services directly to OUSD rather than to customers of OUSD;
 - (iii) the contract between OUSD and VENDOR is in writing;

- (iv) VENDOR has the required business license or business tax registration, if the work is performed in a jurisdiction that requires VENDOR to have a business license or business tax registration;
- (v) VENDOR maintains a business location that is separate from the business or work location of OUSD;
- (vi) VENDOR is customarily engaged in an independently established business of the same nature as that involved in the work performed;
- (vii) VENDOR actually contracts with other businesses to provide the same or similar services and maintains a clientele without restrictions from OUSD;
- (viii) VENDOR advertises and holds itself out to the public as available to provide the same or similar services;
 - (ix) VENDOR provides its own tools, vehicles, and equipment to perform the services;
 - (x) VENDOR can negotiate its own rates;
 - (xi) VENDOR can set its own hours and location of work; and
- (xii) VENDOR is not performing the type of work for which a license from the Contractor's State License Board is required, pursuant to Chapter 9 (commencing with section 7000) of Division 3 of the Business and Professions Code.

14. Qualifications and Training.

- a. VENDOR represents and warrants that VENDOR has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of OUSD. VENDOR will performed the Services in accordance with generally and currently accepted principles and practices of its profession for services to California school districts and in accordance with applicable laws, codes, rules, regulations, and/or ordinances. All VENDOR employees and agents shall have sufficient skill and experience to perform the work assigned to them.
- b. VENDOR represents and warrants that its employees and agents are 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, if VENDOR was selected, at least in part, on such representations and warrants.

15. **Certificates/Permits/Licenses/Registration**. VENDOR'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.

16. **Insurance**.

- Commercial General Liability Insurance. Unless specifically a. waived by OUSD as noted in Exhibit A, VENDOR 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 this Agreement (and within 15 days of each new policy year thereafter during the term of this Agreement). Evidence of insurance shall be attached to this Agreement or otherwise provided to OUSD upon request. 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 VENDOR. The policy shall protect VENDOR 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.
- b. Workers' Compensation Insurance. Unless specifically waived by OUSD as noted in **Exhibit A**, VENDOR 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.

17. Testing and Screening.

- a. Tuberculosis Screening. Unless specifically waived by OUSD as noted in **Exhibit A**, VENDOR is required to screen employees who will be working at OUSD sites for more than six hours. VENDOR agents who work with students must submit to a tuberculosis risk assessment as required by Education Code section 49406 within the prior 60 days. If tuberculosis risk factors are identified, VENDOR 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, VENDOR shall obtain an x-ray of the lungs. VENDOR, at its discretion, may choose to submit the agent to the examination instead of the risk assessment.
- b. Fingerprinting/Criminal Background Investigation. Unless specifically waived by OUSD as noted in **Exhibit A**, for all VENDOR employees, subcontractors, volunteers, and agents providing the Services, VENDOR shall ensure completion of fingerprinting and criminal background investigation, and shall request and regularly review subsequent arrest records. VENDOR confirms that no employee, subcontractor, volunteer, or agent providing the Services has been convicted of a felony, as that term is defined in Education Code section 45122.1. VENDOR shall provide the results of the investigations and subsequent arrest notifications to OUSD.

Waivers are not available for VENDORS whose employees, subcontractors, volunteers, and agents will have any contact with OUSD students.

- c. VENDOR shall use either California Department of Justice or Be A Mentor, Inc. (http://beamentor.org/OUSDPartner) finger-printing and subsequent arrest notification services.
- d. VENDOR agrees to immediately remove or cause the removal of any employee, representative, agent, or person under VENDOR's control person from OUSD property upon receiving notice from OUSD of such desire. OUSD is not required to provide VENDOR with a basis or explanation for the removal request.

18. Incident/Accident/Mandated Reporting.

- a. VENDOR shall notify OUSD, via email pursuant to Paragraph 12 (Legal Notices), within twelve (12) hours of learning of any significant accident or incident. Examples of a significant accident or incident include, without limitation, an accident or incident that involves law enforcement, possible or alleged criminal activity, or possible or actual exposure to a communicable disease such as COVID-19. VENDOR shall properly submit required accident or incident reports within one business day pursuant to the procedures specified by OUSD. VENDOR shall bear all costs of compliance with this Paragraph.
- b. To the extent that an employee, subcontractor, agent, or representative of VENDOR is included on the list of mandated reporters found in Penal Code section 11165.7, VENDOR agrees to inform the individual, in writing that they are a mandated reporter, and describing the associated obligations to report suspected cases of abuse and neglect pursuant to Penal Code section 11166.5.

19. Coronavirus/COVID-19.

- a. Through its execution of this Agreement, VENDOR declares that it is able to meet its obligations and perform the Services required pursuant to this Agreement in accordance with any shelter-in-place (or similar) order or curfew (or similar) order ("Orders") issued by local or state authorities and with any social distancing/hygiene (or similar) requirements.
- b. To the extent that VENDOR provides Services in person and consistent with the requirements of Paragraph 10 (Invoicing), VENDOR agrees to include additional information in its invoices as required by OUSD if any Orders are issued by local or state authorities that would prevent VENDOR from providing Services in person.
- c. Consistent with the requirements of Paragraph 18 (Incident/Accident/Mandated Reporting), VENDOR agrees to notify OUSD, via email pursuant to Paragraph 12 (Legal Notices), within twelve (12) hours if VENDOR or any employee, subcontractor, agent, or representative of VENDOR tests positive for COVID-19, shows or reports symptoms consistent

- with COVID-19, or reports to VENDOR possible COVID-19 exposure.
- d. VENDOR agrees to immediately adhere to and follow any OUSD directives regards health and safety protocols including, but not limited to, providing OUSD with information regarding possible exposure of OUSD employees to VENDOR or any employee, subcontractor, agent, or representative of VENDOR and information necessary to perform contact tracing, as well as complying with any OUSD testing and vaccination requirements.
- e. VENDOR shall bear all costs of compliance with this Paragraph, including but not limited to those imposed by this Agreement.
- 20. **Assignment**. The obligations of VENDOR under this Agreement shall not be assigned by VENDOR without the express prior written consent of OUSD and any assignment without the express prior written consent of OUSD shall be null and void.
- Non-Discrimination. It is the policy of OUSD that in connection with 21. all work performed under Contracts there be no discrimination because of race, color, ancestry, national origin, religious creed, medical condition. marital status. disability. orientation, gender, or age; therefore, VENDOR 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, VENDOR agrees to require like compliance by all its subcontractor (s). VENDOR 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.
- 22. **Drug-Free/Smoke Free Policy**. No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on OUSD property. No students, staff, visitors, VENDORS, or subcontractors are to use controlled substances, alcohol or tobacco on these sites.

- 23. **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 subsequent act from constituting a violation of this Agreement.
- 24. **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.

25. Conflict of Interest.

- a. VENDOR shall abide by and be subject to all applicable, regulations, statutes, or other laws regarding conflict of interest. VENDOR shall not hire any officer or employee of OUSD to perform any service by this Agreement without the prior approval of OUSD Human Resources.
- b. VENDOR affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest between VENDOR'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.
- c. Through its execution of this Agreement, VENDOR acknowledges that it is familiar with the provisions of section 1090 et seq. and section 87100 et seq. of the Government Code, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event VENDOR receives any information subsequent to execution of this Agreement which might constitute a violation of said provisions, VENDOR agrees it shall notify OUSD in writing.
- 26. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion. Through its execution of this Agreement, VENDOR certifies to the best of its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or 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/).

27. **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 described in Paragraph 8 (Compensation). 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.

28. Indemnification.

- To the furthest extent permitted by California law, VENDOR shall indemnify, defend and hold harmless OUSD, its Governing agents, representatives, officers, Board. consultants. employees, trustees, and volunteers ("OUSD 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 VENDOR's performance of this Agreement. VENDOR also agrees to hold harmless, indemnify, and defend OUSD Indemnified Parties from any and all claims or losses incurred by any supplier, VENDOR, or subcontractor furnishing work, services, or materials to VENDOR arising out of the performance of this Agreement. VENDOR shall, to the fullest extent permitted by California law, defend OUSD Indemnified Parties at VENDOR's own expense, including attorneys' fees and costs, and OUSD shall have the right to accept or reject any legal representation that VENDOR proposes to defend **OUSD** Indemnified Parties.
- b. To the furthest extent permitted by California law, OUSD shall indemnify, defend, and hold harmless VENDOR, its Board, agents, representatives, officers, consultants, employees, trustees, and volunteers ("VENDOR 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 OUSD's performance of this Agreement. OUSD shall, to the fullest extent permitted by California law, defend VENDOR Indemnified Parties at OUSD's own expense, including

attorneys' fees and costs.

- 29. Audit. VENDOR shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of VENDOR transacted under this Agreement. VENDOR shall retain these books, records, and systems of account during the term of this Agreement and for three (3) years after the End Date. VENDOR shall permit OUSD, 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 Services covered by this Agreement. Audit(s) may be performed at any time, provided that OUSD shall give reasonable prior notice to VENDOR and shall conduct audit(s) during VENDOR'S normal business hours, unless VENDOR otherwise consents.
- 30. **Litigation**. This Agreement shall be deemed to 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.
- 31. **Incorporation of Recitals and Exhibits**. Any recitals and exhibits attached to this Agreement are incorporated herein by reference. VENDOR 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.
- 32. 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.
- 33. **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.
- 34. **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.
- 35. **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.
- 36. **Calculation of Time**. For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified and "hours" refers to hours regardless of whether it is a work day, weekend, or holiday.
- 37. Counterparts and Electronic Signature. This Agreement, and all amendments, addenda, and supplements to this Agreement, may be executed in one or more counterparts, all of which shall constitute one and the same amendment. Any counterpart may be executed and delivered by facsimile or other electronic signature (including portable document format) by either PARTY and, notwithstanding any statute or regulations to the contrary (including, but not limited to, Government Code section 16.5 and the regulations promulgated therefrom), the counterpart shall legally bind the signing PARTY and the receiving PARTY may rely on the receipt of such document so executed and delivered electronically or by facsimile as if the original had been received. Through its execution of this Agreement, each PARTY waives the requirements and constraints on electronic signatures found in statute and regulations including, but not limited to, Government Code section 16.5 and the regulations promulgated therefrom.
- 38. **W-9 Form**. If VENDOR is doing business with OUSD for the first time, VENDOR acknowledges that it must complete and return a signed W-9 form to OUSD.
- 39. Agreement Publicly Posted. This Agreement, its contents, and all

incorporated documents are public documents and will be made available by OUSD to the public online via the Internet.

40. Signature Authority.

- a. Each PARTY has the full power and authority to enter into and perform this Agreement, and the person(s) signing this Agreement on behalf of each PARTY has been given the proper authority and empowered to enter into this Agreement.
- b. Notwithstanding subparagraph (a), only the Superintendent, Chiefs, Deputy Chiefs, and the General Counsel have been delegated the authority to sign contracts for OUSD, and only under limited circumstances, which require ratification by the OUSD Governing Board. VENDOR agrees not to accept the signature of another other OUSD employee as having the proper authority and empowered to enter into this Agreement or as legally binding in any way.
- a. Notwithstanding Paragraph 11, if this Agreement is executed by the signature of the Superintendent, Chiefs, Deputy Chiefs, or General Counsel under their delegated authority, and the Board thereafter declines to ratify the Agreement, the Agreement shall automatically terminate on the date that the Board declines to ratify it. OUSD shall compensate VENDOR for Services satisfactorily provided through the date of termination. Upon termination, VENDOR shall provide OUSD with all materials produced, maintained, or collected by VENDOR pursuant to this Agreement, whether or not such materials are complete or incomplete or are in final or draft form.
- 41. Contract Contingent on Governing Board Approval. OUSD shall not be bound by the terms of this Agreement unless and until it has been (i) formally approved by OUSD's Governing Board or (ii) validly and properly executed by the OUSD Superintendent, the General Counsel, or a Chief or Deputy Chief authorized by the Education Code or Board Policy, and no payment shall be owed or made to VENDOR absent such formal approval or valid and proper execution.

REST OF PAGE IS INTENTIONALLY LEFT BLANK

IN WITNESS WHEREOF, the PARTIES hereto agree and execute this Agreement and to be bound by its terms and conditions:

VENDOR

Name: Enter Vendor signatory name	Signature:	

Position: Enter Vendor signatory position Date: Enter date of signature

One of the terms and conditions to which VENDOR agrees by its signature is subparagraph (e) of Paragraph 8 (Compensation), which states that VENDOR acknowledges and agrees not to expect or demand payment for any Services performed prior to the PARTIES, particularly OUSD, validly and properly executing this Agreement until this Agreement is validly and properly executed and shall not rely on verbal or written communication from any individual, other than the President of the OUSD Governing Board, the OUSD Superintendent, or the OUSD General Counsel, stating that OUSD has validly and properly executed this Agreement. VENDOR specifically acknowledges and agrees to this term/condition on the above date.

Name: Enter OUSD signatory name Signature: Position: Enter OUSD signatory position Date: Enter date of signature Board President Superintendent Chief/Deputy Chief/Executive Director Name: Kyla Johnson-Trammell Signature:

Position: <u>Secretary, Board of Education</u> Date: Enter date of signature

Template approved as to form by OUSD Office of the General Counsel.

EXHIBIT A

1A.	General Description of Services to be Provided: Provide a description of the service(s) VENDOR will provide. Click or tap here to enter text.						
1B.	Description of Services to be Provided During School Closure or Similar Event: If there is a school closure (e.g., due to poor air quality, planned loss of power, COVID-19) or similar event in which school sites and/or District offices may be closed or otherwise inaccessible, would services be able to continue?						
	\square No, services would not be able to continue.						
	\square Yes, services would be able to continue as described in 1A.						
	 ☐ Yes, but services would be different than described in 1A. Please briefly describe how the services would be different. Click or tap here to enter text. 						
1C.	Rate of Compensation: Please describe the basis by which compensation will be paid to VENDOR:						
	☐ Hourly Rate: \$Click or tap here to enter text. per hour						
	☐ Daily Rate: \$Click or tap here to enter text. per day						
	☐ Weekly Rate: \$Click or tap here to enter text. per week						
	☐ Monthly Rate: \$Click or tap here to enter text. per month						
	☐ Per Student Served Rate: \$Click or tap here to enter text. per student served						
	☐ Performance/Deliverable Payments: Describe the performance and/or deliverable(s) as well as the associated rate(s) below:						
	Click or tap here to enter text.						
2.	Specific Outcomes: (A) What are the expected outcomes from the services of this Agreement? Please be specific. For example, as a						

result of the service(s): How many more OUSD students will graduate from high school? How many more OUSD students will attend school

95% or more? How many more OUSD students will have meaningful internships and/or paying jobs? How many more OUSD students will have access to, and use, the health services they need? (B) Please describe the measurable outcomes specific to the services. Please complete the sentence prompt: "Participants will be able to..." C. If applicable, please provide details of program participation. Please complete the sentence prompt: "Students will..."

Click or tap here to enter text.

3.	Alignment with School Plan for Student Achievement – SPSA (required if using State or Federal Funds): Please select the appropriate option below:
	☐ Action Item included in Board Approved SPSA (no additional documentation required) – Item Number:
	Click or tap here to enter text.
	 Action Item added as modification to Board Approved SPSA – School site must submit the following documents to the Strategic Resource Planning for approval through the Escape workflow process: Meeting announcement for meeting in which the SPSA modification was approved. Minutes for meeting in which the SPSA modification was approved indicating approval of the modification. Sign-in sheet for meeting in which the SPSA modification was approved.
4. waive	Waivers : OUSD has waived the following. Confirmation of the er is attached herewith:
	☐ Commercial General Liability Insurance (Waiver only available, at OUSD's sole discretion, if VENDOR's employees, subcontractors, volunteers, and agents will have no contact (in-person <i>or virtual</i>) with OUSD students, and the compensation not-to-exceed amount is \$25,000 or less.)
	☐ Workers' Compensation Insurance (Waiver only available, at OUSD's sole discretion, if VENDOR has no employees.)

☐ Tuberculosis Screening (Waiver only available, at OUSD's sole
discretion, if VENDOR's employees, subcontractors, volunteers, and agents will have no in-person contact with OUSD students.)
☐ Fingerprinting/Criminal Background Investigation (Waiver only
available, at OUSD's sole discretion, if VENDOR's employees,
subcontractors, volunteers, and agents will have no contact
(in-person <i>or virtual</i>) with OUSD students.)

(END OF SAMPLE CONTRACT)

APPENDIX V: Appeals Process for Applicants

Any applicant may appeal to the Oakland Unified School District Procurement Department if the determination that it is not prequalified. An appeal must be based on one or both of two following:

- **Unfair process** (e.g., the appellant's proposal was treated differently than others, conflict of interest by OUSD Department of Expanded Learning staff, etc.)
- Material error (e.g., the appellant's proposal was reviewed under the wrong funding strategy, failure to consider all application materials, incorrect application of evaluation rubric or some other mistake of fact occurred), or

The appellant must submit the appeal by July 8, 2022 (i.e., 5 business days after the Notification Date). If the appellant fails to file an appeal prior to the applicable appeals deadline, the appellant waives any and all rights to challenge the decision of the District, whether by administrative process, judicial process, or any other legal process or proceeding.

An appeal must clearly state the facts that establish one of the above-referenced bases for appeal and how, as a result, the appellant's proposal was affected negatively. The appeal will be considered and adjudged by the Senior Procurement Analyst, whose decision will be final. Appellant should submit the appeal and any supporting documents should be sent electronically by email to:

Francisco Flores

Senior Procurement Analyst francisco.flores@ousd.org

Appellants will receive written notice of the outcome of their appeal July 15, 2022. In the event that an applicant's appeal is successful, the agency will be treated as all other pregualified agencies.

\APPENDIX I: RFP Application

2022 OUSD Request for Proposals Application (Template)

ASES, 21st CCLC, ELO-P, and ASSETS After-School Programs

Cover Sheet Template:

Organization Name	ANTS Sports					
Primary Contact Person:	Adam Ziegler	Secondary Contact Person:	N/A			
Email:	adam@antssports.com	Email:				
Telephone #:	510-775-5289	Telephone #:				
Does your organization have 501c3 status? Please provide documentation of this						

Does your organization have 501c3 status? Please provide documentation of this status in your supporting documentation section.		Yes
Status in your supporting documentation section.	(No
Are you currently providing sports programming in OUSD?		Yes
		No
If so, please list the sites that you are providing sports programming in OUSD schools.	Chabot, Thornhil Hillcrest, Glenvid Highlan	ew, Crocker
Have you provided sports programming in the past?		Yes
If so, please identify the years and durations served.		No
in so, please identity the years and durations served.	10	# Years
Do you currently provide sports programming in other school districts besides OUSD?	(Yes
		No
If yes, please list all school districts you have served.		
SFUSD, OUSD, WCUSD, Archdiocese of San Francisco		

Services Categ	Services Category: Mark all that apply. What type of sports-based program are you interested in applying?						
of sport-based	le de de de	he We Yes	ession Model (Offering 9-hours of programe ekends (Saturday, Sunday, or both days) Indicate the targeted grade [-] all Break: week-long offering Indicate the targeted grade [-] inter Break: week-long offering Indicate the targeted grade [-] oring Break: week-long offering Indicate the targeted grade [-] oring break: week-long offering Indicate the targeted grade [-]	ıming)			
Provide any additional information to explain your services category. The organization wishes to provide services, including the targeted grade level (TK-6th grades). When applying for a school-based model, indicate the number of school sites/programs your organization can serve. When applying for the intercession model, indicate the number of sessions (or "camp-style sessions) your organization can serve. ANTS is proposing offering a diverse set of sports enrichment classes for two ages groups: K-2nd and 3rd-6th. Sports may include tennis, basketball, soccer, flag football, yoga, track & field, and more. We have current capacity to work at up to 3-5 sites, dependent on the agreements reached with regards to day and exact schedule. We can run 2 intercession camps simultaneously.							
to run the sports		ed access to kn	number of sites? Types of space the organize- ee-high water tanks to run a water basket ogram.				
The number of sites we commit to is contingent on the contract arrangement for exact days, sport, and season length. We also run programs in other districts and have limited staff. We will need to create new staff positions for more sites for this project. To run our sports programs we'll need access to school grass fields and school blacktop areas, and sports equipment provided by OUSD which may include balls, rackets, field cones, first aid kits, nets, etc.							
On behalf of	ANTS Sports	(Agency), I,	Adam Ziegler	(name)			
	Owner	(Position),	declare under penalty of perjury unde	r the laws			
of the State of	California that the foregoing	is true and co	rrect.				
Signature:	alju	Date:	6/15/22				

Appendix II: Application questions for ANTS Sports

ANTS is uniquely positioned to partner with OUSD because we have over a decade of experience partnering with Bay Area public schools to offer excellent sports experiences to thousands of K-5th youth through our enrichment classes and summer camps. Our mission is to develop "America's Next Talented Stars." Our K-5th youth sports classes teach the fundamentals of sports in a fun team environment that facilitates growth, exploration, and healthy habit development. Our goal is for our participants to love sports for a lifetime.

Simply put, ANTS classes are different. Kids notice it right away and they often tell us "that was the most fun I've ever had playing tennis!" (or any other sport). The reason for this is that we've developed deep expertise in lesson planning that is game-based while teaching the fundamental and age-appropriate skills necessary to enjoy positive and inclusive play. We select coaches who are passionate and empathetic, and take them through rigorous high-touch training. Our age-appropriate curriculum and equipment is designed to let kids *explore* sports, while developing the capacity to respect teammates and coaches. In our class kids learn necessary components of athletics such as warm-ups and cool-downs, agility, balance, control, rules of the game, and sportsmanship.

ANTS is unique in our multi-sport approach. We do not teach just one sport. We have amazing non-competitive programming in tennis, flag football, soccer, basketball, yoga, and more. We work with each school to offer the right sports for that community. Our ability to mix & match sports is what inspired us to offer our "Sports Explorers" summer camp option to K-5th youth which runs at Redwood Heights Elementary. Kids at this age deserve to explore all sports rather than lock into any particular sport. Because of our experience running both specific sports enrichment classes and day-long summer camps, ANTS is a good fit for both the school-based model and interseccion model.

We have worked in the OUSD district as a valued partner of multiple OUSD schools since 2014. We're deeply familiar with the demographics of Oakland. Our coaches, many from Oakland, span races and gender and reflect the diversity of the city. Traditionally we've partnered with elementary schools in higher income areas, and it's been a business necessity to maintain continuity in those locations since new ownership took over in 2019. We've made great strides in making our programs more financially accessible to everyone through scholarship programs. None of our classes are offered without at least one scholarship spot, and we commonly offer additional scholarship spots to parents in need. Our general philosophy as an organization is to always learn and grow. We listen to our community, survey them, and always strive to meet them where their needs are. We hope that this partnership will allow our proven coaching methods to reach more children in different Oakland communities.

As an organization, we place great emphasis on communication. Starting at the top with the owner, transparent communication is one of our key values. Our customer service is timely, flexible, and personalized. On May 18th, 2022 we received this comment from an Oakland parent signing up for our Sports Explorers camp: "This is (one of the reasons) why I love ANTS! Fast, personalized customer service--amazing, you guys really stand out." Our communication values apply when working with stakeholders. For our after school programs to function we engage with school staff, PTA leads, and OUSD administration. This has never been truer than during the pandemic when the constant shifting of rules, policies, and processes challenged us to be responsive and careful. We are collaborative, responsive, and honest in our communication. These are values we hold dear. Please see the attached letter of recommendation from Ms. Snyder, an administrator at Thornhill Elementary who is deeply familiar with the ANTS organization. Year after year Ms. Snyder has invited ANTS to return back

to Thornhill because of our commitment to exceeding the school's expectations through timely and responsive communication.

Our strategy with hiring is to recruit via channels including but not limited to: Indeed, Craigslist, word-of-mouth, and university groups. We also do on-the-ground recruiting at local parks and tennis courts. We select staff who have demonstrated experience and reliability to work with kids, and then they must pass our 1:1 interviews. From there we take candidates through compliance (live scan, TB testing), and train them through 1:1 in person sessions. They have opportunities to shadow existing coaches to get a feel for our program. Given that the maximum coaching hours with after school sports programs is 10-15 hours a week, this part-time job for coaches means that there's a fair amount of staff turnover between seasons, and so we are hiring year-round. ANTS is currently a very small team, made up of 1 full-time employee (also the owner of ANTS) and 15-20 part-time W2 employee coaches. Hiring documents linked here and will be included in application: Public job posting | Candidate Application.

ANTS uses Quickbooks for all accounting and invoicing needs. Student safety starts with staff selection and compliance. From there we progress to high-touch training to familiarize coaches with policies & procedures for every contingency. We make every effort to pair new coaches with an experienced coach (we prefer to have two coaches at every program to hedge against any unexpected absences). We provide first-aid kits to all coaches and escalation paths to coaches including class rosters with emergency phone numbers. We typically provide all sports equipment for classes including balls, nets, rackets, etc. If OUSD provides this, we would need ample equipment for each child as well as a place to store the equipment between classes. Example supplies are: youth tennis balls, youth tennis rackets, youth tennis nets (portable), soccer balls, basketballs, yoga mats, footballs, flags, etc. ANTS is a fiscally responsible organization and we always plan ahead for costs to maintain excellent programs.

This is why we've survived for over a decade and during the pandemic. Please see "sample budget" document attached for more details.

ANTS Sports always has, and will continue to, put in place systems that allow for us to operate in compliance with our OUSD MOU. This includes compliance procedures for staff relating to training, live scanning, TBD testing, COVID-19 vaccine requirements, and more. Our program has always maintained a 1:6 coach/child ratio (with 2 staff in a class of 12 kids). The jump to 1:20 will be manageable but will require us to change our training procedures and expectations of current coaches. It will naturally be less individual instruction and more group games. It is the full time job of Adam Ziegler, owner of ANTS Sports, to maintain the integrity of our programs, staff, and partnerships. He will be coordinating directly with OUSD staff throughout this project. His contact information is: adam@antssports.com | 510-775-5289.

We've successfully led 20+ enrichment seasons over the last 10 years at SFUSD, OUSD, and WCUSD schools. During that time we've had zero season-long cancellations, negligible amounts of class cancellations due to sickness or absence, and *only* positive reviews from parents, colleagues, and school staff (google "ANTS Sports" to see 20+ recent reviews). The key reason we're able to maintain reliable programs is our emphasis on staffing multiple coaches per program, and training them thoughtfully in our unique sports curriculums with a multi-step approach. First we take them through a 1:1 training that goes deep on the principles and philosophies in our youth sports program. We conceptually build lessons together in training and then they get the chance to build their own lesson plan. Finally, they shadow an experienced coach at an active program to put all the pieces together. The final result is a readiness to coach that is unparalleled in other youth sports organizations. Most organizations scale training over video or other medium which is efficient but ultimately not as effective.

Of particular pride to ANTS is how our team navigated the COVID-19 pandemic when children were out of school and most organizations and leagues had shut down. Before the

pandemic, we provided enrichment at dozens of schools across SFUSD, OUSD, and more. When schools were locked down, our entire business model was in jeopardy. So we switched models. During the pandemic, we <u>safely</u> led over 100 small group programs for nearly 1000 kids at neighborhood parks, tennis courts, and even backyards. We started in "pods" in backyards or cul-de-sacs, and gradually expanded to parks where more and more children started to join with masks. We couldn't meet all of the demand and enthusiasm for our classes. We're super proud of navigating this period and offering sports enrichment when kids needed it most.

Social-emotional learning is a key element of ANTS classes. First and foremost, we emphasize that our classes are non-competitive. Many of our students (of kinder age) have never played sports. So our job is to teach any sport in a way that is fun, age-appropriate, inclusive, and positive. Our coaches work only through positive reinforcement, and we never discipline kids for not wanting to participate. Our strategy is to make sports so fun that kids choose to join rather than disengage. When kids are having fun, they typically try their best and see natural improvement in their skills. Our emphasis on partner work allows for new relationships to build. At the end of each class we celebrate our efforts & wins and congratulate one another. All of these aspects help children form a positive association with sports.

Inclusion is a natural part of our program. We include everyone in our sports lessons regardless of race, gender, sexuality, religion, etc. If we notice any bullying or behavior that goes against this, we use it as a teaching moment for all of the children and take appropriate action to fix the behavior. Our staff is racially diverse and is made up of students, adults, and even retirees. Many coaches have stayed with us for years reflecting our values in employee development, employee recognition, and generous pay.



ANTS Sports & Enrichment

(510) 775-5289 hello@antssports.com 215 Dutton Ave, San Leandro CA 94577 EIN: 84-1850211 www.antssports.com

To whom it may concern,

ANTS Sports is willing and able to perform the commitments contained in this application. If you have any questions about our capacities or program, don't hesitate to reach out.

Warmly,

Adam Ziegler Owner, ANTS Sports ANTS

ANTS Sports & Enrichment

(510) 775-5289 hello@antssports.com 215 Dutton Ave, San Leandro CA 94577 EIN: 84-1850211

www.antssports.com

Statement of qualifications

To whom it may concern,

ANTS is qualified to provide the services outlined in this RFP. We have over a decade of experience partnering with OUSD schools and we're familiar with all of the requirements and expectations to offer youth programming in this district. We've mastered the core competencies required for youth sports programming including but not limited to: hiring and training coaches, customer service and parent communication, marketing our programs, age-appropriate lesson planning, equipment mastery, operational logistics when working in schools, partnership development, and fiscal responsibility. We have concrete experience offering hundreds of sports enrichment classes to thousands of K-5th youth through our enrichment classes and summer camps. Our mission is to develop "America's Next Talented Stars." Our K-5th youth sports classes teach the fundamentals of sports in a fun team environment that facilitates growth, exploration, and healthy habit development. Our goal is for our participants to love sports for a lifetime. If you have any questions, don't hesitate to reach out.

Warmly,

Adam Ziegler

Owner, ANTS Sports

June 14, 2022

LETTER OR RECOMMENDATION for

ANTS (America's Next Tennis Stars) PROGRAM FOR KIDS IN OAKLAND UNIFIED SCHOOL DISTRICT (OUSD)

Dear OUSD Official,

I am writing to tell you about ANTS from the perspective of an Oakland parent and physician. My daughter attended Montclair Elementary and started playing tennis with ANTS while a 3rd grader at Montclair. She participated in ANTS continuously from 2018 through 2021. My daughter continues to play tennis as a middle schooler.

The name of ANTS is a misnomer. ANTS is not developing tennis stars, but is developing happier & healthier kids in the setting of teaching them to play tennis. Kids who exercise, develop skills, and are supported by responsible adults are happier, healthier, and become better citizens.

ANTS staff temporarily customize tennis courts, making mini-courts, to optimize kids' learning & having fun. This enables kids, even kids with zero previous tennis experience, to learn skills & gain confidence. This is especially important for equity, to support kids who have never played tennis before. Also, the coaches pick up the kids from school or afterschool program to escort them to the courts, which assures kids' safety & confidence that a responsible adult is looking out for them.

During COVID sheltering in place, an ANTS coach even offered virtual tennis sessions where the kids were exercising with a coach via zoom or were hearing a kid-friendly presentation on zoom about a professional tennis player, with emphasis on traits (practice, persistence, etc) for kids to admire or emulate. When it was deemed to be safe to do so during COVID, my daughter also participated in an ANTS tennis pod. The kids in this pod looked forward to their time on the courts together every week. The weekly tennis pod was critical for their overall wellness.

The coaches that my daughter had were communicative, ethical, responsible, organized, and committed to our kids being safe, having fun, becoming better citizens, and learning to play tennis.

I hope that ANTS can be offered through more OUSD schools, to support more kids & strengthen our Oakland community.

Mary Sage, MD

3741 Canon Ave

Oakland CA 94602

Email: maryesage@yahoo.com

To Whom It May Concern,

I am Teresa Contreras-Chavez, the after-school coordinator for Thornhill Elementary. America's Next Talented Stars (ANTS) is an amazing organization. I have had the pleasure of working with them for the past seven years, and they collaborated with Thornhill for many years before my arrival.

The instructors are very knowledgeable about their sport and make it fun for all ages. Parents have reached out to tell me how much fun their child has in class and how much they are learning. The instructors are out playing the sports with the students and not just watching. The coaches do an excellent job of working with students at Thornhill.

It is always a pleasure to work with ANTS. They take great responsibility for their students and families. If they ever have to cancel a class, they make-up the class for students on another day. They also not only contact me to let me know a class is canceled, they also contact families when this happens. This shows me how much they care for the students and their families in their classes.

ANTS is truly a respectable organization that knows what to do to keep students engaged and learning. They care deeply about their students and families and creating a positive relationship with them. ANTS is an organization that I will continue to partner with year after year.

Sincerely,

Teresa Contreras-Chavez Thornhill Elementary School teresa.snyder@ousd.org

Sample class structure (school-based model)

*Note that our lesson plan is the same whether we are applying it for tennis, soccer, basketball, flag football, floor hockey, or any other sport. The only difference is that the rules are different and the fundamental skills and games apply to that sport. We always have a component of: rules, individual fundamentals necessary for that game, partner work, and team game. The curriculum can be applied at any school site for any age group. For age groups K-2nd, the focus is more on the ABC's (agility/balance/control) and fun games. For 2nd-5th, the focus is on putting athletic skills into the context of real gameplay and strategies, always emphasizing fun.

Sample lesson plan for ANTS Tennis

- 5 Minutes: Welcome the class with enthusiasm and positive energy! Introduce yourself
 and talk about your tennis experience and approach to coaching. Talk about how classes
 will be run and emphasize that everyone is here to have FUN and learn the
 FUNdamentals of tennis!
- 5 Minutes: Go around the class and do a fun icebreaker. Memorize all the kids names.
- 5 Minutes: Establish your team's safety rules
- 5 Minutes: Warm-up & stretch
- 10 Minutes: Introduction to tennis!
 - Introduce the court boundaries.
 - Baseline, net, service line, sideline
 - Play a fun game like simon says ("Coach Says" to memorize the names
 - Talk about some super basic rules of tennis such as:
 - Ball can only bounce one time
 - Goal of tennis is to get the ball over the net to our partner
 - Play a fun game, such as standing in front of a partner and dropping the
 ball and trying to catch your partner's ball after one bounce. Take a step

back.

• 5-10 Minutes: Individual work with no rackets

• 5-10 Minutes: Partner work with no rackets

10 Minutes: Fun team game to end practice such as spider ball! (see below for more

games).

5 Minutes: Cool down & go over lessons learned

Sample camp structure (intercession model)

Sample lesson plan for ANTS "Sports Explorers" Day Camp

Description: Sports Explorers camp is the ultimate multi-sport camp in the Bay Area for kids

ages 5-11. All beginner and experienced players are welcome as we explore tennis, soccer,

basketball, flag football, dodgeball, floor hockey, capture the flag, and SO much more in a

non-competitive, progressive, and positive environment. Kids will choose their favorite activities

and progress their skills with expert coaches in a 6:1 child/coach ratio. With team Olympics,

costume days, treasure hunts, and more fun sports themes each week, you'd never believe

sports could be so FUN!

9:00-9:45am: Welcome campers! Introduce the day's special theme, icebreakers, and fun team

game for all campers

9:45-12:00pm: Sports Explorers Time! Station break-outs playing everything from tennis,

soccer, basketball, flag football, 4-square, dodgeball, and more.

12:00pm-1:00pm: Lunch, supervised free-play, sports trivia, welcome PM campers!

1:00-1:30pm: Warm-up for the afternoon with team games and relay races

1:30-3:00pm: Sports station breakouts

3:00-3:45pm: Final team game like capture the flag or dodgeball

3:50-4pm: Cool-downs and pick-up

Example season at one school site (could be replicated at multiple sites)

12 week fall program at an elementary school site

Monday

- Tennis (K-2nd) from 3-4pm
- Tennis (3rd-5th) from 4-5pm

Tuesday

- Tennis (K-2nd) from 3-4pm
- Tennis (3rd-5th) from 4-5pm

Wednesday

- Soccer (K-2nd) from 2-3pm
- Soccer (3rd-5th) from 3-4pm

Thursday

- Yoga (K-2nd) from 3-4pm
- Yoga (3rd-5th) from 4-5pm

Friday

- Basketball (K-2nd) from 3-4pm
- Basketball (3rd-5th) from 4-5pm

Sample Budget

- School-based program
 - Revenue: = One "season" \$6000 (\$100 per hour x 1 hour x 1 day a week x 12
 weeks = \$1,200 x 5 sites
 - ANTS Costs:
 - Coach staffing cost: \$2970 (\$45/hour + employment taxes)
 - Hiring costs (job posting advertising/recruiting costs): \$1000
 - Training/coach onboarding costs: \$1500
 - Ongoing customer service & program quality maintenance: \$530
 - *Supplies costs for OUSD estimated at \$150/site/semester



ANTS Sports & Enrichment

(510) 775-5289 hello@antssports.com 215 Dutton Ave, San Leandro CA 94577 EIN: 84-1850211 www.antssports.com

Agency Letter

To whom it may concern,

As an authorized agency with the DoJ, ANTS Sports & Enrichment performs Livescan background checks with both the DoJ and FBI on all coaches who perform services for our after-school enrichment programs. This includes all coaches who will be leading and facilitating programs with OUSD schools. Staff also meet requirements for TB testing requirements, mandate reporting, instructional aide requirements.

Proof of fingerprint passage and TB test passage of OUSD staff will be available to OUSD upon demand. Staff supporting the intersession model will have first aid, concussion, and CPR certification.

If you have any questions, don't hesitate to reach out.

Sincerely,

Adam Ziegler
Executive Director, ANTS Sports & Enrichment



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
08/17/2021

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

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

•	· /	
PRODUCER	CONTACT NATHAN GLEASON	
Nathan Gleason Insurance Agency	PHONE (A/C, No, Ext): (833) 787-2700 FAX (A/C, No): (877)	856-4082
2033 Gateway Place Ste 500	E-MAIL ADDRESS: info@gleasoninsured.com	
San Jose, Ca 95110	INSURER(S) AFFORDING COVERAGE	NAIC#
Nathan Gleason	INSURER A: United States Liability Co.	25895
INSURED	INSURER B:	
ANTS SPORTS & ENRICHMENT	INSURER C:	
1820 HEARST AVE UNIT C	INSURER D:	
BERKELEY, CA 94703	INSURER E :	
	INSURER F:	
COVER A CEC	DEVICION NUMBER.	

COVERAGES CERTIFICATE NUMBER: REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

	INSR ADDLISUBRI POLICY EFF POLICY EFF								
INSR LTR		TYPE OF INSURANCE		SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s
	X	COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE	\$ 1,000,000
A		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 100,000
								MED EXP (Any one person)	\$ 5,000
			Y		NPP1590476B	07/17/2021	07/17/2022	PERSONAL & ADV INJURY	\$ 1,000,000
	GEN	L'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 3,000,000
	X	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 3,000,000
		OTHER:						abuse or molestation	ո\$ 1,000,000
	AUT	OMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	\$
		ANY AUTO						BODILY INJURY (Per person)	\$
		OWNED SCHEDULED AUTOS						BODILY INJURY (Per accident)	\$
		HIRED NON-OWNED AUTOS ONLY AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$
									\$
		UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$
		DED RETENTION\$							\$
		KERS COMPENSATION						PER OTH- STATUTE ER	
	ANYF	PROPRIETOR/PARTNER/EXECUTIVE	NI / A					E.L. EACH ACCIDENT	\$
	(Man	datory in NH)	147.4					E.L. DISEASE - EA EMPLOYEE	\$
	If yes	s, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$
	AND ANYF OFFI (Man	OWNED AUTOS ONLY HIRED AUTOS ONLY HIRED AUTOS ONLY AUTOS ONLY UMBRELLA LIAB OCCUR EXCESS LIAB OCCUR CLAIMS-MADE DED RETENTION \$ IKERS COMPENSATION EMPLOYERS' LIABILITY PROPRIETOR/PARTNER/EXECUTIVE CER/MEMBEREXCLUDED? datory in NH) datory in NH)	N/A					BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident) EACH OCCURRENCE AGGREGATE PER OTH- STATUTE CREATER E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

YOUTH TENNIS

THE CERTIFICATE HOLDER IS ADDED AS AN ADDITIONAL INSURED BY ONLY WITH RESPECT TO LIABILITY ARISING OUT OF THE NAMED INSURED DURING THE POLICY PERIOD.

CERTIFICATE HOLDER	CANCELLATION
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OAKLAND UNIFIED SCHOOL DISTRICT ATTENTION: RISK MANAGEMENT 1000 BROADWAY, STE 440 OAKLAND, CA 94607 SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

NATHAN D GLEASON (Aug 17, 2021 13:34 PDT)