

SACRAMENTO CITY UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION

Agenda Item# 13.1o

Meeting Date: June 22, 2023
Subject: Approve 1-year extensions of Charter Facility Use Agreements
☐ Information Item Only ☐ Approval on Consent Agenda ☐ Conference (for discussion only) ☐ Conference/First Reading (Action Anticipated:) ☐ Conference/Action ☐ Action ☐ Public Hearing
<u>Division</u> : Deputy Superintendent's Office

Recommendation: Approve the Amendments to modify the Facility Use Agreements (FUAs) by extending them from July 1, 2023, to June 30, 2024 for the following charter schools:

- 1. California Montessori Project, Capitol Campus (Jefferson, 2635 Chestnut Hill Drive)
- 2. Sol Aureus College Preparatory Academy (Bear Flag, 6620 Gloria Drive)
- 3. St. Hope Public Schools' Public School #7 (PS7) (5201 Strawberry Lane)
- 4. St. Hope Public Schools' Sacramento Charter High School (2315 34th Street)
- 5. Yav Pem Suab Academy (Lisbon, 7555 South Land Park Drive)

<u>Background/Rationale</u>: Proposition 39, passed by California voters in 2000, obligates school districts to provide reasonably equivalent facilities to charter schools that project or enroll at least an Average Daily Attendance of 80 students from the District. The facilities offered must be contiguous, furnished and equipped, and "reasonably equivalent" to District operated schools from where the charter school students would have otherwise attended.

The one-year extension of the FUAs will fulfill the District's Proposition 39 obligations for those respective schools.

<u>Financial Considerations</u>: The District will continue to charge each Charter School its share of the cost for use of the facility.

LCAP Goal(s): Goal 8: Basic Services and Districtwide Operations/Supports

Documents Attached:

- 1. Amendment Extending the Facilities Use Agreement with California Montessori Project
- 2. Existing Facilities Use Agreement with California Montessori Project
- 3. Amendment Extending the Facilities Use Agreement with Sol Aureus Preparatory Academy
- 4. Existing Facilities Use Agreement with Sol Aureus Preparatory Academy
- 5. Amendment Extending the Facilities Use Agreement with St. Hope Public Schools (PS7 and Sacramento High School)
- 6. Existing Facilities Use Agreement with St. Hope Public Schools (PS7 and Sacramento Charter High School)
- 7. Amendment Extending the Facilities Use Agreement with Yav Pem Suab Academy
- 8. Existing Facilities Use Agreement with Yav Pem Suab Academy

Estimated Time of Presentation: N/A

Submitted by: Lisa Allen, Deputy Superintendent

Amanda Goldman, Director II, Innovative Schools

Approved by: Jorge Aguilar, Superintendent

Amendment Extending Term of Facilities Use Agreement

This Amendment ("Amendment") is entered into by and between Sacramento City Unified School District ("District") and California Montessori Project, a California non-profit public benefit corporation ("Non-Profit",) as operator of California Montessori Project, Capitol Campus, on the effective date as set forth below. District and Non-Profit are referred to singularly as "Party" or collectively as "Parties."

WHEREAS, the District and the Non-Profit entered into an Agreement titled Facilities Use Agreement ("FUA") (attached hereto as Exhibit A) for the term July 1, 2016, to July 31, 2021, which became effective on or about June 2, 2016.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2021, to June 30, 2022, which became effective on or above June 24, 2021.

WHEREAS, the District and the Non-Profit did not come to an Agreement for an extension of the term in June 2022, leaving both organizations without a current FUA from July 1, 2022, through June 30, 2023.

WHEREAS, the District and the Non-Profit desire to modify the Agreement by extending the term July 1, 2023, to June 30, 2024.

NOW THEREFORE, for good and valuable consideration, the Parties agree as follows:

- 1. The term of the FUA shall be extended to June 30, 2024.
- 2. This Amendment shall not alter or affect in any way any *most* portions of the FUA. The FUA will be amended to include the Non-Profit's use of Classroom 1. The community group will be given access to use of space at the Jefferson campus in the evenings through the Civic Center Act or a separate Memorandum of Understanding (MOU). All other terms of said FUA remain in full force and effect.
- 3. This Amendment shall become effective upon the signatures of both parties and District Board approval.

IN WITNESS WHEREOF, the Parties execute this Amendment on the dates set forth below.

Date	Brett Barley Superintendent
	California Montessori Project
Date	Jorge Aguilar
	Superintendent Sacramento City Unified School District

FACILITIES USE AGREEMENT

This Facilities Use Agreement ("Agreement") is made by and between Sacramento City Unified School District ("District") and California Montessori Project, a California non-profit public benefit corporation ("Non-Profit"), which operates California Montessori Project-Capitol Campus, a charter school ("Charter School"). The Non-Profit and District are collectively referred to as the "Parties."

RECITALS

- A. WHEREAS, the District and its charter schools are partners in the public education of students and it is the District's intent to ensure that its facilities are shared equally with all of its students, including those students who attend its charter schools housed in District facilities.
- B. WHEREAS, District is the owner of real property located at Thomas Jefferson Elementary School, 2635 Chestnut Hill Drive, Sacramento, California ("Site").
- C. WHEREAS, Charter School is a charter school duly formed and approved by the District under the laws of the Charter Schools Act of 1992 (Ed. Code, § 47600, et seq.) serving students in grades Kindergarten through 8 in the 2016-17 to 2020-2021 school years.
- D. WHEREAS, Charter School desires to use certain District facilities located on the Site for its public charter school program.
- E. WHEREAS, the Parties intend this Agreement to satisfy their obligations under Education Code Section 47614 and Title 5 of the California Code of Regulations Section 11969, et seq., adopted by the State Board of Education ("Proposition 39"), which among other things require a written agreement regarding the allocating of facilities under Proposition 39, for the 2016-2017 to 2020-2021 school years.

AGREEMENT

NOW THEREFORE, in consideration of the covenants and conditions of this Agreement, the Parties hereby agree as follows. All obligations imposed hereby on the Charter School are equally imposed on the Non-Profit.

- 1. <u>Recitals</u>. The recitals set forth above are incorporated herein and made part of this Agreement.
- 2. <u>Facilities</u>. Use of the Facilities shall be for the purposes set forth in the Charter School's charter and on the terms and conditions set forth herein. The Charter School shall not have exclusive use of the Site. The District grants use of the following facilities ("Facilities") located on the Site as described and/or depicted in Exhibits A and B, which are attached hereto and incorporated herein by reference, to the Charter School under the terms and conditions set forth in this Agreement.

- 3. <u>Term.</u> The term of this Agreement shall be from July 1, 2016, to June 30, 2021 ("Term"), unless earlier terminated as provided herein.
- 4. <u>Facilities Use Fee</u>. Each and every school year, Non-Profit shall pay District a Facilities Use Fee. Facilities Use Fees shall be paid out in equal installments each month throughout the respective school year within the Term. Beginning on July 1, 2016, payments shall be payable on or in advance on the first day of each month ("Due Date") in lawful money of the United States.

The calculation for the 2016-2017 school year Facilities Use Fee and the terms of Facilities Use Fee payments are described with more particularity in Exhibit C, attached hereto and incorporated herein. These fees will be calculated and adjusted annually by the District. The Facility Use Fee shall be based on a pro rata cost estimate per square foot for the Facilities provided. The dollar amount to be paid by Non-Profit, per square foot, for use of the Facilities during the Term will be calculated by the District pursuant to Title 5, California Code of Regulations, section 11969.7. To calculate the fee, the District must determine actual facilities costs and total space figures in the year preceding the fiscal year in which facilities are provided. Such amounts may only become available to the District after each fiscal year ends. Therefore, within ninety (90) days of the beginning of each fiscal year, or as soon as the actual facilities costs and total space figures for the prior fiscal year become available, whichever is later, the District shall provide notice to the Non-Profit of any amended Facilities Use Fee calculations based on the actual data for the prior fiscal year. Amounts owed to or by the Non-Profit due to this calculation will be credited or added to subsequent remaining monthly installment payments of the Facilities Use Fees.

If any payment is made more than fifteen (15) days after the Due Date, a late fee of one percent (1%) shall apply and interest shall accrue thereafter on such late payment commencing thirty (30) days after the Due Date, provided however that no interest shall accrue on said late fee. The interest charged shall be computed at the then-current discount rate established by the Federal Reserve Bank of San Francisco plus five percent (5%), or the maximum rate permitted by law. The payment by Non-Profit of any late fees or interest shall in no event excuse or cure any default by Non-Profit nor waive District's legal rights and remedies with respect to such default.

The Parties agree that the Facilities Use Fee is in lieu of Non-Profit paying a pro rata share for in-district students. Any actual costs for out-of-district students may be paid at the Facilities Use Fee rate or up to market rate, whichever is higher.

- 5. Over-Allocation. The District reserves the right to collect over-allocation and other applicable fees and reimbursements from the Charter School, pursuant to Title 5, California Code of Regulations, Section 11969.8. The Charter School's projected in-District Average Daily Attendance ("ADA") for the 2016-2017 school year, and upon which the Facilities are provided, is 227.98.
- 6. <u>Dispute Resolution</u>. The Parties agree to attempt to resolve all disputes regarding this Agreement, including the alleged violation, misinterpretation, or misapplication of the

Agreement, pursuant to the dispute resolution procedures identified in the Charter School's charter. Notwithstanding the foregoing, those disputes that may result in revocation of Charter School's charter, pursuant to Education Code Section 47607, are not required to go through the dispute resolution process.

7. Use.

- (a) <u>Public Charter School</u>. The Facilities shall be used and occupied by the Charter School for the sole purpose of operating a California public charter school and for no other purpose without the prior written consent of the District. The Charter School's enrollment must not exceed the safe and legal limit for the classroom space it occupies.
- (b) Insurance Risk. The District shall maintain first party property insurance for the Facilities. The Charter School shall not do or permit anything to be done in or about the Facilities nor bring or keep anything therein which will in any way increase the existing insurance rate or affect any fire or other insurance upon the Facilities, or any of the contents of the Facilities (unless the District gives its prior approval and the Charter School pays any increased premium as a result of such use or acts), or cause a cancellation of any insurance policy covering the Facilities or any part thereof or any of its contents, nor shall the Charter School sell or permit to be kept, used, or sold in or about the Facilities any articles which may be prohibited by a standard form policy of fire insurance. The Charter School shall provide adequate and appropriate supervision for Charter School students and employees using the Facilities.
- (c) <u>Rights of the District</u>. The Charter School shall not do or permit anything to be done in or about the Facilities that will in any way obstruct or interfere with the rights of the District or injure the District. The Charter School shall not use or allow the Facilities to be used for any unlawful purpose, nor shall the Charter School cause, maintain or permit any nuisance in or about the Facilities. The Charter School shall not commit or suffer to be committed any waste in or upon the Facilities.
- (d) <u>Illegal Uses</u>. The Charter School shall not use the Facilities or permit anything to be done in or about the Facilities that will in any way conflict with any applicable law, statute, ordinance or governmental rule, or regulation. The Charter School agrees to comply with its charter as it relates to District Facilities.
- (e) <u>Security Badges</u>. The District will provide security badges to the Charter School for its staff. The Charter School will pay for the cost of the security badges. Charter School staff shall wear these badges to use as evidence that they are lawfully on the premises. Charter School is entitled to up to twenty-five (25) District badges. Lost or stolen badges shall be replaced at a cost of \$5.00 per badge.
- (f) <u>Civic Center Act</u>. The Charter School agrees to comply with the provisions of the Civic Center Act (Ed. Code, § 38131, *et seq*.) in making use of the Facilities accessible to members of the community. The Parties understand that the Facilities are to be primarily used for school programs and activities and as such any use of the Facilities by members of the community shall not interfere with school activities. District Board Policy and

Administrative Regulations related to the Civic Center Act shall control scheduling, use and collection of fees related to use of the Facilities by members of the public. Consistent with that policy and the regulations, the District shall be solely responsible for coordinating access to the Facilities under the Civic Center Act and shall require users to provide appropriate proof of insurance related to use of the Facilities and to indemnify and hold harmless the District and Charter School for injury, risk of loss, or damage to property as a result of that access by members of the community. The District agrees to promptly clean and repair, if necessary, any portion of the Facilities used by members of the community immediately following such use. All requests for use of the Facilities made directly to the Charter School shall be forwarded to the District for coordination of use consistent with Board Policy and Administrative Regulations.

- (g) <u>Alarms</u>. The Charter School shall have access to activate burglar alarms and intruder alerts corresponding to the Facilities provided at the Site. The Charter School agrees that in the event that any of Charter School's employees, directors, trustees, officers, agents, students, visitors, or contractors, trigger a false alarm at the Site, Charter School shall be responsible for costs incurred.
- 8. Furnishings and Equipment. The furnishings and equipment to be provided by the District for the Facilities are those furnishings and equipment that exist at the Facilities as of July 1, 2016. Said furnishings and equipment will include sufficient desks, chairs and a white board for each classroom. The Charter School is responsible for any furnishings and equipment over and above those provided by the District. The Charter School shall return all such furniture, fixtures and equipment to the District in like condition at the termination of this Agreement, excepting ordinary wear and tear. Upon return of the furniture, fixtures, and equipment, the District will inspect said items within sixty (60) calendar days. The Charter School shall be responsible for costs to repair or replace furniture, fixtures, and equipment to like condition, excepting ordinary wear and tear. All furniture, fixtures, and equipment that are not the property of the District or are not otherwise reimbursed by the District shall remain the property and under the ownership of Charter School and shall be disposed of according to the provisions of the approved Charter petition.
- 9. <u>Utilities</u>. District agrees to furnish or cause to be furnished to the Facilities necessary utilities. Utilities include, but are not limited to, are electrical, natural gas, sewer, waste disposal/recycling and water services. Due to cost containment efforts by the District, the number of bins associated with the Site(s), the bin capacities and the number of removals per week shall not increase during the Term. The District's failure to furnish or cause to be furnished necessary utilities when such failure is caused by (i) Acts of God or other acts beyond the control or fault of the District; (ii) strikes, lockouts, or other labor disturbances or labor disputes of any kind; (iii) any laws, rules, orders, ordinances, directions, regulations, requirements, or any other action by federal, state, county or municipal authority; (iv) inability despite the exercise of reasonable diligence by the District to obtain electricity, water, or fuel; or (v) any other unavoidable delay, shall not cause the District to be in default, shall not constitute a breach of this Agreement, and shall not result in any liability of the District.

The Charter School shall reimburse the District for the cost of utilities at the Site, as charged to the District by its utility providers, pro-rated to reflect use by other users of the Site. Thirty (30) days prior to the commencement of the 2016-2017 school year, the District shall endeavor to notify the Charter School of its estimated monthly charge for utilities. The Charter School shall pay such charge to the District throughout the Term on a monthly basis concurrent with the Charter School's payment of the Facilities Use Fee to the District pursuant to Section 4 of this Agreement. Within one hundred twenty (120) days after the expiration or earlier termination of this Agreement, the District shall provide the Charter School with a reconciliation of the Charter School's actual utility usage throughout the Term and the cost thereof. The District shall either refund the Charter School for any overpayment or shall invoice the Charter School for any underpayment. The Charter School shall reimburse the District for such underpayment, if any, within thirty (30) days after receipt of said invoice.

The Charter School shall comply with all District energy conservation policies in regard to use of the Facilities, as amended from time to time, including, but not limited to, Board Policy 3511 and the District's Energy Education program.

Proposition 39/Conditions Reasonably Equivalent.

- (a) Charter School acknowledges by execution of the Agreement that the Facilities provided by the Agreement are "reasonably equivalent," as that term is defined by Proposition 39 and Education Code section 47614. Charter School and Non-Profit agree that this Agreement is a negotiated agreement, and that upon execution of this Agreement all obligations of the District to the Charter School under Proposition 39 have been satisfied for the Term of this Agreement. Charter School and Non-Profit waive their right to bring legal action for the Term of the Agreement based on any claims arising out of or relating to alleged compliance or noncompliance with Education Code section 47614 and the Proposition 39 regulations. This waiver does not extend to the obligations set forth in the Agreement.
- (b) Charter School and Non-Profit acknowledge and agree that neither the District nor any of its agents have made, and the District hereby disclaims any representations or warranties, express or implied, concerning the premises, the physical or environmental condition of the premises or any other property beneath, adjacent to, or otherwise related to the premises.

11. <u>Custodial Services</u>.

Custodial services shall be provided pursuant to the terms and conditions as defined in Exhibit D.

12. <u>Signage</u>. The Charter School shall be allowed to place signage on the exterior of the Facilities. The District will keep its own signage exhibited at the Site, identifying the school as operated or formerly operated by the District. The District shall have final approval over the design, content and location of the Charter School's signage, but shall not unreasonably deny such design, content or location. The Charter School must remove

the signage upon termination of this Agreement. The Charter School must restore the Facilities, following removal of the signage, to the condition existing prior to installation of the signage to District's reasonable satisfaction. All such signage shall be subject to compliance with all applicable laws at Charter School's sole cost.

13. Operations and Maintenance.

- (a) The District shall maintain the Facilities, furnishings and equipment, in good order, condition, and repair. The Charter School will reimburse the District for the costs, including time, labor and materials, to maintain the Facilities in good order, condition and repair. Said costs to the Charter School will be the sum total of: 1) The Facilities Use Fee of Section 4 of the Agreement, and, 2) the actual costs, including salary and benefits, of one District employed Plant Manager assigned to the Site. The District will invoice the Charter School quarterly for the actual costs including salary and benefits, of the District employed Plant manager assigned to the Site. The Charter School will pay said invoice within thirty (30) days of receipt.
- (b) The Charter School will provide reasonable workspace for the Plant Manager assigned to the Site.
- (c) The District shall be responsible for any modifications necessary to maintain the Facility in accordance with Education Code Sections 47610(d) or 47610.5. Projects eligible to be included in the District's deferred maintenance plan established pursuant to Education Code Section 17582 and the replacement of furnishings and equipment supplied by the District in accordance with the District's schedules and practices shall remain the responsibility of the District. The Charter School shall comply with the District's policies regarding the operations and maintenance of the school facility and furnishings and equipment, except to the extent renovation is approved by the District. However, the Charter School need not comply with policies in cases where actual District practice substantially differs from official policies.
- (d) The District shall be responsible for providing the wiring/MIS infrastructure and maintaining it in its condition as of July 1, 2016. Any upgrades or improvements to the wiring/MIS infrastructure shall be the responsibility of the Charter School, in compliance with Section 14 ("Alterations and Additions"). The Charter School is responsible for the cost of internet service provided at the commercial rate.
- (e) Upon the expiration or earlier termination of this Agreement, Charter School shall surrender the Exclusive Facilities and furnishings and equipment in the same condition as received, ordinary wear and tear excepted.
- 14. <u>Alterations and Additions</u>. The Charter School shall only make alterations, additions, or improvements ("Improvements") to the Facilities after obtaining the prior written consent of the District's Superintendent or his designee. Any Improvements to the Facilities made by the Charter School shall be paid for by the Charter School, and shall be contracted for and performed in accordance with all applicable building code standards, including Title

24 of the California Code of Regulations, the Field Act, Americans with Disabilities Act, the Fair Employment and Housing Act and all applicable District policies relating to facilities construction (the "Construction Standards"). The District or his designee will identify persons with whom the Charter School can communicate to seek information regarding District policies and to obtain consent for Improvements.

The District may impose as a condition to the aforesaid consent to such requirements as the District may deem necessary in its sole discretion, including without limitation, the manner in which the work is done, a right of approval of the contractor by whom the work is to be performed, and the times during which it is to be accomplished.

Should the Charter School fail to obtain the prior written consent of the District's Superintendent of his designee for Improvements, the Charter School shall, upon written request by the District, immediately cease making Improvements until such written consent is obtained, and the Charter School shall bear any costs, expenses and liabilities associated with the work stoppage.

Should the Charter School fail to contract and perform the Improvements in accordance with the Construction Standards or fail to adhere to the conditions to the District's consent as described above, the District may, at its sole option, direct that the Charter School immediately cease making such Improvements, and the District may alter, repair, or improve the Facilities pursuant to paragraph 15 herein, to bring the Facilities into compliance with the Construction Standards and/or the conditions to the District's consent, and Charter School shall be responsible for all such costs and expenses incurred by the District for such alterations, repairs or improvements. No Improvement shall be commenced until Charter School has first obtained and paid for all required permits and authorizations of all governmental authorities having jurisdiction with respect to such Improvements. All Improvements shall be made in good workmanlike manner and in compliance with all laws, ordinances, regulations, codes and permits.

Upon written reasonable request of the District prior to the expiration or earlier termination of the Agreement, Charter School will remove any and all improvements to the Facilities, at its own cost, that can be done without damage to the Facilities. In the event of charter termination or closure of the Charter School, all property shall be disposed of in accordance with the provision of the approved Charter School's petition. Unless the Parties agree otherwise in writing on an item by item basis, Charter School maintains its ownership rights in any alterations, additions or improvements and may be allowed to remove at termination of this Agreement and restore the Facilities to the condition existing prior to alteration, addition or improvement. Notwithstanding the foregoing, any addition to the Facilities that the Charter School does not remove prior to vacating the Facilities, shall vest in the District.

15. Entry by District. The District may enter the facility at any time to inspect the Facilities, to supply any service to be provided by the District to the Charter School hereunder and to alter, improve or repair the Facilities, or in the case of an emergency, consistent with Education Code Section 47607(a)(1). The District may erect scaffolding and other necessary structures where reasonably required by the character of the work to be

performed so long as the Charter School operations do not suffer unreasonable interference. The District agrees to use its best efforts at all times to keep any interference to the academic programs at Charter School to a minimum. The Charter School waives any claim for damages for any inconvenience to or interference with the Charter School's business, any loss or use of quiet enjoyment of the Facilities related to District's entry for the purposes identified in this Section.

16. <u>Employees, Contractors and Independent Contractors</u>. The Charter School and the District, their employees, agents, contractors and subcontractors shall comply with the requirements of Education Code Sections 45125.1 and 45125.2 related to access to the Facilities and protection of minor students.

17. Indemnity.

The Charter School shall indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the Charter School's use of the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the District, its employees, agents, officers and invitees.

The Charter School shall further indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims arising from any breach or default in the performance of any obligation on the Charter School's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

The District shall indemnify, hold harmless, and defend the Charter School, its trustees, officers, and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the District's conduct of business at the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the Charter School, its employees, agents, officers and invitees.

The District shall further indemnify, hold harmless, and defend the Charter School against and from any and all claims arising from any breach or default in the performance of any obligation on the District's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

Upon becoming aware of any casualty or accident in or on the Facilities, each Party to this Agreement shall give prompt written notice thereof to the other Party.

In the event of a third party claim or potential claim covered by these provisions, the Parties agree to take all steps reasonable or necessary to cooperate in defending and

protecting their joint interests, and in expediting all reasonable or necessary efforts to gain coverage for the Parties under any liability policy or indemnity agreement issued in favor of the Non-Profit, including indemnity rights or agreements existing in contracts between the Non-Profit and any third party (such as contract with a supplier of goods or services), and further including efforts to reduce defense costs (through joint representation whenever possible), expenses and potential liability exposures.

- 18. <u>Insurance</u>. The Charter School shall comply with insurance provisions contained within its charter and any Memoranda of Understanding between the Parties.
- Damage to or Destruction of School Site.
 - (a) <u>Cost</u>. The cost of restoring the Facilities under this Section shall be borne by the Charter School if the cause of the casualty is the negligence or intentional act of the Charter School, its employees, agents, students or invitees. The cost of restoring the Facilities under this Section shall be borne by the District if the cause of the casualty is the negligence or intentional act of the District, its employees, agents, or invitees. The Parties shall tender the cost of restoring the Facilities to their respective insurance carriers if the casualty is caused by a third party.
 - (b) Partial Damage Insured. If the Facilities are damaged by any casualty which is covered under fire and extended coverage insurance carried by District, then District may restore such damage provided insurance proceeds are available to pay eighty percent (80%) or more of the cost of restoration and provided such restoration can be completed within ninety (90) days after the commencement of the work in the opinion of a registered architect or engineer appointed by District. In such event this Agreement shall continue in full force and effect, except that Charter School shall be entitled to proportionate reduction of use payments while such restoration takes place, such proportionate reduction to be based upon the extent to which the restoration efforts interfere with Charter School's business in the Facilities. The District shall provide the Charter School alternative space in the District for any part of the Charter School program that is displaced by the partial damage and/or the repair work of the same. If the Charter School secures alternative space then there shall be no diminution in the use payments during the period of the restoration.
 - (c) <u>Total Destruction</u>. If the Facilities are totally destroyed (defined as the destruction of more than fifty percent (50%) of the usable classroom space) or the Facilities cannot be restored as required herein under applicable laws and regulations, notwithstanding the availability of insurance proceeds, then this Agreement shall be terminated effective the date of the damage. Immediately upon the effective date of the damage, the District must provide a reasonably equivalent school facility to the Charter School as soon as reasonable so as to avoid any interruption in the educational program of the Charter School.
- 20. <u>Liens</u>. Charter School shall keep the Facilities free from any liens arising out of any work performed, materials furnished or obligations incurred by or on behalf of Charter School.

Notwithstanding anything stated herein to the contrary, if Charter School fails to promptly release and remove any such lien, District, at its sole option, may immediately (but shall not be obligated to) take all action necessary to release and remove such lien, without any duty to investigate the validity thereof, and all sums, costs and expenses, including reasonable attorneys' fees and costs, incurred by District in connection with such lien shall be immediately due and payable by Charter School.

- 21. <u>Holding Over</u>. Charter School shall not remain in possession of the Facilities or any part thereof after the expiration of this Agreement or after termination thereof without the express written consent of District. Notwithstanding the foregoing, if the Charter School holds over, the Charter School shall pay the monthly Facilities Use Fee plus all other charges payable required by this Agreement. Any holdover by Charter School requires the Charter School to comply with all terms of this Agreement. A holdover by the Charter School shall not trigger any additional term. The District shall have the right to remove the Charter School at any time after the expiration of the Term or termination of this Agreement.
- 22. <u>Assignment and Subletting</u>. The Charter School may not assign its rights under this Agreement or sublet any portion of the Facilities without the prior written consent of the District.
- 23. Rules, Regulations and Law. The Charter School and the Charter School's agents, employees, students, visitors and invitees shall observe and comply fully and faithfully with all reasonable and nondiscriminatory policies, rules, and regulations adopted by the District for the care, protection, cleanliness, and operation of the Facilities, and the Facilities' furnishings and equipment, and shall comply with all applicable laws.
- 24. <u>Smoking</u>. Smoking or the consumption of alcohol in any form shall not be allowed in or on District property and Facilities, including but not limited to all courtyards, walkways, and parking areas.
- 25. <u>Default by Charter School</u>. The occurrence of any one or more of the following events shall constitute a default and material breach of this Agreement by Charter School:
 - (a) The failure by Charter School to utilize the Facilities for the sole purpose of operating a charter school.
 - (b) The failure by Charter School to make timely payments required under this Agreement.
 - (c) The failure by Charter School to observe or perform any of the express covenants, conditions or provisions of this Agreement.
 - (d) The revocation or non-renewal of the Charter School's charter. Notwithstanding the foregoing, this Agreement shall not be terminated pursuant to this provision provided that the Charter School continues to operate in accordance with the terms of this Agreement

and is diligently pursuing a statutory appeal of the revocation or nonrenewal of its charter.

- (e) The failure by Charter School to maintain ADA of eighty (80) or more in-District students as the term "in-District students" is defined in Proposition 39.
 - i. In the event of any material default or breach by Charter School, District may, but shall not be obligated to, terminate this Agreement and Charter School's right to possession of the Facilities. To terminate the Agreement, District must provide Charter School with thirty (30) days written notice ("notice to cure period") of default or material breach. If Charter School fails to cure the breach after the notice to cure period, the District may immediately terminate the Agreement.
 - ii. If the nature of the default is such that the same cannot reasonably be cured within the notice to cure period, the Charter School shall not be in default if Charter School shall within the notice to cure period commences to cure and thereafter, diligently prosecute the same to completion. In no event shall such period to cure exceed sixty (60) days.
 - iii. Upon termination, District shall retain the right to recover from Charter School, without limitation, any amounts due under this Agreement or applicable law. Unpaid Facilities Use Fees shall bear interest from the date due at the maximum legal rate. In the event of termination by the District by reason of Charter School's default or breach of this Agreement, the District shall not be obligated to provide facilities to Charter School pursuant to Proposition 39 for the remainder of that school year.
- 26. <u>Default by District</u>. District shall be in default of this Agreement if District fails to perform any material obligation required by this Agreement. In the event of any default by District, Charter School may terminate this Agreement upon thirty (30) days written notice thereof to the District if the District has failed to cure the default within thirty (30) days, unless the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, in which event District shall not be in default (and Charter School may not terminate this Agreement) if District commences to cure such default within such thirty (30) day period and thereafter, diligently prosecutes the same to completion.

27. Miscellaneous.

(a) <u>Waiver</u>. The waiver by either Party of any term, covenant or condition herein contained shall not be deemed to be a waiver of such term, covenant or condition or any subsequent breach of the same or any other term, covenant or condition herein contained. The subsequent acceptance of any charge hereunder by District or payment of any charge by Charter School shall not be deemed to be a waiver of any preceding default by Charter School or District of any term, covenant or condition of this Agreement, other than the failure of the Charter School to pay the particular charge so accepted, regardless of

District's knowledge of such preceding default at the time of the acceptance of such charge.

- (b) <u>Marginal Headings</u>. The marginal headings and article titles to the articles of this Agreement are not a part of the Agreement and shall have no effect upon the construction or interpretation of any part hereof.
- (c) <u>Successors and Assigns</u>. The covenants and conditions herein contained, subject to the provisions as to assignment, apply and bind the heirs, successors, executors, administrators and assigns of the Parties hereto.
- (d) <u>Amendment</u>. No provision of this Agreement may be amended or modified except by an agreement in writing signed by the Parties hereto.
- (e) <u>Construction</u>. Each of the Parties acknowledges and agrees that this Agreement is to be construed as a whole according to its fair meaning and not in favor of nor against any of the Parties as draftsman or otherwise.
- (f) <u>Venue</u>. Any action or proceeding by any Party to enforce the terms of this Agreement shall be brought solely in the Superior Court of the State of California for the County of Sacramento.
- (g) Applicable Law. This Agreement shall be governed by and interpreted under the laws of the State of California applicable to instruments, persons, transactions and subject matter that have legal contacts and relationships exclusively within the State of California.
- (h) <u>Severability</u>. If any provision or any part of this Agreement is for any reason held to be invalid, unenforceable or contrary to public policy, law, or statute and/or ordinance, the remainder of this Agreement shall not be affected thereby and shall remain valid and fully enforceable.
- (i) Prevailing Authority. In the event of a conflict between the law and the terms of this Agreement, the law shall prevail, and any such conflicting terms shall be severed from this Agreement and nullified. In the event of a conflict between the terms of the charter and the terms of this Agreement, the terms of this Agreement shall prevail and shall be deemed an amendment to the charter, replacing any conflicting terms therein. In the event of a conflict between the terms of the charter and any other agreement between the Charter School and the District, the terms of this Agreement shall prevail and shall be deemed an amendment to any other such agreement, replacing any conflicting terms therein.
- (j) <u>No Admission</u>. Except as expressly agreed herein, nothing contained herein shall constitute an admission of fact or law.
- (k) <u>Binding Obligation</u>. If and to the extent that the Charter School is a separate legal entity from the District, the Charter School expressly agrees that this Agreement is a binding obligation on the Charter School and the District agrees that this Agreement is a binding obligation on the District.

- (l) <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
- (m) <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
- (n) <u>Notices</u>. All notices and demands that may be or are to be required or permitted to be given by either Party to the other hereunder shall be in writing. All notices and demands by the District to Non-Profit or Charter School shall be sent by United States Mail, postage prepaid, addressed to Non-Profit or Charter School at the address set forth below. All notices and demands by the Charter School to the District shall be sent by United States Mail, postage prepaid, addressed to the District at the address set forth below.

To District:

Sacramento City Unified School District Attn: Jack L. Kraemer, Charter Oversight Coordinator 5735 47th Avenue Sacramento, CA 95824 Facsimile: 916-399-2058

To Non-Profit or Charter School:

California Montessori Project Attn: Gary Bowman, Executive Director 5330-A Gibbons Drive, Suite 700 Carmichael, CA 95608 Facsimile: 916-649-7757

- (o) Execution in Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile or portable document format ("pdf") to other Parties to this Agreement shall be deemed equivalent to original signatures on counterparts.
- (p) Warranty of Authority. Each of the persons signing this Agreement represents and warrants that such person has been duly authorized to sign this Agreement on behalf of the Party indicated, and each of the Parties by signing this Agreement warrants and represents that such Party is legally authorized and entitled to enter into this Agreement.

Non-Profit and Charter School	District
By: Gary S. Bowman	By:

Gary Bowman, Executive Director

Jose L. Banda, Superintendent

Date: APRIL 29, 2016	Date:
Approved and ratified thisday of the Sacramento City Unified School District by the	, 2016, by the Board of Education of following vote:
AYES:	
NOES:	
Abstentions:	
Secretary to the Board of Education	

- (l) <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
- (m) <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
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700
Carmichael, CA, 95608

Carmichael, CA 95608 Facsimile: 916-649-7757

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Non-Profit and Charter School

District

By: Gary S. Bowman

By: Bede



Gary Bowman, Executive Director Jose L. Banda, Superintendent

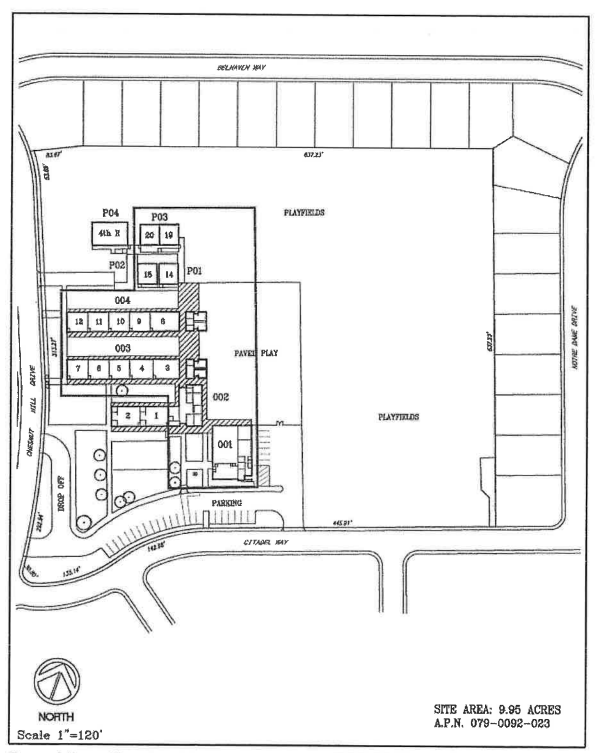
Date: APRIL 29, 2016	Date: 6/2/16
Approved and ratified this and day of June the Sacramento City Unified School District by the following	_, 2016, by the Board of Education of ing vote:
AYES: 6	
NOES: Absent:	
Abstentions:	
Secretary to the Board of Education	

	")

EXHIBIT A - Facilities

Facilities are limited to the buildings and other property that are listed herein and further depicted in Exhibit B. The entire Thomas Jefferson site except room 1, 2, and preschool playground.

EXHIBIT B – Map of Facilities/Buildings and Other Property



Thomas Jefferson Elementary School 2635 Chesnut Street SACRAMENTO CITY UNIFIED SCHOOL DISTRICT EXISTING SITE DIAGRAM
DECEMBER 2003

EXHIBIT C - Facilities Use Fee

For the 2016-2017 school year, Charter School shall pay District an initial estimate Facilities Use Fee of Seventy-Nine Thousand, Eight Hundred Ninety-Six Dollars and Sixty Cents (\$79,896.60), based on a pro rata facilities cost estimate of Two Dollars and Ten Cents (\$2.10) per square foot for the use of approximately Thirty-Eight Thousand, Forty-Six (38,046) square feet of the Facilities during that time. The initial estimate Facilities Use Fee shall be paid out in equal installments of Six Thousand, Six Hundred Fifty-Eight Dollars and Five Cents (\$6,658.05) each month throughout the fiscal year. Beginning on July 1, 2016, payments shall be payable on or in advance on the first day of each month ("Due Date"), without deduction, offset, prior notice or demand, in lawful money of the United States.

The District will re-calculate and adjust these fees annually for the remaining fiscal years for the Term of this Agreement

School Name: Thomas Jefferson Elementary School

School Code: 375 Site Area: 9.95Acres Year Built: 1963 A.P.N. 079-0092-023

Address: 2635 Chestnut Hill Drive, Sacramento, CA 95826

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built	DSA#	<u>CMP</u> <u>Charter</u> <u>Only</u>	<u>District</u> <u>Only</u>	<u>Shared</u>	
PERMANEN	IT BUILDINGS					<u>Omy</u>	Omy	Silareu	9
Bldg. 001	1			4000					
Diag. 001				1963	23233				
B004		Mechanical	151						
J001		Janitor	18			151			
K001		Kitchen	627			18			
S001		Locker Area	22			627			
S002	77.5	Pantry	97			22			
S003		Storage	158			97			
T001		Toilet	30			158			
T002		Toilet (Women)	66			30			
T003		Toilet (Men)	65			66			
U001		Multi-purpose	2,447			65			
U002	T	Platform	741			2,447			
		Hall	44			741			
		Ref	84			44			
			142			84			
	1	Storage	14/						
	REA TOTAL	Storage Closet	394 5,086			142 394			
COVERED WA	ALKWAYS		394						
COVERED WA	ALKWAYS		394 5,086 682	1963	23233	394			
BUILDING A COVERED WA CLASSROOMS BIdg. 002	ALKWAYS		5,086 682 0	1963	23233	394 682			
COVERED WA CLASSROOMS Bldg. 002	ALKWAYS S	Closet	5,086 682 0	1963	23233	394 682 156			
COVERED WA CLASSROOMS Bldg. 002 B001	ALKWAYS S	Closet Mechanical Workroom	5,086 682 0 156 240	1963	23233	394 682 156 240			
COVERED WA CLASSROOMS Bldg. 002 B001 C001	ALKWAYS S	Closet Mechanical Workroom Nurse	5,086 682 0 156 240 220	1963	23233	394 682 156 240 220			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003	ALKWAYS S	Mechanical Workroom Nurse Reception	5,086 682 0 156 240 220 160	1963	23233	394 682 156 240 220 160			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004	ALKWAYS S I I I I I I I	Mechanical Workroom Nurse Reception Principal	394 5,086 682 0 156 240 220 160 139	1963	23233	394 682 156 240 220 160 139			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003	ALKWAYS I	Mechanical Workroom Nurse Reception Principal	5,086 682 0 156 240 220 160 139 746	1963	23233	394 682 156 240 220 160 139 746			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004 H001	ALKWAYS I	Mechanical Workroom Nurse Reception Principal Hall Lounge	5,086 682 0 156 240 220 160 139 746 344	1963	23233	156 240 220 160 139 746 344			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004 H001 001	ALKWAYS I I I I I I I I I I I I	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor	5,086 682 0 156 240 220 160 139 746 344 54	1963	23233	394 682 156 240 220 160 139 746 344 54			
COVERED W/ CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004 H001 001	ALKWAYS S I I I I I I I I I I I I	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor	5,086 682 0 156 240 220 160 139 746 344 54	1963	23233	394 682 156 240 220 160 139 746 344 54 56			
COVERED WA CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004 H001 001 001 002 C001	ALKWAYS S I I I I I I I I I I I I	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor Store Citchen	394 5,086 682 0 156 240 220 160 139 746 344 54 56 67	1963	23233	394 682 156 240 220 160 139 746 344 54 56 67			
COVERED WA CLASSROOMS Bldg. 002 B001 C002 C003 C004 H001 001 0001 0002 C001	ALKWAYS S I I I I I I I I I I I I	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor Store Kitchen Storage	394 5,086 682 0 156 240 220 160 139 746 344 54 56 67 56	1963	23233	394 682 156 240 220 160 139 746 344 54 56 67 56			
COVERED WA CLASSROOMS Bldg. 002 B001 C001 C002 C003 C004 H001 001 001 002 C001 C001 C001	ALKWAYS S I I I I I I S E S S	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor Store Kitchen Storage	394 5,086 682 0 156 240 220 160 139 746 344 54 56 67 56	1963	23233	394 682 156 240 220 160 139 746 344 54 56 67 56 93			
COVERED WA CLASSROOMS Bldg. 002 B001 C002 C003 C004 H001 001 0001 0002 C001	ALKWAYS S I I I I I I I I I I I I	Mechanical Workroom Nurse Reception Principal Hall Lounge anitor Store Kitchen Storage	394 5,086 682 0 156 240 220 160 139 746 344 54 56 67 56	1963	23233	394 682 156 240 220 160 139 746 344 54 56 67 56			

T002	Al	Toilet	62			62	
T003		Toilet (Men)	38		38	;	
T004		Toilet (Women)	68		68		
T005		Toilet	22		22		
Y001	1	Classroom	1,051			1,051	
Y002	2	Classroom	1,051			1,051	
11011 - 1011111111111111111111111111111		Work Room	99			99	
		Work Room	99			99	
		Storage	504			504	
BUILDING A	REA TOTA	and the second of the second o	5,452				
COVERED WA	ALKWAYS		4,424				4,42
CLASSROOMS	5		2				·
Bldg. 003				1963 23233			
B002		Boiler Room	115		115		
O003	3	Classroom	1,051		1,051		
O004	4	Classroom	935		935		
O005	5	Classroom	935		935		
0006	6	Classroom	935		935		
0007	7	Classroom	935		935		
S001		Storage	236		236		
T001		Toilet (Girls)	209		209	H	
T002		Toilet (Boys)	208		208		
T003		Toilet	39		39	ł i	
ZC01		Closet	59		59	1	
		Work Room	140		140		
		Toilet	39		39		
		Storage	317		317		
BUILDING AF	REA TOTA		6,153				
COVERED WA		_	4,326		4,326		
					1,323		
			5				
			5				
CLASSROOMS			5				
CLASSROOMS			5	1963 23233			
CLASSROOMS Bldg. 004		Boiler Room		1963 23233	115		
CLASSROOMS Bldg. 004 B003		Boiler Room	115	1963 23233	115 1.291		
CLASSROOMS Bldg. 004 B003 O008	8	Library	115 1,291	1963 23233	1,291		
Bldg. 004 B003 C008 C009	8 9	Library Classroom	115 1,291 935	1963 23233	1,291 935		
Bldg. 004 B003 O008 O009 O010	8 9 10	Library Classroom Classroom	115 1,291 935 935	1963 23233	1,291 935 935		
Bldg. 004 B003 O008 O009 O010 O011	8 9 10	Library Classroom Classroom Classroom	115 1,291 935 935 935	1963 23233	1,291 935 935 935		
Bldg. 004 B003 O008 O009 O010 O011 O012	8 9 10	Library Classroom Classroom Classroom Classroom	115 1,291 935 935 935 935	1963 23233	1,291 935 935 935 935		
Bldg. 004 B003 C008 C009 C010 C0012 S005	8 9 10	Library Classroom Classroom Classroom Classroom Storage	115 1,291 935 935 935 935 132	1963 23233	1,291 935 935 935 935 132		
CLASSROOMS Bldg. 004 B003 C0008 C0009 C0010 C0011 C0012 S0005 T0005	8 9 10	Library Classroom Classroom Classroom Classroom Storage Toilet (Women)	115 1,291 935 935 935 935 132	1963 23233	1,291 935 935 935 935 132		
Bldg. 004 B003 O008 O009 O010 O011 O012 S005 T005 T009	8 9 10	Library Classroom Classroom Classroom Storage Toilet (Women) Toilet (Boys)	115 1,291 935 935 935 935 132 99	1963 23233	1,291 935 935 935 935 132 99		
Bldg. 004 B003 O008 O009 O010 O011 O012 S005 T005 T009	8 9 10	Library Classroom Classroom Classroom Classroom Storage Toilet (Women)	115 1,291 935 935 935 935 132 99 208 209	1963 23233	1,291 935 935 935 935 132 99 208		
Bldg. 004 B003 O008 O009 O010 O011 O012 S005 T005	8 9 10	Library Classroom Classroom Classroom Storage Toilet (Women) Toilet (Boys)	115 1,291 935 935 935 935 132 99	1963 23233	1,291 935 935 935 935 132 99		

CLASSROOMS

Permanent Building Area	22,844
Covered Walkways	14,768
Permanent Classrooms	11

PORTABLE BUILDINGS

P01	14	Classroom	983	1953	9952	Ī	983			
P02	15	Classroom			55702		960			
P03	19	Classroom	900	1967	28948		900			
P03	20	Classroom	900	1967	28948		900			
P04	4th R	Classroom	1,920	1988						1,920
Portable E	Building Area		5,663			Total	34,003	2,928	4,424	1,920
Portable C	overed Walk	ways	0				AUGUSTONIA PLOSITIONIN	TO SHE PROPERTY.	2,020 1,721 1,02	
Portable C	Classrooms		4							
	JILDING ARE		28,507		Total (Charter Sp	ace	E E	34,003	
TOTAL CO	VERED WAL	.KWAYS	YS 14,768							
TOTAL CLASSROOMS		15		Total [District Sp	ace	99 55 30x	2,928		
					Total S	Shared Sp	ace	37.23	4,424	
					Ratio d	of Charter	to District Sp	ace	91%	
					Shared	I Space Al	llocated to Ch	arter	4.043	
							et to be reflect	ted	8	
					in Faci	lities Use	Agreement			
							ly for Charter	1	34,003	
		36			Shared	l Space	Total		4.043 38,046	

EXHIBIT D - Custodial Services

- a. <u>Routine Services</u>. The District shall be responsible for providing the "routine" or regularly scheduled daily or weekly custodial services for the Facilities. The level of said services will be consistent with the District's standard practices and policies. Said services will be provided by District employees. The Charter School will reimburse the District for the actual costs, including but not limited to time, labor, salary, and benefits, to provide custodial services for the Facilities. The District will invoice the Charter School quarterly for these services. The Charter School will pay said invoice within thirty (30) days of receipt. The Charter School shall provide any cleaning supplies and tools necessary for those personnel to provide custodial services, including but not limited to toilet paper, soap, and paper towels.
- b. "Deep Cleaning" Services. The parties also understand that, from time to time, additional custodial services may be required for "deep cleaning". These services may occur on a bi-annual, annual or semi-annual basis and include, but are not limited to: refinishing the gymnasium floors, high dusting, power washing, cleaning bleachers, detailing locker rooms and lockers and degumming surfaces. The Charter School will reimburse the District for these services in the same manner as "Routine" services as outlined above.
- c. <u>Additional Services</u>. Should the Charter School require additional custodial services above the District's standard practices and policies, or for special events, those costs to the Charter School will be assessed separately as requested.

APPROVED



SACRAMENTO CITY UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION

Agenda Item 11.1i

Meeting Date: June 2, 2016
<u>Subject</u> : Approve Facility Use Agreement for California Montessori Project – Capitol Campus
 ☐ Information Item Only ☐ Approval on Consent Agenda ☐ Conference (for discussion only) ☐ Conference/First Reading (Action Anticipated:) ☐ Conference/Action ☐ Action ☐ Public Hearing
<u>Division</u> : Office of Strategy and Innovation
Recommendation: Approve Facility Use Agreement between Sacramento City Unified School District and California Montessori Project – Capitol Campus.
Background/Rationale: Pursuant Education Code 47614 ("Proposition 39"), public school facilities should be shared fairly among all public school pupils, including those in Charter Schools. Each school district shall make available, facilities sufficient for the charter school to accommodate all of the charter schools' in-district students in conditions reasonably equivalent to those in other public schools of the district. The Charter Schools pay the District "Facility Use Fees" based on a pro rata share facilities cost for the use of District facilities.
<u>Financial Considerations</u> : The District will receive from the Charter Schools the pro rata share of the facilities costs.
LCAP Goal(s): Family and Community Engagement
Documents Attached: 1. Facilities Use Agreement between Sacramento City Unified School District and California Montessori Project – Capitol Campus
Estimated Time of Presentation: N/A Submitted by: Jack L. Kraemer, Charter Oversight, Coordinator

Approved by: Al Rogers, Ed. D., Chief Strategy Officer

		*	

Gary Bowman, Executive Director Jose L. Banda, Superintendent

Date: APRIL 29, 2016	Date: 6/2/16
Approved and ratified this and day of June the Sacramento City Unified School District by the follow	_, 2016, by the Board of Education of ing vote:
AYES: 6	
NOES: Absent:	
Absent: 1	
Abstentions:	
Bide	
Secretary to the Board of Education	

- (l) <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
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To District:

Sacramento City Unified School District Attn: Jack L. Kraemer, Charter Oversight Coordinator 5735 47th Avenue Sacramento, CA 95824 Facsimile: 916-399-2058

To Non-Profit or Charter School:

California Montessori Project Attn: Gary Bowman, Executive Director 5330-A Gibbons Drive, Suite 700 Carmichael, CA 95608 Facsimile: 916-649-7757

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Non-Profit and Charter School

District

By: Gary S. Bowmon

By: 3-de

Amendment Extending Term of Facilities Use Agreement

This Amendment ("Amendment") is entered into by and between Sacramento City Unified School District ("District") and Sol Aureus College Preparatory, a California non-profit public benefit corporation ("Non-Profit",) as operator of Sol Aureus College Preparatory, on the effective date as set forth below. District and Non-Profit are referred to singularly as "Party" or collectively as "Parties."

WHEREAS, the District and the Non-Profit entered into an Agreement titled Facilities Use Agreement ("FUA") (attached hereto as Exhibit A) for the term July 31, 2013 to June 31, 2018, which became effective on or about September 19, 2013.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2018 to June 30, 2019, which became effective on October 5, 2017.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2019 to June 30, 2020, which became effective on October 18, 2018.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2020 to June 30, 2021, which became effective on August 20, 2020.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2021 to June 30, 2022, which became effective on June 24, 2021.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2022, to June 30, 2023, which became effective on June 10, 2022.

WHEREAS, the District and the Non-Profit desire to modify the Agreement by extending the term July 1, 2023, to June 30, 2024.

NOW THEREFORE, for good and valuable consideration, the Parties agree as follows:

- 1. The term of the FUA shall be extended to June 30, 2024.
- 2. This Amendment shall not alter or affect in any way any other portion of the FUA. All other terms of said FUA remain in full force and effect.
- 3. This Amendment shall become effective upon the signatures of both parties and District Board approval.

IN WITNESS WHEREOF, the Parties execute this Amendment on the dates set forth below.

Date	Norman Hernandez Principal Sol Aureus College Preparatory
Date	Jorge Aguilar Superintendent Sacramento City Unified School District

FIRST AMENDMENT TO FACILITIES USE AGREEMENT

This FIRST AMENDMENT TO FACILITIES USE AGREEMENT ("First Amendment") is entered into by and between the SACRAMENTO CITY UNIFIED SCHOOL DISTRICT ("District"), and Sol Aureus College Preparatory ("Charter School"). District and Charter School may be referred to collectively herein as the "Parties." All capitalized terms used in this First Amendment shall have the same meanings given such terms in the Original Agreement (as hereinafter defined), unless expressly superseded by the terms of this First Amendment.

RECITALS

- A. On or about September 19, 2013, District and Charter School entered into that certain Facilities Use Agreement ("Original Agreement"), pursuant to the terms of which District, in satisfaction of its obligations under Education Code section 47614 and Title 5 of the California Code of Regulations section 11969, et seq., granted to Charter School the right to use those certain facilities located at Bear Flag Elementary School, 6620 Gloria Drive, Sacramento, California ("Site"), as such facilities are more particularly described in the Original Agreement.
- B. District and Charter School now desire to amend the Original Agreement as hereinafter set forth.

AGREEMENT

NOW THEREFORE, in consideration of the foregoing recitals and the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

- 1. <u>Effective Date.</u> The effective date of this First Amendment is September 5, 2014 ("Effective Date").
- 2. Facilities. Notwithstanding anything stated in the Original Agreement to the contrary, as of the Effective Date, Charter School shall have the right to use one additional classroom located at the Site, specifically Room 1. This room is comprised of approximately one thousand fifty-one (1,051) square feet. Charter School shall use Room 1 solely for the purposes set forth in the Charter School's charter and on the terms and conditions set forth in the Original Agreement. From and after the Effective Date, the term "Facilities", as such term is defined in the Original Agreement, shall include Room 1. Usage of the playground next to Rooms 1 and 2 is available for usage only when the District's Child Development Program is not using the playground next to Rooms 1 and 2.
- 3. <u>Facilities Use Fee.</u> The parties agree and acknowledge that with the addition of Room 1, the total square footage of the Facilities shall be approximately forty thousand five (40,005) square feet. From and after the Effective Date, District shall use forty thousand five (40,005) square feet to calculate Charter School's monthly Facilities Use Fee pursuant to Section 4 of the Original Agreement.

- 4. <u>Custodial Services</u>. The Charter School shall be responsible for providing and paying directly for custodial services for the Facilities. Said services shall result in a level of performance consistent with custodial services maintained by the District for its other District schools. The Charter School shall bear the cost of such custodial services, including the salary and benefits of the Custodian and the cost of any cleaning supplies and tools necessary for the Custodian to provide services. The Charter School shall purchase, store and provide all consumable materials which the custodian shall use in provisioning the facilities' restrooms, including but not limited to toilet paper, soap, and paper towels. In the event that Charter School fails to meet these standards, the District may, at its sole option, provide custodial services for the Facilities, and the Charter School will become responsible for the salary and benefits of the District-supplied custodian and materials used by the custodian.
- 5. <u>Subject to Approval by Governing Board</u>. This First Amendment confers no legal or equitable rights until it is approved by the District's Governing Board at a lawfully conducted public meeting.
- 6. Binding Effect. This First Amendment shall inure to the benefit of and shall be binding upon the Parties and their respective successors and assigns.
- 7. <u>Severability</u>. If any provision of this First Amendment shall be held invalid or unenforceable by a court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision of this First Amendment.
- 8. <u>Governing Law</u>. This First Amendment shall be governed by and construed in accordance with the laws of the State of California and venue shall be in the appropriate court in Sacramento County, California.
- 9. Warranty of Authority. Each of the persons signing this First Amendment represents and warrants that such person has been duly authorized to sign this First Amendment on behalf of the Party indicated, and each of the Parties by signing this First Amendment warrants and represents that such Party is legally authorized and entitled to enter into this First Amendment.
- 10. Execution in Counterparts. This First Amendment may be executed in counterparts such that the signatures may appear on separate signature pages. A copy, facsimile, or an original, with all signatures appended together, shall be deemed a fully executed agreement.

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Miscellaneous. Except as set forth in this First Amendment, all of the terms and provisions of the Original Agreement shall remain unmodified and in full force and effect.

IN WITNESS WHEREOF, the Parties have caused this First Amendment to be duly executed by their duly authorized representatives as of the last date set forth below.

DISTRICT:

SACRAMENTO CITY UNIFIED SCHOOL DISTRICT

Superintendent

Date: 9/4/14 , 2014

CHARTER SCHOOL:

Sol Aureus College Preparatory

Norman Hernandez

Principal/Director of Operations

Date: September 25, 2014

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Approved and ratified this	th day of	Septembe	, 2014, by	y the Board of Educat	ion of
the Sacramento City Unified	School Dist	trict by the follo	wing vote:		

AYES: 6
NOES: 6
Abstentions:

Secretary to the Board of Education

	6	**		

School Name: Bear Flag Elementary School School Code: 017

School Code: 017 Site Area: 9.70 Acres Year Built: 1965 A.P.N. 030-0042-020

Address: 6620 Gloria Drive, Sacramento, CA 95831

Bldg/Room ∴ Code	Bldg/Room No.	Classroom.	Room Use	Area	Year Built/. Modernized	DSA#	Charter Only	<u>Only</u>	Shared
PERMANEI	NT BUILDIN	GS							
Bldg. 002					1965	24257			
B004			Mechanical	151			151		
J001			Janitor	18			18		
K001			Kitchen	627			627		
S001			Locker Area	22			22		
S002			Pantry	97			97		
S003			Storage	158			158		
T001			Toilet	30			30		
T002			Toilet (Women)	66			66		
T003			Toilet (Men)	65			65		
U.001			Multi-purpose	2,447			2,447		
U002			Platform	741			741		
			Hall	44			44		
			Ref	84			84		
			Storage	142			142		
			Unspecified	668			668		
BUILDING /	AREA TOTA	L		5,360					
COVERED	WALKWAYS	3		4,506			4,506		
CLASSROC				0					

	*1	361		

	No.	Classroom	Room Use	Area	Year Built. Modernized	DSA#	<u>Charter</u> Only	<u>District</u> Only	Shared
Code. '. Bldg. 001	THO. I	1 11401 1		2 3 5 7 7	1965	24257			
Diag. oo i					7000	27201			
B001			Mechanical	156			156		
C001			Workroom	240			240		
C002			Nurse	220			220		
C003			Reception	160			160		
C004			Principal	139			139		
H001			Hall	746			746		
1001			Lounge	344			344		
J001			Janitor	54			54		
J002			Store	56			56		
K001			Kitchen	67			67		
S001			Storage	56			56		
S003			Storage	93			93		
S004			Storage	23				23	
S005			Storage	42			42		
T001			Toilet	62			62		
T002			Toilet	62				62	
T003			Toilet (Men)	38					38
T004			Toilet (Women)	68					68
T005			Toilet	22			II OUNTA SER	22	
Y001		1	Classroom	1,051			1,051		
Y002		2	Classroom	1,051			1	1.051	
			Work Room	99				99	
			Work Room	99			99		
DI III DINIO	ADEA TOTAL			99 98			99 98		
COVERED	AREA TOTAI WALKWAYS		Work Room	99 98 5,046 664			99 98		664
COVERED CLASSRO	WALKWAYS		Work Room	99 98 5,046	1965	24257	99 98		664
COVERED	WALKWAYS		Work Room	99 98 5,046 664	1965	24257	99 98		664
COVERED CLASSROO Bldg. 003	WALKWAYS		Work Room Unspecified	99 98 5,046 664 2	1965	24257	98		664
COVERED CLASSROO Bldg. 003 B002	WALKWAYS		Work Room Unspecified	99 98 5,046 664 2	1965	24257	98		664
COVERED CLASSROO Bidg. 003 B002 O003	WALKWAYS	3	Work Room Unspecified Boiler Room Classroom	99 98 5,046 664 2 115 1,051	1965	24257	98 115 1,051		664
COVERED CLASSROO Bidg. 003 B002 O003 O004	WALKWAYS	3 4	Work Room Unspecified Boiler Room Classroom Classroom	99 98 5,046 664 2 115 1,051 935	1965	24257	98 115 1,051 935		664
COVERED CLASSROO Bidg. 003 B002 C003 C004 C005	WALKWAYS	3 4 5	Work Room Unspecified Boiler Room Classroom Classroom Classroom	99 98 5,046 664 2 115 1,051 935 935	1965	24257	98 115 1,051 935 935		664
COVERED CLASSROO Bldg. 003 B002 C0003 C004 C0005 C0006	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom	99 98 5,046 664 2 115 1,051 935 935 935	1965	24257	98 115 1,051 935 935 935		664
COVERED CLASSROO Bldg. 003 B002 0003 0004 0005 0006 0007	WALKWAYS	3 4 5	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Classroom	99 98 5,046 664 2 115 1,051 935 935 935	1965	24257	98 115 1,051 935 935 935 935		664
COVERED CLASSROO Bldg. 003 B002 C0003 C0004 C0005 C0006 C0007 S001	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Classroom Storage	99 98 5,046 664 2 115 1,051 935 935 935 935	1965	24257	98 115 1,051 935 935 935 935 935		664
COVERED CLASSROO Bidg. 003 B002 0003 0004 0005 0006 0007 S001 T001	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Classroom Storage Toilet (Girls)	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209	1965	24257	98 115 1,051 935 935 935 935 935 236 209		664
COVERED CLASSROO Bidg. 003 B002 0003 0004 0005 0006 0007 S001 T001 T002	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Storage Toilet (Girls) Toilet (Boys)	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209 208	1965	24257	98 115 1,051 935 935 935 935 935		664
COVERED CLASSROO Bidg. 003 B002 O003 O004 O005 O006 O007 S001 T001 T002 T003	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Classroom Storage Toilet (Girls)	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209	1965	24257	98 115 1,051 935 935 935 935 236 209 208		664
COVERED CLASSROO Bidg. 003 B002 0003 0004 0005 0006 0007 S001 T001 T002	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Storage Toilet (Girls) Toilet (Boys)	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209 208	1965	24257	98 115 1,051 935 935 935 935 236 209 208 39		664
COVERED CLASSROO Bidg. 003 B002 O003 O004 O005 O006 O007 S001 T001 T002 T003	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Storage Toilet (Girls) Toilet Work Room	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209 208 39	1965	24257	98 115 1,051 935 935 935 935 236 209 208 39 59		664
COVERED CLASSROO Bidg. 003 B002 O003 O004 O005 O006 O007 S001 T001 T002 T003	WALKWAYS	3 4 5 6	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Storage Toilet (Girls) Toilet Work Room Toilet	99 98 5,046 664 2 115 1,051 935 935 935 236 209 208 39 59 140		24257	98 115 1,051 935 935 935 935 236 209 208 39 59 140		664
COVERED CLASSROO Bldg. 003 B002 O003 O004 O005 O006 O007 S001 T001 T002 T003 ZC01	WALKWAYS	3 4 5 6 7	Work Room Unspecified Boiler Room Classroom Classroom Classroom Classroom Storage Toilet (Girls) Toilet Work Room	99 98 5,046 664 2 115 1,051 935 935 935 935 236 209 208 39 59		24257	98 115 1,051 935 935 935 935 236 209 208 39 59		664

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Code Riad/Koow	Bldg/Room No.		. Room. Use .	. Area .	Year Built/ Modernized	DSA#		<u>Charter</u> <u>Only</u>	<u>District</u> <u>Only</u>	Share
Bldg. 004					1965	24257				
B003			Boiler Room	115			1	115		
O008		8	Library	1,291				1,291		
O009		9	Classroom	935			1	935		
O010		10	Classroom	935			1 1	935		
0011		11	Classroom	935			1	935		
O012		12	Classroom	935			1	935		
S005		·	Storage	132			1	132		
T005			Toilet (Women)	99			1	99		
T009	-		Toilet (Boys)	208				208		
T010			Toilet (Girls)	209				209		
ZC02			, ,	351				351		
BUILDING.	AREA TOTA	L		6,145						
Covered W	Building Ar			23,015 13,628 11						
PORTABLE P01	BUILDING	S			1967	28948	1			
					(1)0.000		-			
			1							
O014		14	Classroom	900			1	900		
O014 O015		14 15	Classroom Classroom	900 900				900 900		
O015		15	Classroom	900	1952	9952		900		
O015 O016 P02		15	Classroom	900	1952	9952		900		
O015 O016		15 16	Classroom Classroom	900 900	1952	9952		900 900		
O015 O016 P02 O013		15 16	Classroom Classroom	900 900				900 900		
O015 O016 P02 O013		15 16	Classroom Classroom	900 900	1986			900 900 983 960		
O015 O016 P02 O013 P03	uilding Area	15 16 13	Classroom Classroom Classroom	900 900 983	1986		TOTAL	900 900 983	1,257	7
O015 O016 P02 O013 P03 O017 Portable B	overed Walk	15 16 13	Classroom Classroom Classroom	900 900 983 960	1986			900 900 983 960 39,259	1,257	
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	47820 Total Exclusion	sive Charter	900 900 983 960 39,259	1,257	39,2
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5	1986	47820 Total Exclusive Total Exclusive Total Share	sive Charter sive District d Space	900 900 983 960 39,259	1,257	39,2
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	47820 Total Exclusive Total Exclusive Total Share Ratio of Characteristics	sive Charter sive District d Space arter to Dist	900 900 983 960 39,259 Space	1	39,3
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	Total Exclusive Total Exclusive Total Share Ratio of Character Spanning Shared Spanning Spann	sive Charter sive District d Space arter to Dist ce Allocate	900 983 960 39,259 Space	1	39,3
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	47820 Total Exclusive Total Exclusive Total Share Ratio of Characteristics	sive Charter sive District d Space arter to Dist ce Allocate e Feet to be	900 983 983 960 39,259 Space Space	1	39,2
O015 O016 P02 O013 P03 O017 Portable B Portable C Portable C TOTAL BUITOTAL CO	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	Total Exclusive Total Shared Spared Spared Squared Spared	sive Charter sive District d Space arter to Dist ce Allocated e Feet to be Use Agreer	900 900 983 960 39,259 Space Space	1	39,2
O015 O016 P02 O013 P03 O017 Portable Bi Portable Cortable	overed Walk lassrooms ILDING ARE VERED WAL	15 16 13 17 kways	Classroom Classroom Classroom	900 900 983 960 4,643 0 5 27,658 13,628	1986	Total Exclusive Total Share Ratio of Che Shared Spart Total Squar in Facilities	sive Charter sive District d Space arter to Dist ce Allocated e Feet to be Use Agreer usively for Coce	900 900 983 960 39,259 Space Space	1	0.9





SACRAMENTO CITY UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION

Agenda Item# 8.1i

Meeting Date: September 4, 2014
<u>Subject</u> : First Amendment to Facilities Use Agreement: Sol Aureus College Preparatory
☐ Information Item Only ☒ Approval on Consent Agenda ☐ Conference (for discussion only) ☐ Conference/First Reading (Action Anticipated:) ☐ Conference/Action ☐ Action ☐ Public Hearing
<u>Division</u> : Accountability Office
Recommendation: Approve the First Amendment to Facilities Use Agreement (FUA) for Sol Aureus College Preparatory (SAC Prep) (K-8) at Bear Flag, 6620 Gloria Drive.
Background/Rationale: Pursuant Education Code Section 47614 ("Proposition 39"), public school facilities should be shared fairly among all public school pupils, including those in Charter Schools. Each school district shall make available, facilities sufficient for the charter school to accommodate all of the charter schools' in-district students in conditions reasonably equivalent to those in other public schools of the district. The Charter Schools pay the District "Facilities Use Fees" based on a pro rata share facilities cost for the use of District facilities. The District and the Charter Schools have collaboratively worked together to define the specific terms of the Facility Use Agreements.
<u>Financial Considerations</u> : The District will receive from the Charter School the pro rata share of the facilities costs.
<u>Documents Attached:</u> First Amendment to Facilities Use Agreement: Sol Aureus College Preparatory
Estimated Time of Presentation: N/A
Submitted by: Sara Noguchi, Ed.D., Interim Chief Accountability Officer
Sue Lee, Ed.D., Charter Oversight Coordinator II
Approved by: José I. Banda, Superintendent

FACILITIES USE AGREEMENT

This Facilities Use Agreement ("Agreement") is made by and between Sacramento City Unified School District ("District") and Sol Aureus College Preparatory, a California non-profit public benefit corporation ("Non-Profit"), which operates S.A.C. Prep, a charter school ("Charter School"). The Non-Profit and District are collectively referred to as the "Parties."

RECITALS

- A. WHEREAS, the District and its charter schools are partners in the public education of students and it is the District's intent to ensure that its facilities are shared equally with all of its students, including those students who attend its charter schools housed in District facilities.
- B. WHEREAS, District is the owner of real property located at Bear Flag Elementary School, 6620 Gloria Drive, Sacramento, California ("Site").
- C. WHEREAS, Charter School is a charter school duly formed and approved by the District under the laws of the Charter Schools Act of 1992 (Education Code §§ 47600, *et seq.*) serving students in grades Kinder through eight in the 2013-2018 school year.
- D. WHEREAS, Charter School desires to use certain District facilities located on the Site for its public charter school program.
- E. WHEREAS, the Parties intend this Agreement to satisfy their obligations under Education Code Section 47614 and Title 5 of the California Code of Regulations Section 11969, *et seq.*, adopted by the State Board of Education ("Proposition 39"), which among other things require a written agreement regarding the allocating of facilities under Proposition 39, for the 2013-2018 school year.

AGREEMENT

NOW THEREFORE, in consideration of the covenants and conditions of this Agreement, the Parties hereby agree as follows. All obligations imposed hereby on the Charter School are equally imposed on the Non-Profit.

- Recitals. The recitals set forth above are incorporated herein and made part of this Agreement.
- 2. <u>Facilities</u>. Use of the Facilities shall be for the purposes set forth in the Charter School's charter and on the terms and conditions set forth herein. The Charter School shall not have exclusive use of the Site. The District grants use of the following facilities ("Facilities") located on the Site as described and/or depicted in Exhibits A and B, which are attached hereto and incorporated herein by reference, to the Charter School under the terms and conditions set forth in this Agreement.

- 3. <u>Term.</u> The term of this Agreement shall be from July 31, 2013, to July 31, 2018 ("Term"), unless earlier terminated as provided herein.
- 4. <u>Facilities Use Fee</u>. Each and every school year, Non-Profit shall pay District a Facilities Use Fee. Facilities Use Fees shall be paid out in equal installments each month throughout the respective school year within the Term. Beginning on September 1, 2013 payments shall be payable on or in advance on the first day of each month ("Due Date") in lawful money of the United States. For each subsequent school year, payments shall be payable starting July 1.

The calculation for the 2013-2014 school year, and terms of Facilities Use Fee payments, are further described with more particularity in Exhibit C, attached hereto and incorporated herein. These fees will be calculated and adjusted annually by the District. The Facility Use Fee shall be based on a pro rata cost estimate per square foot for the Facilities provided. The dollar amount to be paid by Non-Profit, per square foot, for use of the Facilities during the Term will be calculated by the District pursuant to Title 5, California Code of Regulations, section 11969.7. To calculate the fee, the District must determine actual facilities costs and total space figures in the year preceding the fiscal year in which facilities are provided. Such amounts may only become available to the District after each fiscal year ends. Therefore, within ninety (90) days of the beginning of each fiscal year, or as soon as the actual facilities costs and total space figures for the prior fiscal year become available, whichever is later, the District shall provide notice to the Non-Profit of any amended Facilities Use Fee calculations based on the actual data for the prior fiscal year. Amounts owed to or by the Non-Profit due to this calculation will be credited or added to subsequent remaining monthly installment payments of the Facilities Use Fees.

If any payment is made more than fifteen (15) days after the Due Date, a late fee of one percent (1%) shall apply and interest shall accrue thereafter on such late payment commencing thirty (30) days after the Due Date, provided however that no interest shall accrue on said late fee. The interest charged shall be computed at the then-current discount rate established by the Federal Reserve Bank of San Francisco plus five percent (5%), or the maximum rate permitted by law. The payment by Non-Profit of any late fees or interest shall in no event excuse or cure any default by Non-Profit nor waive District's legal rights and remedies with respect to such default.

The Parties agree that the Facilities Use Fee is in lieu of Non-Profit paying a pro rata share for in-district students and any actual costs for out-of-district students.

- 5. Over-Allocation. The District reserves the right to collect over-allocation and other applicable fees and reimbursements from the Charter School, pursuant to Title 5, California Code of Regulations, Section 11969.8. The Charter School's projected in-District Average Daily Attendance ("ADA") for the 2013-2014 school year, and upon which the Facilities are provided, is 229.
- 6. Dispute Resolution. The Parties agree to attempt to resolve all disputes regarding this

Agreement, including the alleged violation, misinterpretation, or misapplication of the Agreement, pursuant to the dispute resolution procedures identified in the Charter School's charter. Notwithstanding the foregoing, those disputes that may result in revocation of Charter School's charter, pursuant to Education Code section 47607, are not required to go through the dispute resolution process.

7. Use.

- (a) <u>Public Charter School</u>. The Facilities shall be used and occupied by the Charter School for the sole purpose of operating a California public charter school and for no other purpose without the prior written consent of the District. The Charter School's enrollment must not exceed the safe and legal limit for the classroom space it occupies.
- (b) Insurance Risk. The District shall maintain first party property insurance for the Facilities. The Charter School shall not do or permit anything to be done in or about the Facilities nor bring or keep anything therein which will in any way increase the existing insurance rate or affect any fire or other insurance upon the Facilities, or any of the contents of the Facilities (unless the District gives its prior approval and the Charter School pays any increased premium as a result of such use or acts), or cause a cancellation of any insurance policy covering the Facilities or any part thereof or any of its contents, nor shall the Charter School sell or permit to be kept, used, or sold in or about the Facilities any articles which may be prohibited by a standard form policy of fire insurance. The Charter School shall provide adequate and appropriate supervision for Charter School students and employees using the Facilities.
- (c) <u>Rights of the District</u>. The Charter School shall not do or permit anything to be done in or about the Facilities that will in any way obstruct or interfere with the rights of the District or injure the District or use or allow the Facilities to be used for any unlawful purpose, nor shall the Charter School cause, maintain or permit any nuisance in or about the Facilities. The Charter School shall not commit or suffer to be committed any waste in or upon the Facilities.
- (d) <u>Illegal Uses</u>. The Charter School shall not use the Facilities or permit anything to be done in or about the Facilities that will in any way conflict with any applicable law, statute, ordinance or governmental rule, or regulation. The Charter School agrees to comply with its charter as it relates to District Facilities.
- (e) <u>Security Badges</u>. The District will provide security badges to the Charter School for its staff. The Charter School will pay for the cost of the security badges. Charter School staff shall wear these badges to use as evidence that they are lawfully on the premises. Charter School is entitled to up to twenty-five (25) District badges. Lost or stolen badges shall be replaced at a cost of \$5.00 per badge.
- (f) <u>Civic Center Act</u>. The Charter School agrees to comply with the provisions of the Civic Center Act (Education Code Section 38131, *et seq.*) in making use of the Facilities accessible to members of the community. The Parties understand that the Facilities are to

be primarily used for school programs and activities and as such any use of the Facilities by members of the community shall not interfere with school activities. District Board Policy and Administrative Regulations related to the Civic Center Act shall control scheduling, use and collection of fees related to use of the Facilities by members of the public. Consistent with that policy and the regulations, the District shall be solely responsible for coordinating access to the Facilities under the Civic Center Act and shall require users to provide appropriate proof of insurance related to use of the Facilities and to indemnify and hold harmless the District and Charter School for injury, risk of loss, or damage to property as a result of that access by members of the community. The District agrees to promptly clean and repair, if necessary, any portion of the Facilities used by members of the community immediately following such use. All requests for use of the Facilities made directly to the Charter School shall be forwarded to the District for coordination of use consistent with Board Policy and Administrative Regulations.

- (g) <u>Alarms</u>. The Charter School shall have access to activate burglar alarms and intruder alerts corresponding to the Facilities provided at the Site. The Charter School agrees that in the event that any of Charter School's employees, directors, trustees, officers, agents, students, visitors, or contractors, trigger a false alarm at the Site, Charter School shall be responsible for costs incurred.
- 8. Furnishings and Equipment. The furnishings and equipment to be provided by the District for the Facilities are those furnishings and equipment that exist at the Facilities as of July 1, 2011. Said furnishings and equipment will include sufficient desks, chairs and a white board for each classroom. The Charter School is responsible for any furnishings and equipment over and above those provided by the District. The Charter School shall return all such furniture, fixtures and equipment to the District in like condition at the termination of this Agreement, excepting ordinary wear and tear. Upon return of the furniture, fixtures, and equipment, the District will inspect said items within sixty (60) calendar days. The Charter School shall be responsible for costs to repair or replace furniture, fixtures, and equipment to like condition, excepting ordinary wear and tear. All furniture, fixtures, and equipment that are not the property of the District or are not otherwise reimbursed by the District shall remain the property and under the ownership of Charter School and shall be disposed of according to the provisions of the approved Charter petition.
- 9. <u>Utilities</u>. District agrees to furnish or cause to be furnished to the Facilities necessary utilities. Utilities include, but are not limited to, are electrical, natural gas, sewer, waste disposal/recycling and water services. Due to cost containment efforts by the District, the number of bins associated with the Site(s), the bin capacities and the number of removals per week shall not increase during the Term. The District's failure to furnish or cause to be furnished necessary utilities when such failure is caused by (i) Acts of God or other acts beyond the control or fault of the District; (ii) strikes, lockouts, or other labor disturbances or labor disputes of any kind; (iii) any laws, rules, orders, ordinances, directions, regulations, requirements, or any other action by federal, state, county or municipal authority; (iv) inability despite the exercise of reasonable diligence by the District to obtain electricity, water, or fuel; or (v) any other unavoidable delay, shall not

cause the District to be in default and shall not result in any liability of the District.

The Charter School shall reimburse the District for the cost of utilities at the Site, as charged to the District by its utility providers, pro-rated to reflect use by other users of the Site. Prior to the commencement of the 2013-2014 school year, the District shall endeavor to notify the Charter School of its estimated monthly charge for utilities. The Charter School shall pay such charge to the District throughout the Term on a monthly basis concurrent with the Charter School's payment of the Facilities Use Fee to the District pursuant to Section 4 of this Agreement. Within one hundred twenty (120) days after the expiration or earlier termination of this Agreement, the District shall provide the Charter School with a reconciliation of the Charter School's actual utility usage throughout the Term and the cost thereof. The District shall either refund the Charter School for any overpayment or shall invoice the Charter School for any underpayment. The Charter School shall reimburse the District for such underpayment, if any, within thirty (30) days after receipt of said invoice.

The Charter School shall comply with all District energy conservation policies in regard to use of the Facilities, as amended from time to time, including, but not limited to, Board Policy 3511 and the District's Energy Education program.

10. Proposition 39/Conditions Reasonably Equivalent.

- (a) Charter School acknowledges by execution of the Agreement that the Facilities provided by the Agreement are "reasonably equivalent," as that term is defined by Proposition 39. Charter School agrees that upon execution of this Agreement, all obligations of the District to the Charter School under Proposition 39 have been satisfied for the Term of this Agreement.
- (b) Charter School acknowledges and agrees that neither the District nor any of its agents have made, and the District hereby disclaims any representations or warranties, express or implied, concerning the premises, the physical or environmental condition of the premises or any other property beneath, adjacent to, or otherwise related to the premises.

11. Custodial Services.

Custodial services shall be provided pursuant to the terms and conditions as defined in Exhibit D.

12. <u>Signage</u>. The Charter School shall be allowed to place signage on the exterior of the Facilities. The District will keep its own signage exhibited at the Site, identifying the school as operated or formerly operated by the District. The District shall have final approval over the design, content and location of the Charter School's signage, but shall not unreasonably deny such design, content or location. The Charter School must remove the signage upon termination of this Agreement. The Charter School must restore the Facilities, following removal of the signage, to the condition existing prior to installation

of the signage to District's reasonable satisfaction. All such signage shall be subject to compliance with all applicable laws at Charter School's sole cost.

13. Operations and Maintenance.

- (a) The cost for the ongoing operations and maintenance of the Facilities and furnishings and equipment is calculated into the Facilities Use Fee of Section 4 of this Agreement. The District shall be responsible for providing the wiring/MIS infrastructure and maintaining it in its condition as of July 1, 2011. Any upgrades or improvements to the wiring/MIS infrastructure shall be the responsibility of the Charter School, in compliance with Section 14 ("Alterations and Additions"). The Charter School is responsible for the cost of internet service provided at the commercial rate.
- (b) The District shall be responsible for any modifications necessary to maintain the Facility in accordance with Education Code Sections 47610(d) or 47610.5. Projects eligible to be included in the District's deferred maintenance plan established pursuant to Education Code Section 17582 and the replacement of furnishings and equipment supplied by the District in accordance with the District's schedules and practices shall remain the responsibility of the District. The Charter School shall comply with the District's policies regarding the operations and maintenance of the school facility and furnishings and equipment, except to the extent renovation is approved by the District. However, the Charter School need not comply with policies in cases where actual District practice substantially differs from official policies.
- (c) Upon the expiration or earlier termination of this Agreement, Charter School shall surrender the Facilities and furnishings and equipment in the same condition as received, ordinary wear and tear excepted.
- 14. <u>Alterations and Additions</u>. The Charter School shall only make alterations, additions, or improvements ("Improvements") to the Facilities after obtaining the prior written consent of the District's Superintendent or his designee. Any Improvements to the Facilities made by the Charter School shall be paid for by the Charter School, and shall be contracted for and performed in accordance with all applicable building code standards, including Title 24 of the California Code of Regulations, the Field Act, Americans with Disabilities Act and the Fair Employment and Housing Act.

The District may impose as a condition to the aforesaid consent to such requirements as the District may deem necessary in its sole discretion, including without limitation, the manner in which the work is done, a right of approval of the contractor by whom the work is to be performed, and the times during which it is to be accomplished.

Upon written reasonable request of the District prior to the expiration or earlier termination of the Agreement, Charter School will remove any and all improvements to the Facilities, at its own cost, that can be done without damage to the Facilities. In the event of charter termination or closure of the Charter School, all property shall be disposed of in accordance with the provision of the approved Charter School's petition.

Unless the Parties agree otherwise in writing on an item by item basis, Charter School maintains its ownership rights in any alterations, additions or improvements and may be allowed to remove at termination of this Agreement and restore the Facilities to the condition existing prior to alteration, addition or improvement. Notwithstanding the foregoing, any addition to the Facilities that the Charter School does not remove prior to vacating the Facilities, shall vest in the District.

- 15. Entry by District. The District may enter the facility at any time to inspect the Facilities, to supply any service to be provided by the District to the Charter School hereunder and to alter, improve or repair the Facilities, or in the case of an emergency, consistent with Education Code Section 47607(a)(1). The District may erect scaffolding and other necessary structures where reasonably required by the character of the work to be performed so long as the Charter School operations do not suffer unreasonable interference. The District agrees to use its best efforts at all times to keep any interference to the academic programs at Charter School to a minimum. The Charter School waives any claim for damages for any inconvenience to or interference with the Charter School's business, any loss or use of quiet enjoyment of the Facilities related to District's entry for the purposes identified in this Section.
- 16. Employees, Contractors and Independent Contractors. The Charter School and the District, their employees, agents, contractors and subcontractors shall comply with the requirements of Education Code Sections 45125.1 and 45125.2 related to access to the Facilities and protection of minor students.

17. Indemnity.

The Charter School shall indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the Charter School's use of the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the District, its employees, agents, officers and invitees.

The Charter School shall further indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims arising from any breach or default in the performance of any obligation on the Charter School's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

The District shall indemnify, hold harmless, and defend the Charter School, its trustees, officers, and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the District's conduct of business at the Facilities, excepting those claims,

demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the Charter School, its employees, agents, officers and invitees.

The District shall further indemnify, hold harmless, and defend the Charter School against and from any and all claims arising from any breach or default in the performance of any obligation on the District's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

Upon becoming aware of any casualty or accident in or on the Facilities, each Party to this Agreement shall give prompt written notice thereof to the other Party.

In the event of a third party claim or potential claim covered by these provisions, the Parties agree to take all steps reasonable or necessary to cooperate in defending and protecting their joint interests, and in expediting all reasonable or necessary efforts to gain coverage for the Parties under any liability policy or indemnity agreement issued in favor of the Non-Profit, including indemnity rights or agreements existing in contracts between the Non-Profit and any third party (such as contract with a supplier of goods or services), and further including efforts to reduce defense costs (through joint representation whenever possible), expenses and potential liability exposures.

- 18. <u>Insurance</u>. The Charter School shall comply with insurance provisions contained within its charter and any Memoranda Of Understanding between the Parties.
- 19. Damage to or Destruction of School Site.
 - (a) <u>Cost</u>. The cost of restoring the Facilities under this Section shall be borne by the Charter School if the cause of the casualty is the negligence or intentional act of the Charter School, its employees, agents, students or invitees. The cost of restoring the Facilities under this Section shall be borne by the District if the cause of the casualty is the negligence or intentional act of the District, its employees, agents, or invitees. The Parties shall tender the cost of restoring the Facilities to their respective insurance carriers if the casualty is caused by a third party.
 - (b) Partial Damage Insured. If the Facilities are damaged by any casualty which is covered under fire and extended coverage insurance carried by District, then District may restore such damage provided insurance proceeds are available to pay eighty percent (80%) or more of the cost of restoration and provided such restoration can be completed within ninety (90) days after the commencement of the work in the opinion of a registered architect or engineer appointed by District. In such event this Agreement shall continue in full force and effect, except that Charter School shall be entitled to proportionate reduction of use payments while such restoration takes place, such proportionate reduction to be based upon the extent to which the restoration efforts interfere with Charter School's business in the Facilities. The District shall provide the Charter School alternative space in the District for any part of the Charter School program that is displaced by the partial damage and/or the repair work of the same. If the

Charter School secures alternative space then there shall be no diminution in the use payments during the period of the restoration.

- (c) <u>Total Destruction</u>. If the Facilities are totally destroyed (defined as the destruction of more than fifty percent (50%) of the usable classroom space) or the Facilities cannot be restored as required herein under applicable laws and regulations, notwithstanding the availability of insurance proceeds, then this Agreement shall be terminated effective the date of the damage. Immediately upon the effective date of the damage, the District must provide a reasonably equivalent school facility to the Charter School as soon as reasonable so as to avoid any interruption in the educational program of the Charter School.
- 20. <u>Liens</u>. Charter School shall keep the Facilities free from any liens arising out of any work performed, materials furnished or obligations incurred by or on behalf of Charter School. Notwithstanding anything stated herein to the contrary, if Charter School fails to promptly release and remove any such lien, District, at its sole option, may immediately (but shall not be obligated to) take all action necessary to release and remove such lien, without any duty to investigate the validity thereof, and all sums, costs and expenses, including reasonable attorneys' fees and costs, incurred by District in connection with such lien shall be immediately due and payable by Charter School.
- 21. <u>Holding Over.</u> Charter School shall not remain in possession of the Facilities or any part thereof after the expiration of this Agreement or after termination thereof without the express written consent of District. Notwithstanding the foregoing, if the Charter School holds over, the Charter School shall pay the monthly Facilities Use Fee plus all other charges payable required by this Agreement. Any holdover by Charter School requires the Charter School to comply with all terms of this Agreement. A holdover by the Charter School shall not trigger any additional term. The District shall have the right to remove the Charter School at any time after the expiration of the Term or termination of this Agreement.
- 22. <u>Assignment and Subletting</u>. The Charter School may not assign its rights under this Agreement or sublet any portion of the Facilities without the prior written consent of the District.
- 23. Rules, Regulations and Law. The Charter School and the Charter School's agents, employees, students, visitors and invitees shall observe and comply fully and faithfully with all reasonable and nondiscriminatory policies, rules, and regulations adopted by the District for the care, protection, cleanliness, and operation of the Facilities, and the Facilities' furnishings and equipment, and shall comply with all applicable laws.
- 24. <u>Smoking</u>. Smoking or the consumption of alcohol in any form shall not be allowed in or on District property and Facilities, including but not limited to all courtyards, walkways, and parking areas.
- 25. Default by Charter School. The occurrence of any one or more of the following events

shall constitute a default and material breach of this Agreement by Charter School:

- (a) The failure by Charter School to utilize the Facilities for the sole purpose of operating a charter school.
- (b) The failure by Charter School to make timely payments required under this Agreement.
- (c) The failure by Charter School to observe or perform any of the express covenants, conditions or provisions of this Agreement.
- (d) The revocation or non-renewal of the Charter School's charter. Notwithstanding the foregoing, this Agreement shall not be terminated pursuant to this provision provided that the Charter School continues to operate in accordance with the terms of this Agreement and is diligently pursuing a statutory appeal of the revocation or nonrenewal of its charter.
- (e) The failure by Charter School to maintain ADA of eighty (80) or more in-District students as the term "in-District students" is defined in Proposition 39.

In the event of any material default or breach by Charter School, District may, but shall not be obligated to, terminate this Agreement and Charter School's right to possession of the Facilities upon thirty (30) days written notice thereof to the Charter School if the default is not cured within the thirty (30) day period. If the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, the Charter School shall not be in default if Charter School shall within such thirty (30) day period commence such cure and thereafter, diligently prosecute the same to completion. In no event shall such period to cure exceed sixty (60) days. Upon termination, District shall retain the right to recover from Charter School, without limitation, any amounts due under this Agreement or applicable law. Unpaid Facilities Use Fees shall bear interest from the date due at the maximum legal rate. In the event of termination by the District by reason of Charter School's default or breach of this Agreement, the District shall not be obligated to provide facilities to Charter School pursuant to Proposition 39 for the remainder of that school year.

26. <u>Default by District</u>. District shall be in default of this Agreement if District fails to perform any material obligation required by this Agreement. In the event of any default by District, Charter School may terminate this Agreement upon thirty (30) days written notice thereof to the District if the District has failed to cure the default within thirty (30) days, unless the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, in which event District shall not be in default (and Charter School may not terminate this Agreement) if District commences to cure such default within such thirty (30) day period and thereafter, diligently prosecutes the same to completion.

27. Miscellaneous.

- (a) Waiver. The waiver by either Party of any term, covenant or condition herein contained shall not be deemed to be a waiver of such term, covenant or condition or any subsequent breach of the same or any other term, covenant or condition herein contained. The subsequent acceptance of any charge hereunder by District or payment of any charge by Charter School shall not be deemed to be a waiver of any preceding default by Charter School or District of any term, covenant or condition of this Agreement, other than the failure of the Charter School to pay the particular charge so accepted, regardless of District's knowledge of such preceding default at the time of the acceptance of such charge.
- (b) <u>Marginal Headings</u>. The marginal headings and article titles to the articles of this Agreement are not a part of the Agreement and shall have no effect upon the construction or interpretation of any part hereof.
- (c) <u>Successors and Assigns</u>. The covenants and conditions herein contained, subject to the provisions as to assignment, apply and bind the heirs, successors, executors, administrators and assigns of the Parties hereto.
- (d) <u>Amendment</u>. No provision of this Agreement may be amended or modified except by an agreement in writing signed by the Parties hereto.
- (e) <u>Construction</u>. Each of the Parties acknowledges and agrees that this Agreement is to be construed as a whole according to its fair meaning and not in favor of nor against any of the Parties as draftsman or otherwise.
- (f) <u>Venue</u>. Any action or proceeding by any Party to enforce the terms of this Agreement shall be brought solely in the Superior Court of the State of California for the County of Sacramento.
- (g) <u>Applicable Law</u>. This Agreement shall be governed by and interpreted under the laws of the State of California applicable to instruments, persons, transactions and subject matter that have legal contacts and relationships exclusively within the State of California.
- (h) <u>Severability</u>. If any provision or any part of this Agreement is for any reason held to be invalid, unenforceable or contrary to public policy, law, or statute and/or ordinance, the remainder of this Agreement shall not be affected thereby and shall remain valid and fully enforceable.
- (i) <u>Prevailing Authority</u>. In the event of a conflict between the law and the terms of this Agreement, the law shall prevail, and any such conflicting terms shall be severed from this Agreement and nullified. In the event of a conflict between the terms of the charter and the terms of this Agreement, the terms of this Agreement shall prevail and shall be deemed an amendment to the charter, replacing any conflicting terms therein. In the event

of a conflict between the terms of the charter and any other agreement between the Charter School and the District, the terms of this Agreement shall prevail and shall be deemed an amendment to any other such agreement, replacing any conflicting terms therein.

- (j) No Admission. Except as expressly agreed herein, nothing contained herein shall constitute an admission of fact or law.
- (k) <u>Binding Obligation</u>. If and to the extent that the Charter School is a separate legal entity from the District, the Charter School expressly agrees that this Agreement is a binding obligation on the Charter School and the District agrees that this Agreement is a binding obligation on the District.
- (l) <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
- (m) <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
- (n) <u>Notices</u>. All notices and demands that may be or are to be required or permitted to be given by either Party to the other hereunder shall be in writing. All notices and demands by the District to Non-Profit or Charter School shall be sent by United States Mail, postage prepaid, addressed to Non-Profit or Charter School at the address set forth below. All notices and demands by the Charter School to the District shall be sent by United States Mail, postage prepaid, addressed to the District at the address set forth below.

To District:

Sacramento City Unified School District Attn: Teresa Cummings, Chief Accountability Officer 5735 47th Ave Sacramento, CA 95824 Facsimile: 916-399-2020

To Non-Profit or Charter School:

Attn: Norm Hernandez, Principal Sol Aureus College Preparatory Charter 6620 Gloria Drive, Sacramento, CA Sacramento, CA 95831 Facsimile: 916-421-0601

- (o) <u>Execution in Counterparts</u>. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile or portable document format ("pdf") to other Parties to this Agreement shall be deemed equivalent to original signatures on counterparts.
- (p) Warranty of Authority. Each of the persons signing this Agreement represents and warrants that such person has been duly authorized to sign this Agreement on behalf of the Party indicated, and each of the Parties by signing this Agreement warrants and represents that such Party is legally authorized and entitled to enter into this Agreement.

Non-Profit and Charter School	District
By: Norm Hernandez Principal	Jonathan P. Raymond, Superintendent
Date:	Date: Deptember 19, 20
Approved and ratified this day of the Sacramento City Unified School District by the	tember, 2013, by the Board of Education of the following vote:
AYES: 7	3

NOES: O

Abstentions:

cretary to the Board of Education

		9	(F)
			P
			9

- (o) Execution in Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile or portable document format ("pdf") to other Parties to this Agreement shall be deemed equivalent to original signatures on counterparts.
- (p) Warranty of Authority. Each of the persons signing this Agreement represents and warrants that such person has been duly authorized to sign this Agreement on behalf of the Party indicated, and each of the Parties by signing this Agreement warrants and represents that such Party is legally authorized and entitled to enter into this Agreement.

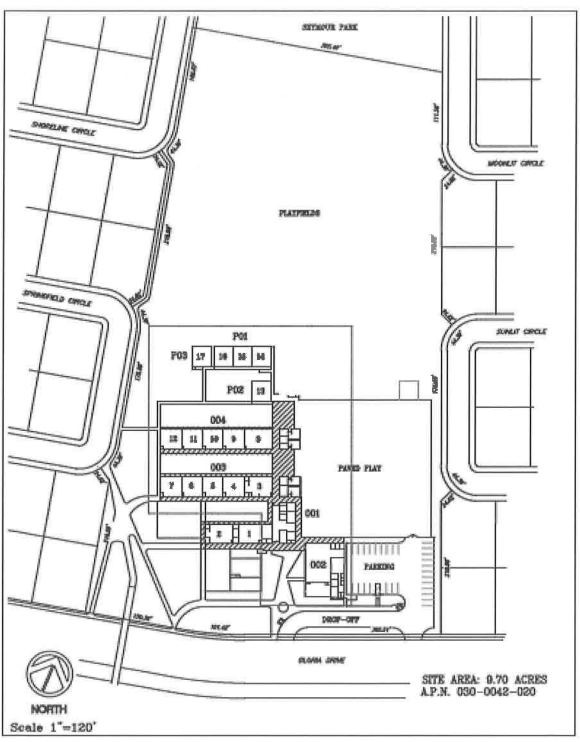
Non-Profit and Charter School	District
By: Norm Hernandez Principal	By: Jonathan P. Raymond, Superintendent
Date:	Date:
Approved and ratified this day of the Sacramento City Unified School District by th AYES:	, 2013, by the Board of Education of the following vote:
NOES: Abstentions:	
Secretary to the Board of Education	

EXHIBIT A

Facilities to be provided: Except as otherwise provided herein, Charter School will have use of Rooms 3,4,5,6,7,8,9,10,11,12,13, portables 14-17 and office space located in the Bear Flag Elementary School Campus (the "Charter Building"). Such rooms in the Charter Building will be used for classrooms, offices, and storage of the Charter School. The District's Child Development Program and Special Education shall exclusive use of the room§1 and 2. Charter School will have usage of Multi-purpose rooms and athletic fields. Parking for Charter School staff and visitor parking will be provided at the southeast corner of the campus.

have?

EXHIBIT B



Bear Flag Elementary School (017) 6820 Gloria Drive SACRAMENTO CITY UNIFIED SCHOOL DISTRICT EXISTING SITE DIAGRAM
DECEMBER 2003

EXHIBIT C

Charter School shall pay District an initial estimate Facilities Use Fee of Eighty One Thousand Six Hundred Thirty One and Twenty Cents (\$81,755.10), based on a pro rata facilities cost estimate of Two Dollars and Ten Cents (\$2.10) per square foot for the use of approximately Thirty-Eight Thousand Nine Hundred Thirty One (38,931) square feet of the Facilities during the Term of the Agreement. The initial estimate Facilities Use Fee shall be paid out in equal installments of Six Thousand Eight Hundred Twelve and Ninety-Three Cents (\$6,812.93) each month throughout the Term. Beginning on September 1, 2013 payments shall be payable on or in advance on the first day of each month ("Due Date"), without deduction, offset, prior notice or demand, in lawful money of the United States. For each subsequent school year, payments shall be payable starting July 1.

School Name: Bear Flag Elementary School

School Code: 017 Site Area: 9.70 Acres Year Built: 1965 A.P.N. 030-0042-020

Address: 6620 Gloria Drive, Sacramento, CA 95831

Bldg/Room Code	Bldg/Room No.	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	<u>Charter</u> <u>Only</u>	District Only
PERMANEI	 NT BUILDIN	GS						
Bldg. 002					1965	24257		
B004			Mechanical	151			151	
J001			Janitor	18			18	
K001			Kitchen	627			627	
S001			Locker Area	22			22	
S002			Pantry	97			97	
S003			Storage	158			158	
T001			Toilet	30			30	
T002			Toilet (Women)	66			66	
T003			Toilet (Men)	65			65	
U001			Multi-purpose	2,447			2.447	
U002			Platform	741			741	
			Hall	44			44	
			Ref	84			84	
			Storage	142			142	
			Unspecified	668			668	
	AREA TOTAL		We I To the I	5,360 4,506	11	1.1	4.506	

COVERED WALKWAYS 4,506 CLASSROOMS 0

<u>Only</u> **Shared** 4,506

Bldg/Room Code	Bldg/Room No.	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#
Bldg. 001					1965	24257
B001			Mechanical	156		
C001			Workroom	240		
C002			Nurse	220		
C003			Reception	160		
C004			Principal	139		
H001			Hall	746		
1001			Lounge	344		
J001			Janitor	54		
J002			Store	56		
K001			Kitchen	67		
S001			Storage	56		
S003			Storage	93		
S004			Storage	23		
S005			Storage	42		
T001			Toilet	62		
T002			Toilet	62		
T003			Toilet (Men)	38		
T004			Toilet (Women)	68		
T005			Toilet	22		
Y001		1	Classroom	1,051		
Y002		2	Classroom	1,051		
			Work Room	99		
			Work Room	99		
	REA TOTAL		Unspecified	98		

156 240		
The second secon		
220		
160		
139		
746		
344		
54		
56		
67		
56		
93.		
	23	
42		
62		
	62	
		38
		68
1	22	
	1.051	
	1,051	
	99	
99		
98		

<u>Charter</u> <u>District</u> <u>Only</u> <u>Only</u>

Shared

664

COVERED WALKWAYS
CLASSROOMS

5,046 664

2

Bldg. 003				1965	24257
B002		Boiler Room	115		
O003	3	Classroom	1,051		
O004	4	Classroom	935		
O005	5	Classroom	935		
O006	6	Classroom	935		
O007	7	Classroom	935		
S001		Storage	236		
T001		Toilet (Girls)	209		
T002		Toilet (Boys)	208		
T003		Toilet	39		
ZC01			59		
		Work Room	140		
		Toilet	39		
		Unspecified	628		
DI III DINO ADEA T	OTAL		0.404		

BUILDING AREA TOTAL COVERED WALKWAYS CLASSROOMS 6,464 4,010

5

4,010

	Bldg/Room		Room Use	Area	Year Built/	DSA#	Charter	District	
Code	No.	No.	TOOM OSC	Miga	Modernized	DOM	Only	<u>Only</u>	5
Bldg. 004					1965	24257			
DOOD			Dellas Dasse	445			Take I		
B003 O008			Boiler Room	115 1,291			115		
		8	Library				1,291		
O009		9	Classroom	935			935		
O010		10	Classroom	935			935		
0011		11	Classroom	935			935		
O012		12	Classroom	935			935		
S005			Storage	132			132		
T005			Toilet (Women)	99			99		
T009			Toilet (Boys)	208			208		
T010			Toilet (Girls)	209			209		
ZC02				351			351		
	AREA TOTAL			6,145			reconstruction of		
	WALKWAYS	3		4,448			4,448		
CLASSROC	DMS			4					
	Classrooms			13,628 11					
	BUILDING	S					-		
P01					1967	28948			
		14	Classroom	000			900		
O014		14	Classroom	900			900		
O014 O015		15	Classroom	900			900		
O014 O015 O016						0052			
O014 O015		15	Classroom	900	1952	9952	900		
O014 O015 O016 P02		15 16	Classroom Classroom	900 900		9952	900		
O014 O015 O016 P02		15	Classroom	900	1952		900		
O014 O015 O016 P02		15 16	Classroom Classroom	900 900		9952 47820	900		
O014 O015 O016 P02		15 16	Classroom Classroom	900 900	1952		900		
O014 O015 O016 P02 O013 P03	uilding Area	15 16 13	Classroom Classroom Classroom	900 900 983 960	1952		900 900	2,308	0.1
0014 0015 0016 P02 0013 P03 0017	uilding Area	15 16 13	Classroom Classroom Classroom	900 900 983	1952		900 900 983 980	2,308	
0014 0015 0016 P02 0013 P03 0017	overed Walk	15 16 13	Classroom Classroom Classroom	900 900 983 960 4,643	1952 1986	47820	900 900 983 960 TOTAL 38,208	2,308	
0014 0015 0016 P02 0013 P03 0017 Portable Bu	overed Walk	15 16 13	Classroom Classroom Classroom	900 900 983 960 4,643 0	1952 1986	47820	900 900 983 980	2,308	0
O014 O015 O016 P02 O013 P03 O017 Portable But Portable Co	overed Walk assrooms	15 16 13 17 ways	Classroom Classroom Classroom	900 900 983 960 4,643 0	1952 1986	47820 Total Exclus	900 900 983 960 TOTAL 38,208 sive Charter Space	2,308	
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EXHIBIT D

The Charter School shall pay the District for custodial services, at the Facilities, that result in a level of performance consistent with custodial services maintained by the District for its other District schools. The Charter School will reimburse the District for the actual costs, including time, labor and supplies to provide the custodial services for the Facilities. The Charter School shall also release the employee, performing the custodial services, to allow him/her to attend mandatory training provided by the District.

The Charter School shall bear; (1) the actual cost of such custodial services and mandatory trainings, including the salary and benefits of the Custodian; and (2) the cost of any cleaning supplies and tools including but not limited to toilet paper, soap and paper towels, necessary for the Custodian to provide these services.

However, for the 2013-2014 school year, the reimbursement, owed to the District, in-lieu of the actual time for labor, will be at the minimum rate of 3.5 hours per day of custodial services (0.4375 FTE).

The District will invoice the Charter School quarterly for the costs of these custodial services, supplies and tools. The Charter School will pay said invoice within thirty (30) days of receipt.

The District shall inspect the facility at least once annually for compliance with the District's standard of care and cleaning of the facility. The Parties shall meet and confer at least sixty (60) days before July 1 to review the inspection and determine whether an increase in the hours of daily custodial service is necessary for subsequent school years. Should the Parties be unable to agree on the necessary increase, the District may increase the hours to a reasonable and necessary amount to correspond with either: (1) any increase in the amount of students served by the Charter School; (2) any increase in the amount of facilities the custodian must maintain on behalf of the Charter School; or (3) the need to ensure proper care of the facility. The District reserves the right to increase the level of service by replacing the custodian with a Plant Manager if the Charter School does not adequately maintain the facility. The Charter School will pay the Plant Manager's rate under the terms of this Exhibit D.

Additional Services: Should the Charter School require additional custodial services, in any year covered in this agreement including 2013-2014, that are above the District's standard practices and policies, or for special events, those costs to the Charter School will be assessed separately as requested.

Amendment Extending Term of Facilities Use Agreement

This Amendment ("Amendment") is entered into by and between Sacramento City Unified School District ("District") and St. HOPE Public Schools, a California non-profit public benefit corporation ("Non-Profit",) as operator of Sacramento Charter High School and Public School No. 7, on the effective date as set forth below. District and Non-Profit are referred to singularly as "Party" or collectively as "Parties."

WHEREAS, the District and the Non-Profit entered into an Agreement titled Facilities Use Agreement ("FUA") (attached hereto as Exhibit A) for the term July 1, 2012 to June 30, 2017, which became effective on or about June 21, 2012.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2018 to June 30, 2019, which became effective on October 5, 2017.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2019 to June 30, 2020, which became effective on October 18, 2018.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2020 to June 30, 2021, which became effective on August 20, 2020.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2021, to June 30, 2022, which became effective on June 24, 2021.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2022, to June 30, 2023, which became effective on June 14, 2022.

WHEREAS, the District and the Non-Profit desire to modify the Agreement by extending the term July 1, 2023, to June 30, 2024.

NOW THEREFORE, for good and valuable consideration, the Parties agree as follows:

- 1. The term of the FUA shall be extended to June 30, 2024.
- 2. This Amendment shall not alter or affect in any way any other portion of the FUA. All other terms of said FUA remain in full force and effect.
- 3. This Amendment shall become effective upon the signatures of both parties and District Board approval.

IN WITNESS WHEREOF, the Parties execute this Amendment on the dates set forth below.

Date	Lisa Ruda Superintendent St. HOPE Public Schools
Date	Jorge Aguilar Supervisor Sacramento City Unified School District

FACILITIES USE AGREEMENT

This Facilities Use Agreement ("Agreement") is made by and between Sacramento City Unified School District ("District") and St. HOPE Public Schools, a California non-profit public benefit corporation ("Non-Profit"), which operates Sacramento Charter High School, Public School No. 7, and Oak Park Preparatory School, charter schools (Singularly or collectively, the "Charter Schools"). The Non-Profit and District are collectively referred to as the "Parties."

RECITALS

- A. WHEREAS, the District and its charter schools are partners in the public education of students and it is the District's intent to ensure that its facilities are shared equally with all of its students, including those students who attend its charter schools housed in District facilities.
- B. WHEREAS, District is the owner of certain real property located at 5201 Strawberry Lane and 2315 34th Street, Sacramento, California ("Sites").
- C. WHEREAS, the Charter Schools are charter schools duly formed and approved by the District under the laws of the Charter Schools Act of 1992 (Education Code §§ 47600, *et seq.*) PS7 serves students in grades Kindergarten through 8th grade in the 2012-2013 to 2016-2017 school years; Oak Park Preparatory School serves students in 7th through 8th grade in the 2012-2013 to 2014-2015 school years; and, Sacramento Charter High School serves grades 9th through 12th in the 2012-2013 to 2016-2017 school years.
- D. WHEREAS, the Charter Schools desire to use certain District facilities located on the Sites for its public charter school programs.
- E. WHEREAS, the Parties intend this Agreement to satisfy their obligations for the 2012-2013 to 2016-2017 school years, under Education Code Section 47614 and Title 5 of the California Code of Regulations Section 11969, *et seq.*, adopted by the State Board of Education ("Proposition 39"), which among other things require a written agreement regarding the allocation of facilities.

AGREEMENT

NOW THEREFORE, in consideration of the covenants and conditions of this Agreement, the Parties hereby agree as follows. All obligations imposed hereby on the Charter Schools are equally imposed on the Non-Profit.

1. Recitals.

The recitals set forth above are incorporated herein and made part of this Agreement.

2. Facilities.

Use of the Facilities shall be for the purposes set forth in the Charter Schools' charter, and on the terms and conditions set forth herein. The Charter Schools shall not have exclusive use of the Sites. The District grants use to the Non-Profit of the facilities located at the 34th Street Site, as identified in Exhibits A and B attached to this Agreement and incorporated herein by reference, and the facilities at the Strawberry Lane Site (Collectively, "Facilities") under the terms and conditions set forth in this Agreement. In regard to the housing of PS7, the Facilities at the 5201 Strawberry Lane Site are designated for grades K-5. The Facilities at the 2315 34th Street Site are designated for PS7's grades 6-8. Charter Schools use of the Facilities shall be made available for the entire calendar year through the Term of this Agreement.

Notwithstanding the above, the District specifically reserves the right to have exclusive access to, and exclusive use of, Rooms P16-P20 and E33-E39 ("Co-location Space") at the 34th Street Site (as reflected in Exhibit B) including but not limited to placement of another educational program ("co-location"). Should the District choose to use some or all of the Co-location Space at the 34th Street Site, the District will also have shared access and use of the following areas of this Site (as reflected in Exhibit B): Annex 1, 2 and 3; the Auditorium building (including Auditorium classrooms 1, 2 and 3); the Mel Lawson Theater; the pool house, the field house and locker rooms; the pavilion gym building and locker rooms; a reasonable number of parking spaces; and a reasonable number of faculty and student rest rooms located in the east wing of the building ("Shared Use Areas"). The District's right to co-locate is limited to the Co-location Space and Shared Use Areas above.

As of August 1, 2012, the pool house and Auditorium building (including Auditorium classrooms 1, 2 and 3) are not available for use by the Charter Schools. Therefore, the Charter Schools will not be charged a fee for the pool house and Auditorium building (including Auditorium classrooms 1, 2 and 3) until these areas do become available for use by the Charter Schools. When and if the pool house and Auditorium building become available, the Charter Schools will have the option of using the pool house and Auditorium building or any subpart thereof, and will only be charged a fee should they choose to do so. The Charter School must provide the District with Sixty (60) days written notice if it will use the pool house and/or Auditorium building.

The District shall give written notice to the Non-Profit of the District's use of the Colocation Space or Shared Use Areas ("Notice of Use") at least sixty (60) days before it will begin such use.

For scheduling purposes related to the Shared Use Areas, the District will meet and confer with the Non-Profit, as follows:

a. An initial scheduling meeting will occur within ten (10) days of the Notice of Use. At the initial scheduling meeting, the Parties will submit and discuss tentative schedules of use of the Shared Use Areas.

- b. A master scheduling meeting ("Master Scheduling Meeting") shall occur no later than thirty (30) days prior to the District's use of the Co-location Space or Shared Use Areas. At the Master Scheduling Meeting, the Parties shall agree upon a master schedule. The Master Scheduling Meeting will consist of the Charter Schools' Superintendent designee of the schools, and the District's Chief Accountability Officer or his/her designee. The agreed-upon master schedule will supersede any previously developed schedules.
- c. When creating the tentative and master schedules, (i) the Charter Schools will receive priority for regular use of the Shared Use Areas of the field house and locker rooms and the pavilion gym building and locker rooms, but the District would have use for no less than 2 hours per day between 8 a.m. and 3 p.m.; and (ii) the District will receive priority for regular use of the Shared Use Areas of the Annex 1, 2 and 3, the Auditorium building (including Auditorium classrooms 1, 2 and 3), and the Mel Lawson Theater, but the Charter Schools, collectively, would have use for no less than 2 hours per day between 8 a.m. and 3 p.m.. Any remaining time for these Shared Use Areas will be available for third-party use consistent with the District's procedures and policies.
- d. To the extent that there are times when the Shared Use Areas are not scheduled for use by either party, the Shared Use Areas will be made available on a first-come, first-serve basis from the time a request is submitted. Requests for use of the Shared Use Areas will be submitted by a party in writing to the other party and shall designate the time, date, number of hours, number of participants and type of use of the Shared Use Areas. No requests shall be made more than sixty (60) days in advance. The District shall confirm that the requested use is approved in a timely manner. Under mutual consent, the Parties will re-open the master calendar for any scheduling exceptions that may occur.

3. Term.

The term of this Agreement shall be from July 1, 2012 to June 30, 2017 ("Term"), unless earlier terminated as provided herein.

- '4. Facilities Use Fee.

Each and every school year, Non-Profit shall pay District a Facilities Use Fee. Facilities Use Fees shall be paid out in equal installments each month throughout the respective school year within the Term. Beginning on July 1, 2012, payments shall be payable on or in advance on the first day of each month ("Due Date") in lawful money of the United States.

The calculation for the 2012-2013 school year, and terms of Facilities Use Fee payments, are further described with more particularity in Exhibit C, attached hereto and incorporated herein. These fees will be calculated and adjusted annually by the District.

The Facility Use Fee shall be based on a pro rata cost estimate per square foot for the Facilities provided. The dollar amount to be paid by Non-Profit, per square foot, for use of the Facilities during the Term will be calculated by the District pursuant to Title 5, California Code of Regulations, section 11969.7. To calculate the fee, the District must determine actual facilities costs and total space figures in the year preceding the fiscal year in which facilities are provided. Such amounts may only become available to the District after each fiscal year ends. Therefore, within ninety (90) days of the beginning of each fiscal year, or as soon as the actual facilities costs and total space figures for the prior fiscal year become available, whichever is later, the District shall provide notice to the Non-Profit of any amended Facilities Use Fee calculations based on the actual data for the prior fiscal year. Amounts owed to or by the Non-Profit due to this calculation will be credited or added to subsequent remaining monthly installment payments of the Facilities Use Fees.

If any payment is made more than fifteen (15) days after the Due Date, a late fee of one percent (1%) shall apply and interest shall accrue thereafter on such late payment commencing thirty (30) days after the Due Date, provided however that no interest shall accrue on said late fee. The interest charged shall be computed at the then-current discount rate established by the Federal Reserve Bank of San Francisco plus five percent (5%), or the maximum rate permitted by law. The payment by Non-Profit of any late fees or interest shall in no event excuse or cure any default by Non-Profit nor waive District's legal rights and remedies with respect to such default.

The Parties agree that the Facilities Use Fee is in lieu of Non-Profit paying a pro rata share for in-district students and any actual costs for out-of-district students.

5. [Not used.]

Dispute Resolution.

The Parties agree to attempt to resolve all disputes regarding this Agreement, including the alleged violation, misinterpretation, or misapplication of the Agreement and/or a schedule conflict for Shared Use Areas, pursuant to the dispute resolution procedures identified in the Charter Schools' charter.

7. Use.

- a. <u>Public Charter School</u>. The Facilities shall be used and occupied by the Charter Schools for the sole purpose of operating a California public charter school and for no other purpose without the prior written consent of the District. The Charter Schools' enrollment must not exceed the safe and legal limit for the classroom space it occupies.
- b. <u>Insurance Risk</u>. The District shall maintain first party property insurance for the Facilities. The Charter Schools shall not do or permit anything to be done in or about the Facilities nor bring or keep anything therein which will in any way increase the existing insurance rate or affect any fire or other insurance upon the Facilities, or any of the

contents of the Facilities (unless the District gives its prior approval and the Non-Profit pays any increased premium as a result of such use or acts), or cause a cancellation of any insurance policy covering the Facilities or any part thereof or any of its contents, nor shall the Charter Schools sell or permit to be kept, used, or sold in or about the Facilities any articles which may be prohibited by a standard form policy of fire insurance. The Charter Schools shall provide adequate and appropriate supervision for Charter School students and employees using the Facilities.

- c. <u>Rights of the District</u>. The Charter Schools shall not do or permit anything to be done in or about the Facilities that will in any way obstruct or interfere with the rights of the District or injure the District, or use or allow the Facilities to be used for any unlawful purpose, nor shall the Charter Schools cause, maintain or permit any nuisance in or about the Facilities. The Charter Schools shall not commit or suffer to be committed any waste in or upon the Facilities.
- d. <u>Illegal Uses</u>. The Charter Schools shall not use the Facilities or permit anything to be done in or about the Facilities that will in any way conflict with any applicable law, statute, ordinance or governmental rule, or regulation. The Charter Schools agree to comply with their respective charters as they relate to District Facilities.
- e. <u>Security Badges</u>. The Charter Schools will provide identification cards to its staff. The identification cards will be pictured with school name, logo, staff names, and titles. In the event a Co-location with a District program occurs, both the Charter Schools' staff and District staff shall carry said cards at all times that they are at the Site.
- f. Civic Center Act. The Charter Schools agree to comply with the provisions of the Civic Center Act (Education Code Section 38131, et seq.) in making use of the Facilities accessible to members of the community. The Parties understand that the Facilities are to be primarily used for school programs and activities and as such any use of the Facilities by members of the community shall not interfere with school activities at any time. District Board Policy and Administrative Regulations related to the Civic Center Act shall control scheduling, use and collection of fees related to use of the Facilities by members of the public. Consistent with that policy and the regulations, the District shall be solely responsible for coordinating access to the Facilities under the Civic Center Act and shall require users to provide appropriate proof of insurance related to use of the Facilities and to indemnify and hold harmless the District and Charter Schools for injury, risk of loss, or damage to property as a result of that access by members of the community. The District agrees to promptly clean and repair, if necessary, any portion of the Facilities used by members of the community immediately following such use. All requests for use of the Facilities made directly to the Charter Schools shall be forwarded to the District for coordination of use consistent with Board Policy and Administrative Regulations.
- g. <u>Alarms</u>. The Charter Schools shall have access to activate burglar alarms and intruder alerts corresponding to the Facilities provided at the Site. The Charter Schools agree that in the event that any of Charter Schools' employees, directors, trustees, officers, agents,

students, visitors, or contractors, trigger a false alarm at the Site, the Charter Schools shall be responsible for costs incurred.

8. Furnishings and Equipment.

The furnishings and equipment to be provided by the District for the Facilities are those furnishings and equipment that exist at the Facilities as of July 1, 2012. Said furnishings and equipment will be provided pursuant to Education Code section 47614(b), and Title 5, California Code of Regulations, section 11969.2. The Non-Profit is responsible for any furnishings and equipment over and above those provided by the District, except the District shall be responsible for providing Charter Schools additional furnishings and equipment, consistent with the District's policies, that are reasonably equivalent to meet the increase in in-District ADA, when it occurs, throughout the term of this Agreement.

The Non-Profit shall return all such furniture, fixtures and equipment to the District in like condition at the termination of this Agreement, excepting ordinary wear and tear. Upon return of the furniture, fixtures, and equipment, the District will inspect said items within sixty (60) calendar days. The Non-Profit shall be responsible for costs to repair or replace furniture, fixtures, and equipment to like condition, excepting ordinary wear and tear. All furniture, fixtures, and equipment that are not the property of the District or are not otherwise reimbursed by the District shall remain the property and under the ownership of Non-Profit and shall be disposed of according to the provisions of the approved Charter petitions.

9. Utilities.

District agrees to furnish or cause to be furnished to the Facilities necessary utilities. Utilities include, but are not limited to, electrical, natural gas, sewer, waste disposal/recycling and water services. Due to cost containment efforts by the District, the number of bins associated with the Site(s) and the number of removals per week shall only increase during the Term proportionally based on an increase in ADA. The District's failure to furnish or cause to be furnished necessary utilities when such failure is caused by (i) Acts of God or other acts beyond the control or fault of the District; (ii) strikes, lockouts, or other labor disturbances or labor disputes of any kind; (iii) any laws, rules, orders, ordinances, directions, regulations, requirements, or any other action by federal, state, county or municipal authority; (iv) inability despite the exercise of reasonable diligence by the District to obtain electricity, water, or fuel; or (v) any other unavoidable delay, shall not cause the District to be in default and shall not result in any liability of the District.

The Non-Profit shall reimburse the District for the cost of utilities at the Sites, as charged to the District by its utility providers, pro-rated to reflect use by other users of the Sites. Thirty (30) days prior to the commencement of the 2012-2013 school year, and every subsequent school year during the Term of this Agreement, the District shall endeavor to notify the Non-Profit of its estimated monthly charge for utilities. The Non-Profit shall pay such charge to the District throughout the Term on a monthly basis concurrent with

the Non-Profit payment of the Facilities Use Fee to the District pursuant to Section 4 of this Agreement. Within one hundred twenty (120) days after the expiration of each school year, or earlier termination of this Agreement, the District shall provide the Non-Profit with a reconciliation of the Non-Profit's actual utility usage throughout the Term and the cost thereof. The District shall either refund the Non-Profit for any overpayment or shall invoice the Non-Profit for any underpayment. The Non-Profit shall reimburse the District for such underpayment, if any, within thirty (30) days after receipt of said invoice.

The Charter Schools shall comply with all District energy conservation policies in regard to use of the Facilities, as amended from time to time, including, but not limited to, Board Policy 3511 and the District's Energy Education program.

Proposition 39/Conditions Reasonably Equivalent.

- a. Non-Profit acknowledges by execution of the Agreement that the Facilities provided by the Agreement are "reasonably equivalent," as that term is defined by Proposition 39. Non-Profit agrees that upon execution of this Agreement, all obligations of the District to the Non-Profit and Charter Schools under Proposition 39 have been satisfied for the Term of the Agreement.
- b. Non-Profit acknowledges and agrees that neither the District nor any of its agents have made, and the District hereby disclaims any representations or warranties, express or implied, concerning the premises, the physical or environmental condition of the premises or any other property beneath, adjacent to, or otherwise related to the premises.

11. Custodial Services.

Custodial services shall be provided by the District pursuant to the terms and conditions as defined in Exhibit D.

Signage.

The Charter Schools shall be allowed to place signage on the exterior of the Facilities. The District will keep its own signage exhibited at the Site, identifying the school as operated or formerly operated by the District. The District shall have final approval over the design, content and location of the Charter Schools' signage, but shall not unreasonably deny such design, content or location. The Charter Schools must remove the signage upon termination of this Agreement. The Charter Schools must restore the Facilities, following removal of the signage, to the condition existing prior to installation of the signage to District's reasonable satisfaction. All such signage shall be subject to compliance with all applicable laws at Non-Profit's sole cost.

13. Maintenance and Repairs.

a. The District shall maintain the Facilities, furnishings and equipment, in good order, condition, and repair. The Non-Profit will reimburse the District for the costs, including

time, labor and materials, to maintain the Facilities in good order, condition and repair. Said costs to the Non-Profit will be the sum total of: 1) The Facilities Use Fee of Section 4 of the Agreement; 2) the costs of custodial services per Section 11 and Exhibit D of the Agreement; and 3) the actual costs, including salary, benefits and payroll taxes, of the equivalent of one full time (1.0 FTE) District-employed Plant Manager (SPOM III) assigned to the Sites for all 12 months of the year. The District will invoice the Non-Profit quarterly for these actual costs of the District employed custodian and Plant Manager assigned to the Site. The Non-Profit will pay said invoice within thirty (30) days of receipt.

- b. The Charter Schools will provide reasonable workspace for the Plant Manager assigned to the Sites.
- c. The District will be responsible for any modifications necessary to maintain the Facility in accordance with Education Code sections 47610, subd.(d) or 47610.5. District shall be responsible for the major maintenance of the facilities used by Charter Schools. For purposes of this section, "major maintenance" includes the major repair or replacement of plumbing, heating, air conditioning, electrical, roofing, and floor systems, exterior and interior painting, and any other items considered deferred maintenance under Education Code section 17582.
- d. The District shall be responsible for providing the wiring / MIS infrastructure and maintaining it in its condition as of July 1, 2012. Any upgrades or improvements to the wiring / MIS infrastructure shall be the responsibility of the Charter Schools, in compliance with Section 14 ("Alterations and Additions"). The Charter Schools are responsible for the cost of internet services provided at the commercial rate.
- e. Upon the expiration or earlier termination of this Agreement, the Charter Schools shall surrender the Facilities and furnishings and equipment in the same condition as received, ordinary wear and tear excepted.

14. Alterations and Additions.

The Charter Schools shall only make alterations, additions, or improvements ("Improvements") to the Facilities after obtaining the prior written consent of the District's Superintendent or his designee, which shall not be unreasonably withheld. Any Improvements to the Facilities made by the Charter Schools shall be paid for by the Charter Schools, and shall be contracted for and performed in accordance with federal, state and local law, and all applicable building code standards, including without limitation Title 24 of the California Code of Regulations, the Field Act, Americans with Disabilities Act and the Fair Employment and Housing Act and all applicable District policies relating to facilities construction (the "Construction Standards"). The District Superintendent or his designee will identify persons with whom the Charter Schools can communicate to seek information regarding District policies and to obtain consent for Improvements.

The District may impose, as a condition to the aforesaid consent, such requirements as the District may deem necessary in its sole discretion, including without limitation, the manner in which the work is done, a right of approval of the contractor by whom the work is to be performed, and the times during which it is to be accomplished.

Should the Charter Schools fail to obtain the prior written consent of the District's Superintendent or his designee for Improvements, the Charter Schools shall, upon written request by the District, immediately cease making Improvements until such written consent is obtained, and the Charter Schools shall bear any costs, expenses and liabilities associated with the work stoppage.

Should the Charter Schools fail to contract and perform the Improvements in accordance with the Construction Standards or fail to adhere to the conditions to the District's consent as described above, the District may, at its sole option, direct that the Charter Schools immediately cease making such Improvements, and the District may alter, repair, or improve the Facilities pursuant to paragraph 15 hereunder, to bring the Facilities into compliance with the Construction Standards and/or the conditions to the District's consent, and Charter Schools shall be responsible for all such costs and expenses incurred by the District for such alterations, repairs or improvements. No Improvement shall reduce or otherwise impair the value of the Facilities. No Improvements shall be commenced until Charter Schools have first obtained and paid for all required permits and authorizations of all governmental authorities having jurisdiction with respect to such Improvements. All Improvements shall be made in a good workmanlike manner and in compliance with all laws, ordinances, regulations, codes and permits.

Upon written reasonable request of the District prior to the expiration or earlier termination of the Agreement, Charter Schools will remove any and all improvements to the Facilities, at its own cost, that can be done without damage to the Facilities. In the event of charter termination or closure of one or more of Charter Schools, all property shall be disposed of in accordance with the provision of the approved individual Charter School's petition. Unless the Parties agree otherwise in writing on an item by item basis, Charter Schools maintains their ownership rights in any alterations, additions or improvements and may be allowed to remove at termination of this Agreement and restore the Facilities to the condition existing prior to alteration, addition or improvement. Notwithstanding the foregoing, any addition to the Facilities that the Charter Schools do not remove prior to vacating the Facilities, shall vest in the District.

15. Entry by District.

The District may enter the facility at any time to inspect the Facilities, to supply any service to be provided by the District to the Charter Schools hereunder and to alter, improve or repair the Facilities, or in the case of an emergency, consistent with Education Code Section 47607(a)(1).

The District may erect scaffolding and other necessary structures where reasonably required by the character of the work to be performed so long as the Charter Schools'

operations do not suffer unreasonable interference. The District agrees to use its best efforts at all times to keep any interference to the academic programs at Charter Schools to a minimum. The Charter Schools waive any claim for damages for any inconvenience to or interference with the Charter Schools' business, any loss or use of quiet enjoyment of the Facilities related to District's entry for the purposes identified in this Section.

16. Employees, Contractors and Independent Contractors.

The Charter Schools and the District, their employees, agents, contractors and subcontractors shall comply with the requirements of Education Code Sections 45125.1 and 45125.2 related to access to the Facilities and protection of minor students.

17. Indemnity.

The Charter Schools, individually and collectively, shall indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the Charter Schools' use of the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the District, its employees, agents, officers and invitees.

The Charter Schools shall further indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims arising from any breach or default in the performance of any obligation on the individual or collective Charter Schools' part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

The District shall indemnify, hold harmless, and defend the Charter Schools, their trustees, officers, and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the District's conduct of business at the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the Charter Schools, their employees, agents, officers and invitees.

The District shall further indemnify, hold harmless, and defend the Charter Schools against and from any and all claims arising from any breach or default in the performance of any obligation on the District's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

Upon becoming aware of any casualty or accident in or on the Facilities, each Party to this Agreement shall give prompt written notice thereof to the other Party.

In the event of a third party claim or potential claim covered by these provisions, the Parties agree to take all steps reasonable or necessary to cooperate in defending and protecting their joint interests, and in expediting all reasonable or necessary efforts to gain coverage for the Parties under any liability policy or indemnity agreement issued in favor of the Non-Profit, including indemnity rights or agreements existing in contracts between the Non-Profit and any third party (such as contract with a supplier of goods or services), and further including efforts to reduce defense costs (through joint representation whenever possible), expenses and potential liability exposures.

18. Insurance.

The Charter Schools shall comply with insurance provisions contained within its charter and any Memoranda Of Understanding between the Parties.

19. Damage to or Destruction of School Site.

- a. <u>Cost</u>. The cost of restoring the Facilities under this Section shall be borne by the Non-Profit if the cause of the casualty is the negligence or intentional act of one or more of the Charter Schools, its employees, agents, students or invitees. The cost of restoring the Facilities under this Section shall be borne by the District if the cause of the casualty is the negligence or intentional act of the District, its employees, agents, or invitees. The Parties shall tender the cost of restoring the Facilities to their respective insurance carriers if the casualty is caused by a third party.
- b. Partial Damage Insured. If the Facilities are damaged by any casualty which is covered under fire and extended coverage insurance carried by District, then District may restore such damage provided insurance proceeds are available to pay eighty percent (80%) or more of the cost of restoration and provided such restoration can be completed within ninety (90) days after the commencement of the work in the opinion of a registered architect or engineer appointed by District. In such event this Agreement shall continue in full force and effect, except that Charter Schools shall be entitled to proportionate reduction of use payments while such restoration takes place, such proportionate reduction to be based upon the extent to which the restoration efforts interfere with Charter Schools' business in the Facilities. The District shall provide the Charter Schools alternative space in the District for any part of the respective Charter Schools' program that is displaced by the partial damage and/or the repair work of the same. If one or more of the effected Charter Schools secure alternative space then there shall be no diminution in the use payments during the period of the restoration.
- c. <u>Total Destruction</u>. If the Facilities are totally destroyed (defined as the destruction of more than fifty percent (50%) of the usable classroom space) or the Facilities cannot be restored as required herein under applicable laws and regulations, notwithstanding the availability of insurance proceeds, then this Agreement shall be terminated effective the date of the damage. Immediately upon the effective date of the damage, the District must provide a reasonably equivalent school facility to the effected Charter Schools as soon as

reasonable so as to avoid any interruption in the educational program of the effected Charter Schools.

20. Liens.

Non-Profit shall keep the Facilities free from any liens arising out of any work performed, materials furnished or obligations incurred by or on behalf of Non-Profit. Notwithstanding anything stated herein to the contrary, if the Non-Profit fails to promptly release and remove any such lien, District, at its sole option, may immediately (but shall not be obligated to) take all action necessary to release and remove such lien, without any duty to investigate the validity thereof, and all sums, costs and expenses, including reasonable attorneys' fees and costs, incurred by District in connection with such lien shall be immediately due and payable by Non-Profit.

Holding Over.

Non-Profit shall not remain in possession of the Facilities or any part thereof after the expiration of this Agreement or after termination thereof without the express written consent of District. Notwithstanding the foregoing, if the Non-Profit holds over, the Non-Profit shall pay the monthly Facilities Use Fee plus all other charges payable required by this Agreement. Any holdover by Non-Profit requires the Non-Profit and the Charter Schools to comply with all terms of this Agreement. A holdover by the Charter School shall not trigger any additional term. The District shall have the right to remove the Charter Schools at any time after the expiration of the Term or termination of this Agreement.

Assignment and Subletting.

The Non-Profit may not assign its rights under this Agreement or sublet any portion of the Facilities without the prior written consent of the District.

Rules, Regulations and Law.

The Charter Schools and the Charter Schools' agents, employees, students, visitors and invitees shall observe and comply fully and faithfully with all reasonable and nondiscriminatory policies, rules, and regulations adopted by the District for the care, protection, cleanliness, and operation of the Facilities, and the Facilities' furnishings and equipment, and shall comply with all applicable laws. The District will provide the Non-Profit with copies of the relevant written custodial and maintenance policies. The District will provide any such written policies that are amended during the term of the Agreement.

Smoking.

Smoking or the consumption of alcohol in any form shall not be allowed in or on District property and Facilities, including but not limited to all courtyards, walkways, and parking

areas.

Default by Non-Profit.

The occurrence of any one or more of the following events shall constitute a default and material breach of this Agreement by Non-Profit:

- a. The failure by Non-Profit to utilize the Facilities for the sole purpose of operating the Charter Schools.
- b. The failure by Non-Profit to make timely payments required under this Agreement.
- c. The failure by Non-Profit to observe or perform any of the material express covenants, conditions or provisions of this Agreement.
- d. The revocation or non-renewal of one or more of the Charter School' charters. Notwithstanding the foregoing, this Agreement shall not be terminated pursuant to this provision provided that the Charter School continues to operate in accordance with the terms of this Agreement and is diligently pursuing a statutory appeal of the revocation or nonrenewal of its charter. In the event of any material default or breach by Non-Profit, District may, but shall not be obligated to, terminate this Agreement and Non-Profit's right to possession of the Facilities upon thirty (30) days written notice thereof to the Non-Profit if the default is not cured within the thirty (30) day period. If the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, the Non-Profit shall not be in default if Non-Profit shall within such thirty (30) day period commence such cure and thereafter, diligently prosecute the same to completion. In no event shall such period to cure exceed sixty (60) days.

In the instance of a default pursuant to part (d) of this provision, the District may impose the following remedy: The specific Facilities allocated to the respective charter school(s) that has been revoked or not renewed shall revert back to District possession and use. Upon termination, District shall retain the right to recover from Non-Profit, without limitation, any amounts due under this Agreement or applicable law. Unpaid Facilities Use Fees shall bear interest from the date due at the maximum legal rate. In the event of termination by the District by reason of Non-Profit default or breach of this Agreement, the District shall not be obligated to provide facilities to the Charter Schools pursuant to Proposition 39 for the remainder of that school year.

Default by District.

District shall be in default of this Agreement if District fails to perform any material obligation required by this Agreement. In the event of any default by District, Charter School may perform the action that is the obligation of the District and invoice the District for the reasonable costs thereof. Prior to taking such action, the Non-Profit must provide thirty (30 days written notice thereof to the District if the District has failed to cure the default within thirty (30) days, unless the nature of the default is such that the

same cannot reasonably be cured within said thirty (30) day period, in which event District shall not be in default (and Charter School may not terminate this Agreement) if District commences to cure such default within such thirty (30) day period and thereafter, diligently prosecutes the same to completion.

27. Miscellaneous.

- a. <u>Waiver</u>. The waiver by either Party of any term, covenant or condition herein contained shall not be deemed to be a waiver of such term, covenant or condition or any subsequent breach of the same or any other term, covenant or condition herein contained. The subsequent acceptance of any charge hereunder by District or payment of any charge by Non-Profit shall not be deemed to be a waiver of any preceding default by Non-Profit or District of any term, covenant or condition of this Agreement, other than the failure of the Non-Profit to pay the particular charge so accepted, regardless of District's knowledge of such preceding default at the time of the acceptance of such charge.
- b. <u>Marginal Headings</u>. The marginal headings and article titles to the articles of this Agreement are not a part of the Agreement and shall have no effect upon the construction or interpretation of any part hereof.
- c. <u>Successors and Assigns</u>. The covenants and conditions herein contained, subject to the provisions as to assignment, apply and bind the heirs, successors, executors, administrators and assigns of the Parties hereto.
- d. <u>Amendment</u>. No provision of this Agreement may be amended or modified except by an agreement in writing signed by the Parties hereto.
- e. <u>Construction</u>. Each of the Parties acknowledges and agrees that this Agreement is to be construed as a whole according to its fair meaning and not in favor of nor against any of the Parties as draftsman or otherwise.
- f. <u>Venue</u>. Any action or proceeding by any Party to enforce the terms of this Agreement shall be brought solely in the Superior Court of the State of California for the County of Sacramento.
- g. <u>Applicable Law</u>. This Agreement shall be governed by and interpreted under the laws of the State of California applicable to instruments, persons, transactions and subject matter that have legal contacts and relationships exclusively within the State of California.
- h. <u>Severability</u>. If any provision or any part of this Agreement is for any reason held to be invalid, unenforceable or contrary to public policy, law, or statute and/or ordinance, the remainder of this Agreement shall not be affected thereby and shall remain valid and fully enforceable.
- i. Prevailing Authority. In the event of a conflict between the law and the terms of this

Agreement, the law shall prevail, and any such conflicting terms shall be severed from this Agreement and nullified. In the event of a conflict between the terms of the charter and the terms of this Agreement, the terms of this Agreement shall prevail. The Parties shall meet and confer to determine how to correct any conflicts so this Agreement complies with the Charter.

- j. <u>No Admission</u>. Except as expressly agreed herein, nothing contained herein shall constitute an admission of fact or law.
- k. <u>Binding Obligation</u>. If and to the extent that the Non-Profit is a separate legal entity from the District, the Non-Profit expressly agrees that this Agreement is a binding obligation on the Non-Profit and the Charter Schools and the District agrees that this Agreement is a binding obligation on the District.
- l. <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
- m. <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
- n. Notices. All notices and demands that may be or are to be required or permitted to be given by either Party to the other hereunder shall be in writing. All notices and demands by the District to the Non-Profit or the Charter Schools shall be sent by United States Mail, postage prepaid, addressed to the Non-Profit or Charter Schools at the address set forth below. All notices and demands by the Non-Profit and/or Charter Schools to the District shall be sent by United States Mail, postage prepaid, addressed to the District at the address set forth below.

To District:

Sacramento City Unified School District Attn: Mary Shelton, Chief Accountability Officer 5735 47th Avenue Sacramento, CA 95824 Facsimile 916-643-9489

To Non-Profit or Charter School:

St. HOPE Public Schools Attn: Jim Scheible, Superintendent 2315 34th Street Sacramento, CA. 95817 Facsimile 916-649-7757

o. Execution in Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile or portable document format ("pdf") to other Parties to this Agreement shall be deemed of The Park North Advantage equivalent to original signatures on counterparts.

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p. Warranty of Authority. Each of the persons signing this Agreement represents and warrants that such person has been duly authorized to sign this Agreement on behalf of the Party indicated, and each of the Parties by signing this Agreement warrants and represents that such Party is legally authorized and entitled to enter into this Agreement.

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I for pull at a life i PROPERTY OF STREET

Non-Profit and Charter Schools	District
By: Fim Scheible	By Jonathan P. Raymond,
Superintendent	Superintendent
Date: /////_	_ Date: // CA1

Approved and ratified this 21 day of June, 2012, by the Board of Education of the Sacramento City Unified School District by the following vote:

Service after the form of the service of the servic the state of the s

AYES: 4

NOES: O

Abstentions:

cretary to the Board of Education

Exhibit A – Description and Square Footage of Facilities

School Name: Sacramento High School

School Code: 550 Area: 26.12 Acres r Built: 1937, 1967 & 1974

A.P.N. 010-0010-002

Address: 2315 - 34th Street, Sacramento, CA 95817

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools	PS 7
PERMANEN	NT BUILDINGS						
Bldg.001	West Wing			1974	36964		
A-13	W-1	Reception	880			880	
A-36B	W-10	Student Center	485			485	
A-36F	W-11	Computer Classroom	449			449	1 240
A-54 A-109B	W-12	Classroom	1,249 56	H			1,249
A-109B A-110	W-13 W-13	Storage Mens	90		-		56 90
A-110 A-109	W-13	Womens	108				108
A-109 A-55	W-13	Print Office	139				139
A-53	W-13	Conf. Room	780				780
A-52A	W-14	Electrical Room	45				45
A-52 A-52	W-14	Classroom	907	-			907
A-52 A-50	W-16	Science Lab	1,650			1,650	307
A-44	W-17	Science Lab	1,225			1,225	
A-49B	W-18	Storage	45			1,220	45
A-49	W-18	Science Lab	1,648				1,648
A-48	W-19	Science Lab	1,492				1,492
^ 14	W-1A	Principal	302			302	.,
5	W-1B	Conference Room	302			302	
A-12	W-2	Attendance	383			383	
A-47	W-20	Classroom	1,650				1,650
A-42	W-21	Classroom	733				733
A-46	W-22	Classroom	731				731
A-41	W-23	Classroom	485				485
A-40	W-24	Classroom	753				753
A-45	W-25	Classroom	757				757
A-56	W-26	Classroom	938				938
A-57	W-27	Classroom	908				908
A-37	W-28	Classroom	908				908
A-38	W-29	Classroom	880				880
A-10	W-3	VP.	141			141	
A-11	W-3	Dean	142			142	
A-09	W-3	Reception	288			288	
A-39	W-30	Classroom	876				876
A-35	W-31	Classroom	878				878
A-34	W-33	Classroom	881			881	
A-28A	W-34A	Conference Room	288			288	
A-28B	W-34B	Office	288			288	
A-17	W-35	Classroom	879			879	
A-18	W-36	Classroom	879			879	
A-31	W-37	Classroom	879			879	
A-19	W-38 W-39	Classroom Toocher Work Boom	881			881 430	
A-04	W-40	Teacher Work Room Classroom	908			908	
A-03 A-02	W-41	Classroom	908			908	
A-02 A-01	W-42	Classroom	938			938	
A-01	W-43	Classroom	908			908	
7	W-44	Classroom	908			500	908
A-33	W-45	Classroom	908				908
A-33 A-24	W-6	Classroom	878			878	300

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools	PS 7
25	W-7	Classroom	879			879	
A-26	W-8	Computer Classroom	1,216			1,216	
A-32	W-9	Classroom	1,028			1,028	
A-107B		Janitor	38			38	
A-102B		Custodian	50			50	
A-104		Mens	52			52	
A-51E		Electrical Room	68			68	
A-36A		Hallway	69			69	
A-13B		Vault	74			74	
A-103		Womens	78			78	
A-43B		Storage	98			98	
A-108		Womens	118			118	
A-36E		Librarian	141			141	
A-107		Mens	142			142	
A-51B		Custodian	142			142	
A-43		Storage	144			144	
A-36C		Work Room	190			190	
A-102		Girls	204			204	
A-36D		A.V. Room	215			215	
A-51C		MDF Room	238			238	
A-51A		Clerk	340			340	
A-101		Boys	399			399	
A-63		Corridor	493			493	
A-65		Corridor	579			579	
A-61C		Corridor	609			609	
A-62		Corridor	733			733	
A-66		Corridor	767			767	
A-61A		Corridor	947			947	
^-61B		Corridor	1,047			1,047	
J4		Corridor	1,062			1,062	
15.		Unspecified	1,193			1,193	
A-36		Media Center/Library	5,398			5,398	
A-51		Book Room	1,752			1,752	
A-60		Corridor	2,060			2,060	
A-51C	W-15A	Reception	93			2,000	93
A-08	W-4	Office	116			116	00
A-07	W-4	Office	134			134	
A-51D	W-15B	VP.	142			, , ,	142
A-05	W-4	Parent Center	143			143	172
A-06	W-4	Waiting Room	160			160	
A-22	W-5	Counselor	164			164	
A-20	W-5	Counselor	165			165	
A-20 A-21	W-5	Counselor	169			169	
A-23	W-5	Guidance Counselor	510			510	
A-23 A-30	W-32B	Reception	279			279	
A-30 A-29	W-32A	Principal	297			297	
	AREA TOTAL	глиора	59,999			29/	

COVERED WALKWAYS

CLASSROOMS

32

Bldg. 002	Commons			1974	36964
B-1		Multi-use	16,412		
B-2		Storage	181		
B-2		Kitchen	125		
B-2		Storage	92		
B-2		Clock Tower	1,024		
r.2		Serving	1,816		
3		Snack Bar	184		
B-4		Scullery	173		
B-5		Storage	25		

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools
5		Office	76			76
B-6		Lockers	45			45
B-6		Toilet	23			23
B-7		Food Storage	493			493
		Stairs	59			59
B-7A	REA TOTAL	Stalls	20,728			53
COVERED V	WALKWAYS MS		600			600
Bldg. 003	East Wing			1974	36964	
C-04	E-13	Auto Shop	2,101			2,10
C-13	E-13	Storage	169			169
C-4A	E-13	Office	118			118
C-4A C-21	E-13	Classroom	1,307			1,30
						1
C-21A	E-41	Storage	446			446
C-27	E-41	Dark Room	299			299
C-27B	E-41	Dark Room	56			56
C-32	E-41	Storage	87			87
C-55		Corridor	532			532
C-56A		Corridor	1,209			1,209
C-56B		Corridor	1,353			1,350
C-56C		Corridor	1,109			1,109
C-57	-	Corridor	531			53
C-58		Corridor	1,075			1,075
C-59		Corridor	532			532
C-48	E-3	Classroom	879			879
C-40	E-43	Classroom	898			898
^- 4 7	E-44	Classroom	908			908
19	E-16	Computer Lab	781			78
C-15	E-18	Science Lab	1,325			1,32
C-08	E-33	Science Lab	1,855			1,85
C-33	E-6	Classroom	887			88
C-28	E-7	Classroom	879			879
	E-8	Classroom	879			879
C-22						875
C-18	E-9	Classroom	875			
C-103A		Women	31			3.
C-104A		Men	31			3.
C-103		Girls	147			147
C-104		Boys	147			147
C-43	E-1	Reception	305			308
C-16	E-10A	Office	105			108
C-17	E-10B	Office	198			198
C-10	E-11	Classroom	882			882
C-11	E-12	Classroom	876			876
			879			879
C-29	E-14	Classroom			ļ	
C-23	E-15	Computer Lab	1,176			1,176
C-14	E-17	Classroom	880			880
C-25	E-19	Classroom	866			866
C-42	E-2	Principal	294			294
C-20	E-20	Office	182			183
C-24	E-21	Computer Lab	789			789
C-30	E-22	Classroom	879			879
D-31	E-23	Classroom	896			89
	E-24A	Office	435			43
C-35						
C-36	E-24B	Office	435			435
C-38	E-25	Classroom	879			879
^ 44AA	E-26A	Office	32			32
14A	E-26A	Office	204			204
C-44B	E-26B	Office	313			31:
		311100	010	11		190

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#
5	E-27	Art Classroom	877		
C-52	E-28	Art Classroom	908		
C-53	E-29	Art Classroom	938		
C-51	E-30	Art Classroom	906		
C-46	E-30/E-31	Kiln Room	135		
C-46	E-30/E-31	Storage	154		
C-39	E-31	Ceramic Lab	1,521		
C-26	E-32	Classroom	1,212		
C-07	E-34	Science Lab	1,366		
C-06	E-35	Classroom	907		
C-05	E-36	Science Lab	1,693		
C-03	E-37	Classroom	909		
C-02	E-38	Classroom	910		
C-01	E-39	Classroom	937		
C-41B	E-4	Office	431		
C-09	E-40	Classroom	905		
C-31A	E-42	Office	459		
C-41A	E-5	Office	431		
C-42A	1	Custodian	25		
C-105A		Women	31		
C-106A	ľ/	Men	31		
		IDF	52		
C-14A		Custodian	66		
C-45A		Custodian	93		
C-106		Boys	146		
C-105		Girls	147		
C-14C		Girls	149		
C-14B		Boys	171		
^ 19		Event Center	6,782		

9	Eveni Center	0,702	
LDING AREA TOTAL		56,433	
OVERED WALKWAYS		1,980	
LASSROOMS		35	

Bldg. 004	Auditorium			1937	2772
1st Floor					
		Corridors	2,258		
		Foyer	260		
		Stairs	433		
		Stage	4,248		
		Assembly	6,390		
		Storage	3,177		
		Toilets	573		
		Practice Room	613		
	Aud 303	Classroom	1,044		
	Aud 301	Classroom	1,044		
Subtotal 1	st Floor		20,040		
Mezzanine	Level				
		Corridors	165		
		Stairs	156		
		Toilets	330		
		Storage	165		
Subtotal N	Mezzanine Level		816		
^ 1 Floor					
)		Stairs	366		
		Foyer	230		
		Storage	500		

St Hope Public	
Schools	PS 7
877	
908	
938	
906	
135	
154	
1,521	
1,212	
1,366	
907	
1,693	
909	
910	
937	
431	
905	
459	
431	
25	
31	
31	
52	
66	
93	
146	
147	
149	
171	
6,782	
1,980	

4 6 3	,258 260 433 ,248 ,390 ,177 573 613 ,044
	165 156 330 165
	366 230 500

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools
)—	Aud 302	Classroom	1,925			
	7	Assembly	4,779			
Subtotal 2	nd Floor		7,800			
RIIII DING A	AREA TOTAL		28,656			
	WALKWAYS		188			
3ldg. 005	Dance Annex			1937	2772	
	DA 2	Classroom	1,140			1,140
	DA 1	Classroom	945			945
	DA	Classroom	3,182			3,182
	DA DA	Storage	394	1		394
		Costumes	225			225
		Corridor	324			324
BUILDING A	AREA TOTAL	Johnson	6,210	1		32.1
	WALKWAYS		948			948
3ldg. 006	Pavilion Gym			1937	2772	
st Floor						
1000			,			4 700
1602		Corridor	1,762			1,762
009		Medical Exam	587			587
501		Corridor	1,186			1,186
05		Instructor	156			156
FTB		Drying	516			516
R601		Team Lockers	4,117			4,117
SX61		Storage	223			223
X63		Instructor	160			160
SX62		Equipment	436			436
SH61		Storage	176			176
SNW6		Storage	136			136
2000	-	Office	111			111
0002		Office	356			356 111
SC04		Storage	111	-		140
2004		Instructor	140			
R602		Team Lockers	3,559	ļ		3,559
TR65		Showers	1,067			1,067
3600		Pump Room	387			387
ZC60		Wash Room	237 302			237 302
R6T		Toilet				166
SR61		Storage	166			139
2006		Instructor	139			343
CO6		Drying	343 131			131
ME6		Storage				167
007	<u> </u>	Instructor	167			167
8000		Instructor	130			
600		Lobby	2,631	<u> </u>		2,631
SSEO		Storage	536			536
/601		Football Stor.	1,055			1,055
/602		Classroom	1,079			1,079
1600		Corridor	1,949			1,949
'TW6		Vestibule	37			37
00		Custodian	78			78
SH6X		Storage	41			41
SW60		Storage	107			107

1,925 4,779

188

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools	
30		Toilet (Men)	247			247	- 2
ZBX1		Tickets	88			88	
CR0P		Storage	445			445	
		Refreshments	231			231	
SS86		Storage	179			179	
R010		Dressing Rm	325			325	
R011		Lockers	622			622	
C0F7		Gym	12,648			12,648	
T10S		Shower	75			75	
T11S		Shower	112			112	
SH60			117			117	
		Lounge				80	
SE60		Storage	80	-		1	
T10T		Toilet	58			58	
T11T		Toilet	87			87	
ZBX2		Tickets	83			83	
TW60		Toilet (Women)	247			247	
		Unspecified	778			778	
						-	
Subtotal 1st	Floor		40,736				
2nd Floor							
M600		Mechanical	1,804			1,804	
S261		Storage	1,004			1,004	
ZG60		Broad. Booth	101			101	
HTMF		Vestibule	70			70	
TMF2		Toilet (Men)	230			230	
HTWF		Lounge	99			99	
THE R APPLICA						1	
T-1/F2		Toilet (Women)	204			204	
Subtotal 2nd	d Floor					204	
Subtotal 2nd			204			204	
Subtotal 2nd BUILDING AR COVERED W	REA TOTAL 'ALKWAYS		2,680			1,256	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM	REA TOTAL 'ALKWAYS		2,680 2,680 43,416 1,256	1974	36964		
Subtotal 2nd BUILDING AR COVERED W CLASSROOM	REA TOTAL YALKWAYS 1S	Toilet (Women)	204 2,680 43,416 1,256	1974	36964	1,256	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM Bldg. 007	REA TOTAL YALKWAYS 1S	Toilet (Women) Equipment	204 2,680 43,416 1,256		36964	1,256	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM Bldg. 007	REA TOTAL YALKWAYS 1S	Toilet (Women) Equipment Vestibule	204 2,680 43,416 1,256		36964	1,256 1,38 212	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM Bldg. 007 H710 H708	REA TOTAL YALKWAYS 1S	Toilet (Women) Equipment	204 2,680 43,416 1,256 - 138 212 212		36964	1,256 138 212 212	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708	REA TOTAL YALKWAYS 1S	Toilet (Women) Equipment Vestibule	204 2,680 43,416 1,256 - 138 212 212 858		36964	1,256 138 212 212 212 858	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708	REA TOTAL YALKWAYS 1S	Toilet (Women) Equipment Vestibule Vestibule	204 2,680 43,416 1,256 - 138 212 212		36964	1,256 138 212 212 212 858 115	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM Bldg. 007 H710 H708 O709	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage	204 2,680 43,416 1,256 - 138 212 212 858		36964	1,256 138 212 212 212 858	
Subtotal 2nd BUILDING AR COVERED W CLASSROOM Bldg. 007 H710 H708 O709	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage	204 2,680 43,416 1,256 - 138 212 212 858 115		36964	1,256 138 212 212 212 858 115	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119		36964	1,256 138 212 212 858 115 211 119	
BUILDING AR COVERED W CLASSROOM Bldg. 007 H710 H708 O709	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Student Store	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518		36964	1,256 138 212 212 858 115 211 119 518	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709 S711	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Student Store Storage	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292		36964	1,256 138 212 212 858 115 211 119 518 292	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709 S711	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Storage Storage Storage Dance	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826		36964	1,256 138 212 212 858 115 211 119 518 292 3,826	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343	
BUILDING AR COVERED W CLASSROOM H710 H708 D709 S711 C700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Classroom	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Student Store Storage Dance Vestibule Gymnastics Classroom Vestibule	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700 V700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Student Store Storage Dance Vestibule Gymnastics Classroom Vestibule Coaches	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700 V700 H700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Storage Storage Corage Storage Storage Storage Storage Storage Storage Storage Storage Corage Storage Corridor	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 D709 S711 C700 V700 V701 H700 C705	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Storage Storage Corage Storage Storage Storage Storage Storage Storage Storage Storage Corage Storage Corridor Office	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432	
BUILDING AR COVERED W CLASSROOM H710 H708 D709 S711 C700 V700 V701 H700 C705 T708	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Usestibule Storage Storage Coaches Coaches Corridor Office Lockers	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179	
BUILDING AR COVERED W CLASSROOM H710 H708 O709 S711 C700 V700 V701 H700 C705 T708 S700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Uestibule Gymnastics Classroom Vestibule Coaches Corridor Office Lockers Storage	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709 S711 C700 V700 V701 H700 C705 T708 S700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Dance Vestibule Gymnastics Classroom Vestibule Coaches Corridor Office Lockers Storage Boiler	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709 S711 C700 V700 V701 H700 C705 T708 S700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Dance Vestibule Gymnastics Classroom Vestibule Coaches Corridor Office Lockers Storage Boiler Showers	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568 794		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568 794	
BUILDING AR COVERED W CLASSROOM BIdg. 007 H710 H708 O709 S711 C700 V700 V701 H700 C705 T708 S700	REA TOTAL YALKWAYS 1S	Equipment Vestibule Vestibule Exercise Storage Storage Storage Storage Storage Dance Vestibule Gymnastics Classroom Vestibule Coaches Corridor Office Lockers Storage Boiler	204 2,680 43,416 1,256 - 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568		36964	1,256 138 212 212 858 115 211 119 518 292 3,826 88 3,343 2,072 49 347 648 432 179 95 568	

Bldg/Room Code	Classroom No.	Room Use	Area	Year Built/ Modernized	DSA#	St Hope Public Schools PS 7
)—		Corridor	1,933			1,933
J703		Custodian	73			73
G700		Gymnasium	7,651			7,651
		Unaccounted	230			230
BUILDING /	AREA TOTAL		25,450			_
COVERED CLASSROO	WALKWAYS DMS		## @			at 1
3ldg. 008	Pool Building			1967	29154	
			4 740			
		Locker Rooms	1,748			1,7-
		Toilets	520			5.
		Showers	923			9 8
		Office	871		-	
		Lobby	372 671	-		3 6
		Storage		-		3
SI III DINO	AREA TOTAL	Mechanical	300 5.405		4	3
	WALKWAYS		5,405 779			7
CLASSROC			119			1
30 1001100	N/IO					
Permanent	Building Area		246,297			
Covered W	alkways		5,751			
Permanent	Classrooms		73			
PORTABLE P1	E BUILDINGS P1	Classroom	960			960
2	P2	Classroom Classroom	960			960
73	P3	Classroom	960			960
1	P4	Classroom	960			960
25	P5	Classroom	960			960
5	P6	Classroom	960			960
27	P7	Classroom	960			960
28	P8	Classroom	960			960
9	P9	Classroom	960			960
201/RR		Toilets	960			960
210	P10	Classroom	960			960
211	P11	Classroom	960			960
P12	P12	Classroom	960			960
P13	P13	Classroom	960			960
214	P14	Classroom	960			960
P15	P15	Classroom	960			960
216	P16	Classroom	960			960
P17	P17	Classroom	960			960
⊃18	P18	Classroom	960			960
P19	P19	Classroom	960			960
20	P20	Classroom	960			960
BUILDING /	AREA TOTAL		20,160			TOTAL 218,073 19,107 35,0
	WALKWAYS DMS		20			
			00.400	1		
CLASSROC	uilding Area		20.160			
CLASSROC	uilding Area		20,160			
CLASSROC	alkways		20,160 (20)		
CLASSROC Portable Bi Covered W Portable Cl	alkways lassrooms		20))		
CLASSROC Portable Bi Covered W Portable Cl	alkways	vo.	C) ,		

4

TOTAL CLASSROOMS

93

 $\label{lem:expression} \begin{tabular}{ll} Exhibit $B-Map$ of Sacramento High School Campus Facilities/Buildings and Other Property \end{tabular}$

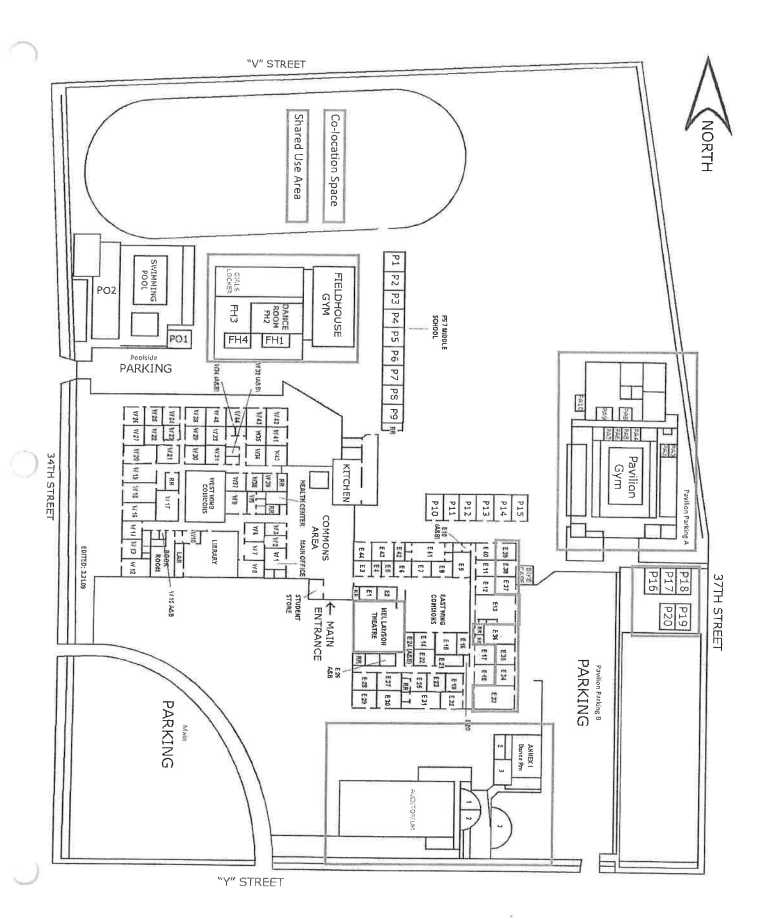


Exhibit C – Facilities Use Fee

For the 2012-2013 school year, Non-Profit shall pay District an initial estimated Facilities Use Fee of Five Hundred Forty-Three Thousand Nine Hundred Four Dollars and Twenty Cents (\$543,904.20) based on a pro rata Facilities cost estimate of Two Dollars and Ten Cents (\$2.10) per square foot for the use of approximately Two Hundred Fifty Nine Thousand and Two (259,002) square feet of the Facilities (237,180 square feet at Sacramento High School site plus 21,822 square feet at the Strawberry Lane Site) during that time. The Facilities Use Fee shall be paid out in equal installments of Fourty-Five Thousand Three Hundred Twenty-Five Dollars and Thirty-Five Cents (\$45,325.35) each month throughout the fiscal year. Beginning on July 1, 2012, payments shall be payable on or in advance on the first day of each month ("Due Date"), without deduction, offset, prior notice or demand, in lawful money of the United States.

The District will re-calculate and adjust these fees annually for the remaining fiscal years for the Term of this Agreement.

In the event that there are adjustments made to the allocation of space, the Facilities Use Fee will be calculated according to the square feet allocated.

Exhibit D – Custodial Services

a. Routine Services. The District shall be responsible for providing the "routine" or regularly scheduled daily or weekly custodial services for the Strawberry Lane facility. The level of said services will be consistent with the District's standard practices and policies. The District's standard policies will be provided to the Charter schools. Said services will be provided by District employees, and Charter Schools have the right to report dissatisfaction with the custodial services so the District will take any corrective action that may be appropriate. Charter Schools shall have the right to direct the custodian to perform specific duties that are within the scope of the custodian's job duties. The Charter Schools will reimburse the District for the actual costs, including time and labor (including salary, benefits and payroll taxes), to provide custodial services for the Strawberry Lane facility. In order to provide more comprehensive coverage of services, Charter Schools will employ two (2) 3.5 hour custodians on separate shifts.

Said reimbursement shall also include actual costs to the District for any cleaning supplies and tools necessary for those District personnel to provide Custodial Services, including but not limited to toilet paper, soap and paper towels. The District will invoice the Charter Schools quarterly for these services. The Charter Schools will pay said invoice within thirty (30) days of receipt.

Amendment Extending Term of Facilities Use Agreement

This Amendment ("Amendment") is entered into by and between Sacramento City Unified School District ("District") and Urban Charter Collective, a California non-profit public benefit corporation ("Non-Profit",) as operator of Yav Pem Suab Academy, on the effective date as set forth below. District and Non-Profit are referred to singularly as "Party" or collectively as "Parties."

WHEREAS, the District and the Non-Profit entered into an Agreement titled Facilities Use Agreement ("FUA") (attached hereto as Exhibit A) for the term July 1, 2015, to July 31, 2018, which became effective on or about June 18, 2015.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2018, to June 30, 2019, which became effective on October 5, 2017.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2019, to June 30, 2020, which became effective on October 18, 2018.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2020, to June 30, 2021, which became effective on August 20, 2020.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2021, to June 30, 2022, which became effective on June 24, 2021.

WHEREAS, the District and the Non-Profit entered into an Agreement for an extension of the term July 1, 2022, to June 30, 2023, which became effective on June 10, 2022.

WHEREAS, the District and the Non-Profit desire to modify the Agreement by extending the term July 1, 2023, to June 30, 2024.

NOW THEREFORE, for good and valuable consideration, the Parties agree as follows:

- 1. The term of the FUA shall be extended to June 30, 2024.
- 2. This Amendment shall not alter or affect in any way any other portion of the FUA. All other terms of said FUA remain in full force and effect.
- 3. This Amendment shall become effective upon the signatures of both parties and District Board approval.

IN WITNESS WHEREOF, the Parties execute this Amendment on the dates set forth below.

Date	Lee Yang
	Superintendent
	Urban Charter Collective
Data	
Date	Jorge Aguilar
	Superintendent
	Sacramento City Unified School District

FACILITIES USE AGREEMENT

This Facilities Use Agreement ("Agreement") is made by and between Sacramento City Unified School District ("District") and Urban Charter Schools Collective, a California non-profit public benefit corporation ("Non-Profit"), which operates Yav Pem Suab—Preparing for the Future Charter School, a charter school ("Charter School"). The Non-Profit and District are collectively referred to as the "Parties."

RECITALS

- A. WHEREAS, the District and its charter schools are partners in the public education of students and it is the District's intent to ensure that its facilities are shared equally with all of its students, including those students who attend its charter schools housed in District facilities.
- B. WHEREAS, District is the owner of real property located at Lisbon Elementary School, 7555 South Land Park Drive, Sacramento, California ("Site").
- C. WHEREAS, Charter School is a charter school duly formed and approved by the District under the laws of the Charter Schools Act of 1992 (Education Code §§ 47600, et seq.) serving students in grades kinder through 6th grade in the 2015-16, 2016-17, and 2016-17 school year.
- D. WHEREAS, Charter School desires to use certain District facilities located on the Site for its public charter school program.
- E. WHEREAS, the Parties intend this Agreement to satisfy their obligations under Education Code Section 47614 and Title 5 of the California Code of Regulations Section 11969, et seq., adopted by the State Board of Education ("Proposition 39"), which among other things require a written agreement regarding the allocating of facilities under Proposition 39, for the 2015-2016, 2016-2017, and 2017-18 school years.

AGREEMENT

NOW THEREFORE, in consideration of the covenants and conditions of this Agreement, the Parties hereby agree as follows. All obligations imposed hereby on the Charter School are equally imposed on the Non-Profit.

- Recitals. The recitals set forth above are incorporated herein and made part of this Agreement.
- 2. <u>Facilities</u>. Use of the Facilities shall be for the purposes set forth in the Charter School's charter and on the terms and conditions set forth herein. The Charter School shall not have exclusive use of the Site. The District grants use of the following facilities ("Facilities") located on the Site as described and/or depicted in Exhibits A and B, which are attached hereto and incorporated herein by reference, to the Charter School under the terms and conditions set forth in this Agreement.

3. <u>Term.</u> The term of this Agreement shall be from July 1, 2015, to July 31, 2018 ("Term"), unless earlier terminated as provided herein.

4. Facilities Use Fee.

Each and every school year, Non-Profit shall pay District a Facilities Use Fee. Facilities Use Fees shall be paid out in equal installments each month throughout the respective school year within the Term. Beginning on July 1, 2015, payments shall be payable on or in advance on the first day of each month ("Due Date") in lawful money of the United States.

The calculation for the 2015-2016 school year, and terms of Facilities Use Fee payments, are further described with more particularity in Exhibit C, attached hereto and incorporated herein. These fees will be calculated and adjusted annually by the District. The Facility Use Fee shall be based on a pro rata cost estimate per square foot for the Facilities provided. The dollar amount to be paid by Non-Profit, per square foot, for use of the Facilities during the Term will be calculated by the District pursuant to Title 5. California Code of Regulations, section 11969.7. To calculate the fee, the District must determine actual facilities costs and total space figures in the year preceding the fiscal year in which facilities are provided. Such amounts may only become available to the District after each fiscal year ends. Therefore, within ninety (90) days of the beginning of each fiscal year, or as soon as the actual facilities costs and total space figures for the prior fiscal year become available, whichever is later, the District shall provide notice to the Non-Profit of any amended Facilities Use Fee calculations based on the actual data for the prior fiscal year. Amounts owed to or by the Non-Profit due to this calculation will be credited or added to subsequent remaining monthly installment payments of the Facilities Use Fees.

If any payment is made more than fifteen (15) days after the Due Date, a late fee of one percent (1%) shall apply and interest shall accrue thereafter on such late payment commencing thirty (30) days after the Due Date, provided however that no interest shall accrue on said late fee. The interest charged shall be computed at the then-current discount rate established by the Federal Reserve Bank of San Francisco plus five percent (5%), or the maximum rate permitted by law. The payment by Non-Profit of any late fees or interest shall in no event excuse or cure any default by Non-Profit nor waive District's legal rights and remedies with respect to such default.

The Parties agree that the Facilities Use Fee is in lieu of Non-Profit paying a pro rata share for in-district students and any actual costs for out-of-district students.

Over-Allocation. The District reserves the right to collect over-allocation and other applicable fees and reimbursements from the Charter School, pursuant to Title 5, California Code of Regulations, Section 11969.8. The Charter School's projected in-District Average Daily Attendance ("ADA") for the 2015-2016 school year, and upon which the Facilities are provided, is 298.7.

6. <u>Dispute Resolution</u>. The Parties agree to attempt to resolve all disputes regarding this Agreement, including the alleged violation, misinterpretation, or misapplication of the Agreement, pursuant to the dispute resolution procedures identified in the Charter School's charter. Notwithstanding the foregoing, those disputes that may result in revocation of Charter School's charter, pursuant to Education Code section 47607, are not required to go through the dispute resolution process.

7. Use.

- (a) <u>Public Charter School</u>. The Facilities shall be used and occupied by the Charter School for the sole purpose of operating a California public charter school and for no other purpose without the prior written consent of the District. The Charter School's enrollment must not exceed the safe and legal limit for the classroom space it occupies.
- (b) Insurance Risk. The District shall maintain first party property insurance for the Facilities. The Charter School shall not do or permit anything to be done in or about the Facilities nor bring or keep anything therein which will in any way increase the existing insurance rate or affect any fire or other insurance upon the Facilities, or any of the contents of the Facilities (unless the District gives its prior approval and the Charter School pays any increased premium as a result of such use or acts), or cause a cancellation of any insurance policy covering the Facilities or any part thereof or any of its contents, nor shall the Charter School sell or permit to be kept, used, or sold in or about the Facilities any articles which may be prohibited by a standard form policy of fire insurance. The Charter School shall provide adequate and appropriate supervision for Charter School students and employees using the Facilities.
- (c) <u>Rights of the District</u>. The Charter School shall not do or permit anything to be done in or about the Facilities that will in any way obstruct or interfere with the rights of the District or injure the District or use or allow the Facilities to be used for any unlawful purpose, nor shall the Charter School cause, maintain or permit any nuisance in or about the Facilities. The Charter School shall not commit or suffer to be committed any waste in or upon the Facilities.
- (d) <u>Illegal Uses</u>. The Charter School shall not use the Facilities or permit anything to be done in or about the Facilities that will in any way conflict with any applicable law, statute, ordinance or governmental rule, or regulation. The Charter School agrees to comply with its charter as it relates to District Facilities.
- (e) <u>Security Badges</u>. The District will provide security badges to the Charter School for its staff. The Charter School will pay for the cost of the security badges. Charter School staff shall wear these badges to use as evidence that they are lawfully on the premises. Charter School is entitled to up to twenty-five (25) District badges. Lost or stolen badges shall be replaced at a cost of \$5.00 per badge.
- (f) <u>Civic Center Act</u>. The Charter School agrees to comply with the provisions of the Civic Center Act (Education Code Section 38131, et seq.) in making use of the Facilities

accessible to members of the community. The Parties understand that the Facilities are to be primarily used for school programs and activities and as such any use of the Facilities by members of the community shall not interfere with school activities. District Board Policy and Administrative Regulations related to the Civic Center Act shall control scheduling, use and collection of fees related to use of the Facilities by members of the public. Consistent with that policy and the regulations, the District shall be solely responsible for coordinating access to the Facilities under the Civic Center Act and shall require users to provide appropriate proof of insurance related to use of the Facilities and to indemnify and hold harmless the District and Charter School for injury, risk of loss, or damage to property as a result of that access by members of the community. The District agrees to promptly clean and repair, if necessary, any portion of the Facilities used by members of the community immediately following such use. All requests for use of the Facilities made directly to the Charter School shall be forwarded to the District for coordination of use consistent with Board Policy and Administrative Regulations.

- (g) <u>Alarms</u>. The Charter School shall have access to activate burglar alarms and intruder alerts corresponding to the Facilities provided at the Site. The Charter School agrees that in the event that any of Charter School's employees, directors, trustees, officers, agents, students, visitors, or contractors, trigger a false alarm at the Site, Charter School shall be responsible for costs incurred.
- 8. Furnishings and Equipment. The furnishings and equipment to be provided by the District for the Facilities are those furnishings and equipment that exist at the Facilities as of July 1, 2011. Said furnishings and equipment will include sufficient desks, chairs and a white board for each classroom. The Charter School is responsible for any furnishings and equipment over and above those provided by the District. The Charter School shall return all such furniture, fixtures and equipment to the District in like condition at the termination of this Agreement, excepting ordinary wear and tear. Upon return of the furniture, fixtures, and equipment, the District will inspect said items within sixty (60) calendar days. The Charter School shall be responsible for costs to repair or replace furniture, fixtures, and equipment to like condition, excepting ordinary wear and tear. All furniture, fixtures, and equipment that are not the property of the District or are not otherwise reimbursed by the District shall remain the property and under the ownership of Charter School and shall be disposed of according to the provisions of the approved Charter petition.
- 9. <u>Utilities</u>. District agrees to furnish or cause to be furnished to the Facilities necessary utilities. Utilities include, but are not limited to, are electrical, natural gas, sewer, waste disposal/recycling and water services. Due to cost containment efforts by the District, the number of bins associated with the Site(s), the bin capacities and the number of removals per week shall not increase during the Term. The District's failure to furnish or cause to be furnished necessary utilities when such failure is caused by (i) Acts of God or other acts beyond the control or fault of the District; (ii) strikes, lockouts, or other labor disturbances or labor disputes of any kind; (iii) any laws, rules, orders, ordinances, directions, regulations, requirements, or any other action by federal, state, county or municipal authority; (iv) inability despite the exercise of reasonable diligence by the

District to obtain electricity, water, or fuel; or (v) any other unavoidable delay, shall not cause the District to be in default and shall not result in any liability of the District.

The Charter School shall reimburse the District for the cost of utilities at the Site, as charged to the District by its utility providers, pro-rated to reflect use by other users of the Site. Thirty (30) days prior to the commencement of the 2015-2016 school year, the District shall endeavor to notify the Charter School of its estimated monthly charge for utilities. The Charter School shall pay such charge to the District throughout the Term on a monthly basis concurrent with the Charter School's payment of the Facilities Use Fee to the District pursuant to Section 4 of this Agreement. Within one hundred twenty (120) days after the expiration or earlier termination of this Agreement, the District shall provide the Charter School with a reconciliation of the Charter School's actual utility usage throughout the Term and the cost thereof. The District shall either refund the Charter School for any overpayment or shall invoice the Charter School for any underpayment. The Charter School shall reimburse the District for such underpayment, if any, within thirty (30) days after receipt of said invoice.

The Charter School shall comply with all District energy conservation policies in regard to use of the Facilities, as amended from time to time, including, but not limited to, Board Policy 3511 and the District's Energy Education program.

10. Proposition 39/Conditions Reasonably Equivalent.

- (a) Charter School acknowledges by execution of the Agreement that the Facilities provided by the Agreement are "reasonably equivalent," as that term is defined by Proposition 39. Charter School agrees that upon execution of this Agreement, all obligations of the District to the Charter School under Proposition 39 have been satisfied for the Term of this Agreement.
- (b) Charter School acknowledges and agrees that neither the District nor any of its agents have made, and the District hereby disclaims any representations or warranties, express or implied, concerning the premises, the physical or environmental condition of the premises or any other property beneath, adjacent to, or otherwise related to the premises.

11. Custodial Services.

Custodial services shall be provided pursuant to the terms and conditions as defined in Exhibit D.

12. <u>Signage</u>. The Charter School shall be allowed to place signage on the exterior of the Facilities. The District will keep its own signage exhibited at the Site, identifying the school as operated or formerly operated by the District. The District shall have final approval over the design, content and location of the Charter School's signage, but shall not unreasonably deny such design, content or location. The Charter School must remove the signage upon termination of this Agreement. The Charter School must restore the Facilities, following removal of the signage, to the condition existing prior to installation

of the signage to District's reasonable satisfaction. All such signage shall be subject to compliance with all applicable laws at Charter School's sole cost.

13. Operations and Maintenance.

- (a) The cost for the ongoing operations and maintenance of the Facilities and furnishings and equipment is calculated into the Facilities Use Fee of Section 4 of this Agreement. The District shall be responsible for providing the wiring/MIS infrastructure and maintaining it in its condition as of July 1, 2011. Any upgrades or improvements to the wiring/MIS infrastructure shall be the responsibility of the Charter School, in compliance with Section 14 ("Alterations and Additions"). The Charter School is responsible for the cost of internet service provided at the commercial rate.
- (b) The District shall be responsible for any modifications necessary to maintain the Facility in accordance with Education Code Sections 47610(d) or 47610.5. Projects eligible to be included in the District's deferred maintenance plan established pursuant to Education Code Section 17582 and the replacement of furnishings and equipment supplied by the District in accordance with the District's schedules and practices shall remain the responsibility of the District. The Charter School shall comply with the District's policies regarding the operations and maintenance of the school facility and furnishings and equipment, except to the extent renovation is approved by the District. However, the Charter School need not comply with policies in cases where actual District practice substantially differs from official policies.
- (c) Upon the expiration or earlier termination of this Agreement, Charter School shall surrender the Facilities and furnishings and equipment in the same condition as received, ordinary wear and tear excepted.
- 14. <u>Alterations and Additions</u>. The Charter School shall only make alterations, additions, or improvements ("Improvements") to the Facilities after obtaining the prior written consent of the District's Superintendent or his designee. Any Improvements to the Facilities made by the Charter School shall be paid for by the Charter School, and shall be contracted for and performed in accordance with all applicable building code standards, including Title 24 of the California Code of Regulations, the Field Act, Americans with Disabilities Act and the Fair Employment and Housing Act.

The District may impose as a condition to the aforesaid consent to such requirements as the District may deem necessary in its sole discretion, including without limitation, the manner in which the work is done, a right of approval of the contractor by whom the work is to be performed, and the times during which it is to be accomplished.

Upon written reasonable request of the District prior to the expiration or earlier termination of the Agreement, Charter School will remove any and all improvements to the Facilities, at its own cost, that can be done without damage to the Facilities. In the event of charter termination or closure of the Charter School, all property shall be disposed of in accordance with the provision of the approved Charter School's petition.

Unless the Parties agree otherwise in writing on an item by item basis, Charter School maintains its ownership rights in any alterations, additions or improvements and may be allowed to remove at termination of this Agreement and restore the Facilities to the condition existing prior to alteration, addition or improvement. Notwithstanding the foregoing, any addition to the Facilities that the Charter School does not remove prior to vacating the Facilities, shall vest in the District.

- 15. Entry by District. The District may enter the facility at any time to inspect the Facilities, to supply any service to be provided by the District to the Charter School hereunder and to alter, improve or repair the Facilities, or in the case of an emergency, consistent with Education Code Section 47607(a)(1). The District may erect scaffolding and other necessary structures where reasonably required by the character of the work to be performed so long as the Charter School operations do not suffer unreasonable interference. The District agrees to use its best efforts at all times to keep any interference to the academic programs at Charter School to a minimum. The Charter School waives any claim for damages for any inconvenience to or interference with the Charter School's business, any loss or use of quiet enjoyment of the Facilities related to District's entry for the purposes identified in this Section.
- 16. Employees, Contractors and Independent Contractors. The Charter School and the District, their employees, agents, contractors and subcontractors shall comply with the requirements of Education Code Sections 45125.1 and 45125.2 related to access to the Facilities and protection of minor students.

17. Indemnity.

The Charter School shall indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the Charter School's use of the Facilities, excepting those claims, demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the District, its employees, agents, officers and invitees.

The Charter School shall further indemnify, hold harmless, and defend the District, its Board of Trustees, the members of its Board of Trustees, officers, employees and agents against and from any and all claims arising from any breach or default in the performance of any obligation on the Charter School's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

The District shall indemnify, hold harmless, and defend the Charter School, its trustees, officers, and agents against and from any and all claims, demands, actions, suits, losses, liabilities, expenses and costs for any injury, death or damage to any person or property arising from the District's conduct of business at the Facilities, excepting those claims,

demands, actions, suits, losses, liabilities, expenses and costs arising from the negligent or intentional acts of the Charter School, its employees, agents, officers and invitees.

The District shall further indemnify, hold harmless, and defend the Charter School against and from any and all claims arising from any breach or default in the performance of any obligation on the District's part to be performed under the terms of this Agreement, and from all costs, attorneys' fees, and liabilities incurred in or about the defense of any such claim or any action or proceeding brought thereon.

Upon becoming aware of any casualty or accident in or on the Facilities, each Party to this Agreement shall give prompt written notice thereof to the other Party.

In the event of a third party claim or potential claim covered by these provisions, the Parties agree to take all steps reasonable or necessary to cooperate in defending and protecting their joint interests, and in expediting all reasonable or necessary efforts to gain coverage for the Parties under any liability policy or indemnity agreement issued in favor of the Non-Profit, including indemnity rights or agreements existing in contracts between the Non-Profit and any third party (such as contract with a supplier of goods or services), and further including efforts to reduce defense costs (through joint representation whenever possible), expenses and potential liability exposures.

- 18. <u>Insurance</u>. The Charter School shall comply with insurance provisions contained within its charter and any Memoranda Of Understanding between the Parties.
- 19. Damage to or Destruction of School Site.
 - (a) <u>Cost</u>. The cost of restoring the Facilities under this Section shall be borne by the Charter School if the cause of the casualty is the negligence or intentional act of the Charter School, its employees, agents, students or invitees. The cost of restoring the Facilities under this Section shall be borne by the District if the cause of the casualty is the negligence or intentional act of the District, its employees, agents, or invitees. The Parties shall tender the cost of restoring the Facilities to their respective insurance carriers if the casualty is caused by a third party.
 - (b) Partial Damage Insured. If the Facilities are damaged by any casualty which is covered under fire and extended coverage insurance carried by District, then District may restore such damage provided insurance proceeds are available to pay eighty percent (80%) or more of the cost of restoration and provided such restoration can be completed within ninety (90) days after the commencement of the work in the opinion of a registered architect or engineer appointed by District. In such event this Agreement shall continue in full force and effect, except that Charter School shall be entitled to proportionate reduction of use payments while such restoration takes place, such proportionate reduction to be based upon the extent to which the restoration efforts interfere with Charter School's business in the Facilities. The District shall provide the Charter School alternative space in the District for any part of the Charter School program that is displaced by the partial damage and/or the repair work of the same. If the

Charter School secures alternative space then there shall be no diminution in the use payments during the period of the restoration.

- (c) <u>Total Destruction</u>. If the Facilities are totally destroyed (defined as the destruction of more than fifty percent (50%) of the usable classroom space) or the Facilities cannot be restored as required herein under applicable laws and regulations, notwithstanding the availability of insurance proceeds, then this Agreement shall be terminated effective the date of the damage. Immediately upon the effective date of the damage, the District must provide a reasonably equivalent school facility to the Charter School as soon as reasonable so as to avoid any interruption in the educational program of the Charter School.
- 20. <u>Liens</u>. Charter School shall keep the Facilities free from any liens arising out of any work performed, materials furnished or obligations incurred by or on behalf of Charter School. Notwithstanding anything stated herein to the contrary, if Charter School fails to promptly release and remove any such lien, District, at its sole option, may immediately (but shall not be obligated to) take all action necessary to release and remove such lien, without any duty to investigate the validity thereof, and all sums, costs and expenses, including reasonable attorneys' fees and costs, incurred by District in connection with such lien shall be immediately due and payable by Charter School.
- 21. Holding Over. Charter School shall not remain in possession of the Facilities or any part thereof after the expiration of this Agreement or after termination thereof without the express written consent of District. Notwithstanding the foregoing, if the Charter School holds over, the Charter School shall pay the monthly Facilities Use Fee plus all other charges payable required by this Agreement. Any holdover by Charter School requires the Charter School to comply with all terms of this Agreement. A holdover by the Charter School shall not trigger any additional term. The District shall have the right to remove the Charter School at any time after the expiration of the Term or termination of this Agreement.
- 22. <u>Assignment and Subletting</u>. The Charter School may not assign its rights under this Agreement or sublet any portion of the Facilities without the prior written consent of the District.
- 23. Rules, Regulations and Law. The Charter School and the Charter School's agents, employees, students, visitors and invitees shall observe and comply fully and faithfully with all reasonable and nondiscriminatory policies, rules, and regulations adopted by the District for the care, protection, cleanliness, and operation of the Facilities, and the Facilities' furnishings and equipment, and shall comply with all applicable laws.
- 24. Smoking. Smoking or the consumption of alcohol in any form shall not be allowed in or on District property and Facilities, including but not limited to all courtyards, walkways, and parking areas.
- 25. <u>Default by Charter School</u>. The occurrence of any one or more of the following events

shall constitute a default and material breach of this Agreement by Charter School:

- (a) The failure by Charter School to utilize the Facilities for the sole purpose of operating a charter school.
- (b) The failure by Charter School to make timely payments required under this Agreement.
- (c) The failure by Charter School to observe or perform any of the express covenants, conditions or provisions of this Agreement.
- (d) The revocation or non-renewal of the Charter School's charter. Notwithstanding the foregoing, this Agreement shall not be terminated pursuant to this provision provided that the Charter School continues to operate in accordance with the terms of this Agreement and is diligently pursuing a statutory appeal of the revocation or nonrenewal of its charter.
- (e) The failure by Charter School to maintain ADA of eighty (80) or more in-District students as the term "in-District students" is defined in Proposition 39.

In the event of any material default or breach by Charter School, District may, but shall not be obligated to, terminate this Agreement and Charter School's right to possession of the Facilities upon thirty (30) days written notice thereof to the Charter School if the default is not cured within the thirty (30) day period. If the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, the Charter School shall not be in default if Charter School shall within such thirty (30) day period commence such cure and thereafter, diligently prosecute the same to completion. In no event shall such period to cure exceed sixty (60) days. Upon termination, District shall retain the right to recover from Charter School, without limitation, any amounts due under this Agreement or applicable law. Unpaid Facilities Use Fees shall bear interest from the date due at the maximum legal rate. In the event of termination by the District by reason of Charter School's default or breach of this Agreement, the District shall not be obligated to provide facilities to Charter School pursuant to Proposition 39 for the remainder of that school year.

- 26. <u>Default by District</u>. District shall be in default of this Agreement if District fails to perform any material obligation required by this Agreement. In the event of any default by District, Charter School may terminate this Agreement upon thirty (30) days written notice thereof to the District if the District has failed to cure the default within thirty (30) days, unless the nature of the default is such that the same cannot reasonably be cured within said thirty (30) day period, in which event District shall not be in default (and Charter School may not terminate this Agreement) if District commences to cure such default within such thirty (30) day period and thereafter, diligently prosecutes the same to completion.
- 27. Miscellaneous.

- (a) <u>Waiver</u>. The waiver by either Party of any term, covenant or condition herein contained shall not be deemed to be a waiver of such term, covenant or condition or any subsequent breach of the same or any other term, covenant or condition herein contained. The subsequent acceptance of any charge hereunder by District or payment of any charge by Charter School shall not be deemed to be a waiver of any preceding default by Charter School or District of any term, covenant or condition of this Agreement, other than the failure of the Charter School to pay the particular charge so accepted, regardless of District's knowledge of such preceding default at the time of the acceptance of such charge.
- (b) <u>Marginal Headings</u>. The marginal headings and article titles to the articles of this Agreement are not a part of the Agreement and shall have no effect upon the construction or interpretation of any part hereof.
- (c) <u>Successors and Assigns</u>. The covenants and conditions herein contained, subject to the provisions as to assignment, apply and bind the heirs, successors, executors, administrators and assigns of the Parties hereto.
- (d) <u>Amendment</u>. No provision of this Agreement may be amended or modified except by an agreement in writing signed by the Parties hereto.
- (e) <u>Construction</u>. Each of the Parties acknowledges and agrees that this Agreement is to be construed as a whole according to its fair meaning and not in favor of nor against any of the Parties as draftsman or otherwise.
- (f) <u>Venue</u>. Any action or proceeding by any Party to enforce the terms of this Agreement shall be brought solely in the Superior Court of the State of California for the County of Sacramento.
- (g) <u>Applicable Law</u>. This Agreement shall be governed by and interpreted under the laws of the State of California applicable to instruments, persons, transactions and subject matter that have legal contacts and relationships exclusively within the State of California.
- (h) <u>Severability</u>. If any provision or any part of this Agreement is for any reason held to be invalid, unenforceable or contrary to public policy, law, or statute and/or ordinance, the remainder of this Agreement shall not be affected thereby and shall remain valid and fully enforceable.
- (i) <u>Prevailing Authority</u>. In the event of a conflict between the law and the terms of this Agreement, the law shall prevail, and any such conflicting terms shall be severed from this Agreement and nullified. In the event of a conflict between the terms of the charter and the terms of this Agreement, the terms of this Agreement shall prevail and shall be deemed an amendment to the charter, replacing any conflicting terms therein. In the event of a conflict between the terms of the charter and any other agreement between the

Charter School and the District, the terms of this Agreement shall prevail and shall be deemed an amendment to any other such agreement, replacing any conflicting terms therein.

- (j) No Admission. Except as expressly agreed herein, nothing contained herein shall constitute an admission of fact or law.
- (k) <u>Binding Obligation</u>. If and to the extent that the Charter School is a separate legal entity from the District, the Charter School expressly agrees that this Agreement is a binding obligation on the Charter School and the District agrees that this Agreement is a binding obligation on the District.
- (l) <u>Prior Agreements</u>. This Agreement contains all of the agreements of the Parties hereto with respect to any matter covered or mentioned in this Agreement, and no prior agreements or understanding pertaining to any such matters shall be effective for any purpose.
- (m) <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
- (n) Notices. All notices and demands that may be or are to be required or permitted to be given by either Party to the other hereunder shall be in writing. All notices and demands by the District to Non-Profit or Charter School shall be sent by United States Mail, postage prepaid, addressed to Non-Profit or Charter School at the address set forth below. All notices and demands by the Charter School to the District shall be sent by United States Mail, postage prepaid, addressed to the District at the address set forth below.

To District:

Sacramento City Unified School District Attn: Sue Lee, Charter Oversight Coordinator 5735 47th Ave Sacramento, CA 95824 Facsimile: 916-399-2020

To Non-Profit or Charter School:

Attn: Lee Yang, Superintendent Lisbon Elementary School 7555 South Land Park Drive Sacramento, CA 95831 Facsimile: 916-691-9088

(o) Execution in Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile

or portable document format ("pdf") to other Parties to this Agreement shall be deemed equivalent to original signatures on counterparts.

(p) <u>Warranty of Authority</u>. Each of the persons signing this Agreement represents and warrants that such person has been duly authorized to sign this Agreement on behalf of the Party indicated, and each of the Parties by signing this Agreement warrants and represents that such Party is legally authorized and entitled to enter into this Agreement.

Non-Profit and Charter School	District
By: Lee Yang Superintendent Urban Charter Schools Collective	By: Jose L. Banda Superintendent Sacramento City Unified School District
Date:	Date: Lelis 15
Approved and ratified this 18th day of June the Sacramento City Unified School District by the follow	
AYES:	
NOES:	
Abstentions:	
Secretary to the Board of Education	

EXHIBIT A- Facilities

Facilities to be provided: Except as otherwise provided herein, Charter School will have use of the entire site, except for the following classrooms 14, 28, 29, 30.

However, the Pre-K play area is east of Room 14 and north of rooms 2 and 3, shall be shared with the Child Development Center that is also operated at the site. A Charter School designee shall meet and confer with Child Development Center in order to determine a schedule for shared use of the pre-K play area.

School Name: Lisbon Elementary School

School Code: 284

Site Area: 6.37Acres Year Built: 1988

A.P.N. 031-0020-073, 031-0620-011 &031-0700-053

Address: 7555 South Land Park Dr., Sacramento, CA 95831

Bldg/Room Code	Classroom No.	Room Use	Classroom Use	Area	Year Built/ Modernized	DSA#	Charter Only	District Only Shared
PERMANEN	 NT BUILDINGS	3			and a second second			
Bldg. 001					1988	49739		
Y001	1	Classroom		848			848	
Y002	2	Classroom		848	A		848	
S004		Storage		115				115
T001		Toilet		44				44
T002		Toilet		44				44
K001		Work Area		164			164	
T003		Toilet		13			13	
T004	and Continuous and Continuous	Toilet		13			13	
S003		Storage		106		Same (17) X and Landson (18)	106	
1001	The last last last last last last last last	Staff Lounge		516			516	
S002		Storage		82	The Area monthly like		82	
S001		Computer Rm.	1000	224	e year announce the company	4 (144)	224	
X001		Library	United to memorial	1,213			1,213	
		Unspecified		165			165	
		& WALKWAYS		4,395 1,089 2	1988	49739		1,089
	A Section Control Control	In the second se	Small transfer till				-10	
K001		Kitchen		548			548	
S002		Pantry		126			126	500
S003		Storage		569	professional section and		5 0	569
		Refrig. Room		50			50	
		Mechanical		12			12	
U001		Multi-Use		3,530	-		3,530	
ZS00		Platform		673			673	
		Stairway		58			58	
		Stairway		3,205			24 3,205	

BUILDING AREA TOTAL

8,795

COVERED CORRIDORS & WALKWAYS
CLASSROOMS

3,616

3,616

Bldg. 003		and the second of the second	1988	49739
S001	Storage	300		
T001	Toilet (Girls)	460		
T002	Toilet (Boys)	460		
T003	Toilet (Men)	45		
J001	Custodian	25		
	Chase	36		
T004	Toilet (Women)	45		
A RESCRIPTION OF THE PARTY OF T	Unspecified	129		I married to the galdachian

BUILDING AREA TOTAL

1,500

COVERED CORRIDORS & WALKWAYS

3,220

CLASSROOMS

3,220

PORTABLE BUILDINGS

P05	4	Classroom	960	1988	49739
P05	5	Classroom	960	1988	49739
P06	6	Classroom	960	1988	49739
P06	7	Classroom	960	1988	49739
P07	8	Classroom	960	1988	49739
P08	9	Classroom	960	1988	49739
P07	10	Classroom	960	1988	49739
P08	11	Classroom	960	1988	49739
P01	12	Classroom	960	1988	49739
P01	13	Classroom	960	1988	49739
P02	16	Classroom	960	1988	49739
P02	19	Classroom	960	1988	49739
P03	20	Classroom	960	1988	49739
P03	21	Classroom	960	1988	49739
P03	22	Classroom	960	1988	49739
P03	23	Classroom	960	1988	49739
P04	24	Classroom	960	1988	49739
P04	25	Classroom	960	1988	49739
P04	26	Classroom	960	1988	49739
P04	27	Classroom	960	1988	49739
P09	28, 29, 30	Classroom	1920	1997	67170
P10	31	Classroom	960	2000	02-102084
P01	14	Children's Center	1920	1988	49739
P02	17	Work/Study Room	960	1988	49739
P02	18	Work/Study Room	960	1988	49739

Portable Building Area 25,920

Portable Covered Corridors & Walkways
Portable Classrooms

 Total Exclusive Charter Space

TOTAL

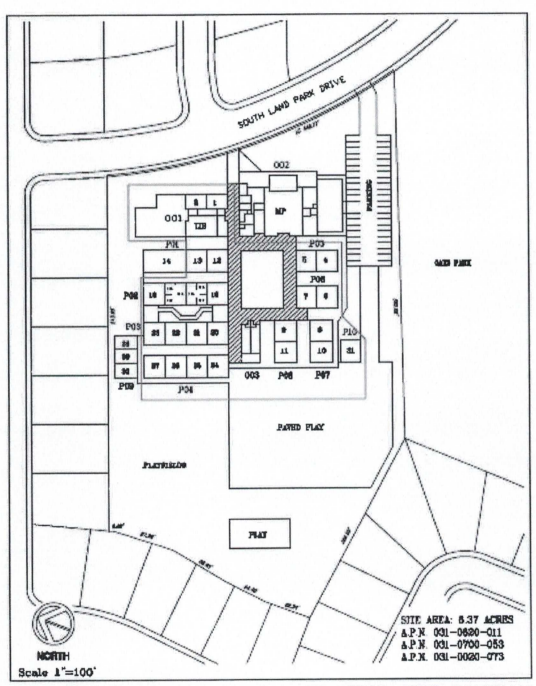
35,998

Total Exclusive District Space

3,840

Permanent Building Area	14,690		
Covered Walkways	7,925	Total Shared Space	8,697
Permanent Classrooms	2		
		Ratio of Charter to District Space	0.8933
Total Site Area	40,610		
Total Covered Walkways	7,925	Shared Space Allocated to Charter	7,769
Grand Total	48,535		
		Total Square Feet to be reflected	
		in Facilities Use Agreement	
		Space Exclusively for Charter	35,998
		Shared Space	7,769
		Total	43 767

EXHIBIT B



Lisbon Klementary School (284) 7558 South Land Park Drive SACRAMENTO CITY UNIDED SCHOOL DESTRICT EXISTING SITE DIAGRAM
DECEMBER 2003

EXHIBIT C

For the 2015-2016 school year, Charter School shall pay District an initial estimate Facilities Use Fee of Ninety One Thousand Nine Hundred Ten and Seventy Cents (\$91,910.70), based on a pro rata facilities cost estimate of Two Dollars and Ten Cents (\$2.10) per square foot for the use of approximately Forty-Three Thousand Seven Hundred Sixty Seven (43,767) square feet of the Facilities during that time. The initial estimate Facilities Use Fee shall be paid out in equal installments of Seven Thousand Six Hundred Fifty Nine Dollars and Twenty Three Cents (\$7,659.23) each month throughout the fiscal year. Beginning on July 1, 2015, payments shall be payable on or in advance on the first day of each month ("Due Date"), without deduction, offset, prior notice or demand, in lawful money of the United States.

The District will re-calculate and adjust these fees annually for the remaining fiscal years for the Term of this Agreement

EXHIBIT D

The Charter School shall be responsible for providing and paying directly for custodial services for the Facilities. Said services shall result in a level of performance consistent with custodial services maintained by the District for its other District schools. The Charter School shall bear the cost of such custodial services, including the salary and benefits of the Custodian and the cost of any cleaning supplies and tools necessary for the Custodian to provide services. The Charter School shall purchase, store and provide all consumable materials which the custodian shall use in the provisioning of the facilities' restrooms, including but not limited to toilet paper, soap, and paper towels. The District shall provide its fair share of the paper products to the site consumed by the regular and reasonable use of the restrooms shared by the District, or the District's programs. In the event that the Charter School fails to meet these standards, the School will become responsible for the salary and benefits of the District-supplied plant manager/custodian and the cost of the cleaning supplies, tools and materials used by the custodian.