MT. DIABLO UNIFIED SCHOOL DISTRICT

1936 Carlotta Drive Concord, CA 94519

AGREEMENT BETWEEN MT. DIABLO UNIFIED SCHOOL DISTRICT AND INDEPENDENT CONTRACTOR

Distri	THIS ct (hereir	AGREE nafter "D	MENT is i	made this <u>lst</u>	_ day of _ Laurie G	June 2011 ulutzan	l, by	and be (here	tween inafter	the Mi "Conti	t. Dial	blo Unifi ").	ed School
Agree	Distric ment.	et hereby	engages	Contractor	to render	described	servic	es unde	er the	terms	and	condition	s of this
1.	Performance of Services												
	(a)	of this method materia Contra	Agreeme I, and deta Ils, tools, ctor may,	s to perform t nt as an ind ails of perfor transportatio at Contracto nent. Subcor	ependent ming the on, and v r's own e	contractor Services. vorkspace expense, us	r. Con Contra necess se non-	tractor actor sh ary for District	will d all be the j emplo	etermi respor perform	ne th isible nance to per	e means, for prove of the form the	manner, iding the services. Services
	(b)	profess solely i direction	ional man responsible on, or cont	ents that Conner, without to for the properties from Distance in white	the advice fessional trict. Cor	e, control, performan itractor sha	or supe ce of th all have	rvision e servi	of the	Distri d shal	ct. C I rece	Contractor	shall be
2.	Compe basis:	ensation.	District a	grees to comp	pensate C	ontractor f	or the p	erforma	ince of	the Se	ervice	s on the f	following
	\$	71,000.0	00_total fee	for Services			_	457 -	3966	- 4	0	5800	
	The basis of the fee for Services shall be as follows:												
		a. b. c.	\$	per hou per day per eng	, or								
	Check of	one:											
	7	Partial I worked	<u>Payments:</u> pursuant t	Contractor of this Agreen	shall invo nent.	ice Distric	et on a	monthly	basis basis	or as	agree	d to for	all hours
		<u>Payment in Full</u> : Contractor shall invoice District on completion of services. District Administrator will verify invoice indicating that all required services have been performed.							nistrator				
	Contractor shall be responsible for all expenses incurred in association with the performance of the Services.												
3.	Term ar upon the	nd Termi e comple	nation. The	his Agreemer Services or	it will bec when term	ome effect inated as s	tive on . set forth	7/1/201 below.	<u>1</u> . T	his Ag	greem	ent will t	erminate
	party. provisio	Should ons, the r	either part ion-breach	e this Agreen y default in ling party ma e effective im	the performers	ormance of te this Ag	f this A reemen	greeme	ent or ving w	materi	ally b	oreach ar	y of its
	Relationship of the Parties. Contractor enters into this Agreement as, and shall continue to be, an independent contractor. Under no circumstances shall Contractor be considered an employee of District within the meaning of any federal, state, or local law or regulation including, but not limited to, laws or regulations governing unemployment insurance, old age benefits, workers' compensation, industrial illness or accident coverage, taxes, or labor and employment in general. Under no circumstances shall Contractor look to District as his/her employer, or as a partner, agent, or principal. Contractor shall not be entitled to any benefits accorded to District's employees, including, without limitation, workers' compensation, disability insurance,					thin the culations accident District benefits							

Purchase Requisition #

vacation, or sick pay. Contractor shall be responsible for providing, at Contractor's expense, and in the Contractor's name, disability, workers' compensation or other insurance, as well as licenses and permits usual or necessary for conducting the Services hereunder.

Contractor shall pay, when and as due, any and all local, state and federal income or other taxes incurred as a result of Contractor's compensation hereunder, including estimated taxes, and shall provide District with proof of said payments upon demand. Contractor hereby indemnifies District for any claims, losses, costs, fees, liabilities, damages, or injuries suffered by District arising out of Contractor's breach of this Section.

- 5. <u>Fingerprinting and Criminal Records Check of Contractor's Employees.</u> Contractor shall comply with the provisions of Education Code §45125.1 regarding the submission of fingerprints to the California Department of Justice and the completion of criminal background investigations of the contractor and/or its employees. Contractor shall not permit any employee to have any contact with District pupils until such time as Contractor has verified in writing to the governing board of the District that such employee has not been convicted of a felony, as defined in Education Code §45125.1.
- 6. <u>Rules and Regulations</u>. All results and regulations of the Board of Education and all federal, state, and local laws, ordinances and regulations are to be observed strictly by Contractor pursuant to this Agreement.
- 7. <u>Indemnification</u>. Contractor shall and does hereby indemnify, defend, and hold harmless District, and District's officers, employees, agents and representatives from and against any and all claims, demands, losses, costs, expenses, obligations, liabilities and damages, including, without limitation, interest, penalties, and reasonable attorneys fees and costs, that District may incur or suffer and that arise, result from, or are related to any breach or failure of Contractor to perform any of the representations, warranties, and agreements contained in this Agreement.
- 8. <u>Insurance</u>. Insurance shall be endorsed to include the District, its officers, officials, agents, employees and volunteers as additional insureds with respect to liability arising out of work or operations performed by or on behalf of the Contractor. Such insurance shall contain a provision that the insurance afforded thereby to the District and its officers, officials, agents, employees and volunteers shall be primary insurance to the full limits of liability of the policy, and that if the District, its officers, officials, agents, employees and volunteers have other insurance against a loss covered by such a policy, such other insurance shall be excess insurance only.
- 9. Ownership of Designs and Plans. Contractor agrees that all designs, plans, reports, specifications, drawings, schematics, prototypes, models, inventions and all other information and items made during the course of this Agreement and arising from the Services shall be owned by and assigned to District as its sole and exclusive property.
- 10. Notice. Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by telegram, overnight delivery service, or facsimile transmission, addressed as follows:

Mt. Diablo Unified School District 1936 Carlotta Drive Concord, CA 94519-1397 Attn: Superintendent Phone: Fax: Tax ID #: CONTRACTOR Laurie Gulutzan 196 Hall Dr. Orinda, CA 94563 (925) 337-7006

Any notice personally given or sent by telegram or facsimile transmission shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the business day next following delivery thereof to the overnight delivery service. Any notice given by mail shall be effective three (3) days after deposit in the United States mail.

- 11. <u>Entire Agreement of Parties</u>. This Agreement constitutes the entire agreement between the parties and supersedes all prior discussions, negotiations and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both parties.
- 12. <u>California Law.</u> This Agreement shall be governed by and the rights, duties and obligations of the parties shall be determined and enforced in accordance with the laws of the State of California. The parties further agree

Purchase Requisition #

that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in Contra Costa County, California.

- Attorneys' Fees. If either party files any action or brings any proceedings against the other arising out of this 13. Agreement, the prevailing party shall be entitled to recover, in addition to its costs of suit and damages, reasonable attorneys' fees to be fixed by the court. The "prevailing party" shall be the party who is entitled to recover its costs of suit, whether or not suit proceeds to final judgment. No sum for attorneys' fees shall be counted in calculating the amount of a judgment for purposes of determining whether a party is entitled to its costs or attorneys' fees.
- Waiver. The waiver by either party of any breach of any term, covenant, or condition herein contained shall 14. not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.

IN WITNESS WHEREOF, the parties hereto hav	e executed this Agreement on the date first above written.					
MT, DIABLO UNIFIED SCHOOL DISTRICT	CONTRACTOR:					
By: Pam Deude bew 6/18 Budget Administrator Da	1/11 By: famie Guluty 6/1/11 Date					
Title: Administrator	Title: School Counselor MFT					
Authorized by: Assistant or Associate Superintence	dent Date					
Approved: Assistant Superintendent of Person	nnel Date					
It is my determination that this contractor is not required to comply with Ed. Code §45125.1 regarding the submission of fingerprints to the Department of Justice. OR This contractor is subject to the requirements of Ed. Code §45125.1 and will not begin services until I have received evidence that the Department of Justice has completed its criminal background investigation. Gam Huddebe 61111 Administrator's Signature Date						
Prior to commencement of service, sign and for Originator's Signature Billing Address if reimbursed by outside agency—	-ward completed original contract to Fiscal Services. -i.e. ASB, PTA, PFC					
	Distribution original: Fiscal Services for payment copy: Contractor					

Originator/Budget Administrator

сору:

сору:

Purchase Requisition #	
EXHIBIT A	

LIST OF SERVICES TO BE PERFORMED BY CONTRACTOR

Laurie is a licensed MFT contractor and holds a Masters in Counseling Psychology from JFK University. She is a consultant providing individual counseling, couples counseling, family sessions held after school and case management at Crossroads Necessary Small High School. Laurie will be employed 40 hours per week. Approximately 34 hours per week will include counseling, case management, administrative and other services provided at the school. The remainder of time will include consultation, training, and other indirect services.

Student success depends on many things. For the students of Crossroads High School a particular area of need is mental health and learning how to make relationships strong.

Laurie has fingerprint clearance on file with personnel.

Services of Contractor arranged by

am Neuderber Prossroads High School