Direct No.: 408.606.6307 Our File No.: 06573-0003 jveh@bwslaw.com

April 1, 2021 - DRAFT - SUBJECT TO CHANGE

VIA E-MAIL - JIM.SCHEIBLE@CLAYTONVALLEY.ORG

Jim Scheible, Executive Director Clayton Valley Charter High School 1101 Alberta Way Concord, CA 94521

Re: Mt. Diablo Unified School District/Clayton Valley Charter High School

Proposition 39 Facilities Request for 2021-2022

Final Facilities Offer

Dear Mr. Scheible:

Mt. Diablo Unified School District ("District") makes this Final Facilities Offer to the Clayton Valley Charter High School ("Charter School") for the 2021-2022 school year under Cal. Admin. Code, title 5, §11969.9(h).

The District has carefully considered the Charter School's request for facilities under the criteria set forth in Proposition 39 and its implementing regulations. (Cal. Ed. Code § 47614; Cal. Admin. Code, title 5, §§ 11969.1, *et seq.*) This Final Facilities Offer complies with all of the requirements of Proposition 39 and Cal. Admin. Code, title 5, §11969.9(h).

A. Procedural History

The Charter School submitted a Request for Facilities under Proposition 39 pursuant to Cal. Admin. Code, title 5, § 11969.9(c) on November 1, 2020. The Charter School's Request for Facilities was based upon a projected in-District ADA of 2033.00 in-District classroom ADA. The District will base this Final Offer of Facilities on a projection of 2033.00 in-District classroom ADA.

B. <u>2021-2022 Final Offer to the Charter School</u>

Education Code § 47614 and its implementing regulations only obligate the District to offer space sufficient to accommodate the Charter School's in-District students. The District's allocation of space is therefore based on the Charter School's projected in-District ADA of 2033.00 in-District students.

1. <u>Methodology</u>

Proposition 39 bases its reasonable equivalence analysis on a benchmark established by a group of comparison group schools. Cal. Admin. Code, title 5, § 11969.3 governs the identification of comparison group sites. Subsection (a)(1) states as follows:

Comparison Group:

The standard for determining whether facilities are sufficient to accommodate charter school students in conditions reasonably equivalent to those in which the students would be accommodated if they were attending public schools of the school district providing facilities shall be a comparison group of district-operated schools with similar grade levels. If none of the district-operated schools has grade levels similar to the charter school, then a contiguous facility within the meaning of subdivision



(d) of section 11969.2 shall be an existing facility that is most consistent with the needs of students in the grade levels served at the charter school. The district is not obligated to pay for the modification of an existing school site to accommodate the charter school's grade level configuration.

Cal. Admin. Code, title 5, § 11969.3(a)(2) governs the determination of the comparison group schools for districts whose students live in high school attendance areas:

The comparison group shall be the school district-operated schools with similar grade levels that serve students living in the high school attendance area, as defined in Education Code section 17070.15(b), in which the largest number of students of the charter school reside. The number of charter school students residing in a high school attendance area shall be determined using in-district classroom ADA projected for the fiscal year for which facilities are requested.

The District must first identify the high school attendance area in which the largest number of in-District Charter School students resides. Education Code §17070.15(b) defines "attendance area" as "the geographical area serving an existing high school and those junior high schools and elementary schools included therein." Based on the information provided in the Charter School's facilities request, the District has determined that the greatest number of Charter School students lives within the Concord High School and Northgate High School attendance areas.

Response to Charter School March 1, 2021 Letter: The Charter School, in its March 1, 2021 letter, challenges the inclusion of Northgate High School as a comparison group school, incorrectly claiming that "[a]s there is only one high school assigned to each high school attendance area, and here CVCHS is a high school, there can be only one comparison school." (March 1, 2021 letter, p. 2.) The Charter School fails to account for the fact that, by action on November 14, 2016, the District's Governing Board reconfigured the District's attendance boundaries such that students residing within the Pine Hollow Middle School and Diablo View Middle School attendance areas, which fed into the former Clayton Valley High School, could attend Northgate High School. Therefore, due to the Board's action, there is more than one "school district-operated school[] with similar grade levels that serve students living in the high school attendance area ... in which the largest number of students of the charter school reside" under Cal. Admin. Code, title 5, § 11969.3(a)(2).

Even though students enrolled at the Charter School who reside in those middle school attendance areas could attend Northgate High School, there is no indication in the Charter School's Request for Facilities that it accounted for these students, who until recently had no high school attendance area, in its breakdown of District schools in Tables 5-7. Northgate High School is the high school to which most students living within the former Clayton Valley High School attendance boundary transfer. Therefore, based on actual data compiled by the District, and data provided by the Charter School that inadequately accounted for these students, the District has determined that Northgate High School is appropriately identified as a comparison group school.

2. <u>Facilities Offered</u>

The District offers the Charter School facilities at the following location: 1101 Alberta Way, Concord, CA 94521, at the configuration set forth in the Final Offer of Facilities for the 2020-2021 school year, with the exceptions set forth below.

¹ https://mtdiablopublic.ic-board.com/attachments/22046d7f-f512-418f-a394-703033706af6.pdf



a. Reasonable Equivalence Methodology

i. Condition

In order to determine whether facilities are "reasonably equivalent," the District compares the proposed facilities to District-operated schools constituting the comparison group of schools. The District may propose facilities to the Charter School that are comparable to the comparison group in the following ways:

	Facility Characteristic – Capacity	Regulatory Authority
1.	Ratio of teaching stations to average daily attendance ("ADA")	C.C.R., tit. 5, § 11969.3(b)(1)
2.	Specialized classroom space if such facilities are available to the district comparison group (e.g., science laboratories)	C.C.R., tit. 5, § 11969.3(b)(2)
3.	Non-teaching space, which the district can share with the charter school (e.g., administrative, kitchen, multipurpose, and/or play area space)	C.C.R., tit. 5, § 11969.3(b)(3)
4.	School site size	C.C.R., tit. 5, § 11969.3(c)(1)(A)
5.	Condition of interior and exterior surfaces	C.C.R., tit. 5, § 11969.3(c)(1)(B)
6.	Mechanical, plumbing, electrical, and fire alarm systems in condition and conformity to applicable law	C.C.R., tit. 5, § 11969.3(c)(1)(C)
7.	Availability and condition of technology resources	C.C.R., tit. 5, § 11969.3(c)(1)(D)
8.	Overall learning environment qualities (e.g., lighting, noise mitigation, and/or size for intended use)	C.C.R., tit. 5, § 11969.3(c)(1)(E)
9.	Furnishings and equipment	C.C.R., tit. 5, § 11969.3(c)(1)(F)
10.	Condition of athletic fields and/or play area space	C.C.R., tit. 5, § 11969.3(c)(1)(G)

The District has considered capacity, condition, location, and other relevant factors, using as a point of reference the comparison group schools identified above to allocate a facility to the Charter School that meets Proposition 39 standards for "reasonable equivalence." A copy of that analysis is attached as **Exhibit A**.

ii. Capacity

Classroom Space

With respect to teaching stations, Cal. Admin. Code title 5, § 11969.3(b)(1) states that "[f]acilities made available by a school district to a charter school shall be provided in the same ratio of teaching stations (classrooms) to ADA as those provided to students in the school district attending comparison group schools."

Specialized Teaching Space

Cal. Admin. Code title 5, § 11969.3(b)(2) states as follows with respect to the allocation of specialized teaching space to charter school:

If the school district includes specialized classroom space, such as science laboratories, in its classroom inventory, the space allocation provided pursuant to paragraph (1) of subdivision (b) shall include a share of the specialized classroom space and/or a provision for access to reasonably equivalent specialized classroom space. The amount of specialized classroom space allocated and/or the access to specialized classroom space provided shall be determined based on three factors:

- (A) the grade levels of the charter school's in-District students;
- (B) the charter school's total in-District classroom ADA; and



(C) the per-student amount of specialized classroom space in the comparison group schools.

Non-Teaching Space

Cal. Admin. Code title 5, § 11969.3(b)(3) states as follows with respect to the allocation of non-teaching space:

The school district shall allocate and/or provide access to non-teaching station space commensurate with the in-district classroom ADA of the charter school and the per-student amount of non-teaching station space in the comparison group schools. Non-teaching station space is all of the space that is not identified as teaching station space or specialized classroom space and includes, but is not limited to, administrative space, kitchen, multi-purpose room, and play area space

The following inventory of teaching space, specialized teaching space, and non-teaching space, taken from **Exhibit B**, shows the amount of space allocated to the charter school, relative to the comparison group schools, by two measures: total square footage and square footage per ADA. To ensure reasonable equivalence, the District assesses the amount of space allocated to the Charter School, and whether the Charter School falls within the high (green), midpoint (yellow), or low (red) relative to the comparison group schools. Where the Charter School falls low relative to the comparison group schools in one measure (*i.e.*, SF/ADA), the District evaluates whether, as a compensating factor, it is commensurate or greater than the comparison group school in another measure (*i.e.*, total square footage or buildings allocated) to ensure that the Charter School is receiving a commensurate amount of facilities in that category.

CONCORD 1,1	42.70 ADA	NORTHGATE ADA	1,490.52	CVCHS 2033	CVCHS 2033.00 ADA			
Classroom	SF	Classroom	SF	Classrooms	SF	Classrooms	SF	
201	822	10	784	A1	1,075	F2	866	
202	814	11	784	A2	1,075	F4	859	
204	814	12	784	A3	1,321	F6	859	
205	814	13	784	A4	1,065	H5	960	
206	814	14	784	A5	1,321	Н6	960	
207	822	20	1,008	A7	1,075	H7	960	
209	814	21	1,008	A9	1,075	Н9	960	
210	814	22	1,008	B1	828	l1	960	
211	814	23	900	B2	828	12	960	
212	822	30	784	В3	828			
301	814	31	784	B4	828			
302	814	32	784	B5	828			
303	814	33	1,323	В6	828			
304	822	35	980	В7	828			
305	807	36	980	B8	828			
306	814	37	1,141	В9	828			
308	814	40	873	B10	828			
309	814	41	784	B11	828			
310	822	42	784	B12	954			
311	807	43	784	B13	836			



312	814	44	1,087		C2	836	
313	814	50	814		C4	828	
401	754	51	845		C6	828	
402	661	52	826		C7	828	
403	835	53	826		C8	828	
404	754	54	796		C9	828	
406	835	55	960		C10	828	
507	1,163	63	1,565		C11	836	
512	814	75	1,323		C12	828	
513	822	77	1,741		C14	836	
P1	960	91	939		D2	1,427	
P2	960	Lecture	1,922		D4	1.420	
702	960			,	E4	828	
703	960				E5	828	
704	960				E7	828	
707	960				E9	828	
708	960				E11	828	
709	960				E13	836	
Total (38)	32,252	Total (32)	31,489			Total (4	47) 41,957
1142.7 ADA	30.07 ADA/Room	1,490.52 ADA	46.58 ADA/Room		203	33.00 ADA	42.26 ADA/Room

Science		Science		Science	
Room	SF	Room	SF	Room	SF
503	1,171	1	1,225	A8	1,125
601	842	2	1,225	A10	835
602	1,143	3	1,225	D1	1,243
603	1,143	4	1,225	D3	1,243
604	1,271	5	1,385	D5	1,243
605	1,324	6	1,211	D6	1,243
606	1,203	8	1,193	D8	1,250
607	1,203	9	1,148	E6	828
608	1,274			E8	1,243
				E10	1,243
Total (9)	10,574	Total (8)	9,837	Total (10)	11,496
1142.7 ADA	9.25 SF/ADA	1,490.52 ADA	6.60 SF/ADA	2033.00 ADA	5.65 SF/ADA

Art/Music		Art/Music		Art/Music	
Room	SF	Room	SF	Room	SF
208	1,624	70	1,372	C3	1,065
504	1,621	71	1,222	M1	1,620
505	814	72	1,715	M2	3,240
506	822	73	1,039	M3	1,620
701	1,920	90	2,280	S1	1,760
Band	2,040	92	947	S5	2,208
Choral	1,040	93	2,609		
	<u> </u>	Theatre	3,340		
Total (7)	9,881	Total (7)	14,524	Total (6)	11,513
1142.7 ADA	8.65 SF/ADA	1,490.52 ADA	9.74 SF/ADA	2033.00 ADA	5.67 SF/ADA



SPED		SPED		SPED	
Room	SF	Room	SF	Room	SF
203	814	34	784	C1	836
307	1,171	56	960	E1	836
405	661	62	570	E2	836
501	814	74	670	E3	828
502	814	76A	588	F8	859
509	691	76B(78)	366	F10	859
510	465			H4	960
511	465			Н8	96
514	342				
705	960				
706	960				
Total (11)	8157	Total (6)	3938	Total (8)	6110
1142.7 ADA	7.14 SF/ADA	1,490.52 ADA	2.64 SF/ADA	2033.00 ADA	3.00 SF/ADA

Computer/Tech				Computer/Tech			Computer/Tech		
Room	n SF			Room SF			Room	SF	
	508	1,171		7	1,110				
:	804	1,749		64	4,142		A6	1,124	
				65	1,617		S4	3,864	
Total (2)		2,920		Total (3)	6,869		Total (2)	4,988	
1142.7 ADA		2.56 SF/ADA		1,490.52 ADA	4.61 SF/ADA		2033.00 ADA	2.45 SF/ADA	

Other		Other		Other		
Room	SF	Room	SF	Room	SF	
801 (Woodshop)	3,090	57 (For. Lang. Lab)	960			
803 (Leadership)	2,206	80A (NI)	645	See "NS	HS" Below.	
609/NI	361	Career Center	2,065			
Total (2)	5,657	Total (2)	3,670	Total		
1142.7 ADA	4.95 SF/ADA	1.490.52 ADA	2.46 SF/ADA	2033.00 ADA	1.42 SF/ADA	

TLC (non-Dist	rict)²				
Room		SF			
	712	960			
	713	960			
	714	960			
Total (3)		2880			
Average		960			
1142.7 ADA		0.00 SF/ADA	1142.7 ADA	0 SF/ADA	2033.00 ADA

² "Transitional Learning Center, not a part of Concord High School



Weight Room		Weight Room		Weight Room		
Room	SF	Room	SF	Room	SF	
				F12	859	
				F14	866	
802	3,995		2,240	Total (2)	1725	
1142.7 ADA	3.50 SF/ADA	1,490.52 ADA	1.50 SF/ADA	2033.00 ADA	.85 SF/ADA	

NSHS (non-Distric	ct)³	NSHS		NSHS (provide	NSHS (provided to CVCHS)		
Room	SF	Room	SF	Room	SF		
710	960			H1	960		
711	960			H2	960		
				Н3	960		
Total (2)	1920			Total (3)	2880		
1142.7 ADA	0.00 SF/ADA	1,490.52 ADA	0.00 SF/ADA	2033.00 ADA	1.42 SF/ADA		

Auto		Auto		Auto	
Room	SF	Room	SF	Room	SF
		60	2,636		
		61	2,316		
805	4,090	Total (2)	4,952	S6	4,128
1142.7 ADA	3.58 SF/ADA	1,490.52 ADA	3.32 SF/ADA	 2033.00 ADA	2.03 SF/ADA

Bath/Boiler B		Bath/Boiler			Bath/Boiler		
Room	SF		Room SF I		Room	SF	
						Bath	2,300
						Boiler	1,656
Bath	2,052		Bath	1,800		Total (2)	3,956
1142.7 ADA	1.80 SF/ADA		1,490.52 ADA	1.21 SF/ADA		2033.00 ADA	1.95 SF/ADA

Staff		Staff		Staff	
Room	SF	Room	SF	Room	SF
300	319				
314	360				
315	144				
316	108				
610	301				
612	301				
613	308				
614	301				
Total (8)	2142	Staff	777	C5	1,420
1142.7 ADA	1.87 SF/ADA	1,490.52 ADA	.52 SF/ADA	2033.00 ADA	.70 SF/ADA

³ "Necessary Small High School" (now Summit High (Continuation) School).)



Administration			Administration			Administration		
Room	SF		Room	SF		Room	SF	
507A	162							
515	114							
516	114							
517	114							
Admin	4,601							
Total (4)	5,105			5,829			6,017	
1142.7 ADA	4.47 SF/ADA		1,490.52 ADA	3.91 SF/ADA		2033.00 ADA	2.96 SF/ADA	
Gymnasium			Gymnasium			Gymnasium		
Room	SF		Room	SF		Room	SF	
			ROOM	3 F			10,290	
Locker B Locker G	7,774 5,400		Locker	12.040		Large Little	5,400	
	•			13,040 14,640		Little Lck/B	7,583	
Gym	12,296		Gym	14,640			5,178	
Total (3)	25,470		Total (3)	27.600		Lck/G Total (4)	28,451	
1142.7 ADA	22.29 SF/ADA		1,490.52 ADA	27,680 18.57 SF/ADA		2033.00 ADA	13.99 SF/ADA	
1142.7 ADA	22.23 31/101		1,430.32 ADA	10.37 31/ADA		2033.00 ADA	13.33 31/ADA	
Kitchen			Kitchen			Kitchen		
Room	SF		Room	SF		Room	SF	
	2,756			551			2,600	
1142.7 ADA	2.41 SF/ADA		1,490.52 ADA	.37 SF/ADA		2033.00 ADA	1.28 SF/ADA	
Library			Library			Library		
Room	SF		Room	SF		Room	SF	
400	3,936			6,588			4,356	
1142.7 ADA	3.44 SF/ADA		1,490.52 ADA	4.42 SF/ADA		2033.00 ADA	2.14 SF/ADA	
MUR		MUF		MIIR		MUR		
Room	SF		Room	SF		Room	SF	
	8,056			2,745			6,775	
1142.7 ADA	7.04 SF/ADA		1,490.52 ADA	1.84 SF/ADA		2033.00 ADA	3.33 SF/ADA	
			_,	_,0 . 0. / / / / / /			0.000.7.1071	

The District evaluated the teaching station, specialized teaching space, and non-teaching space received by the Charter School against the amount available to students at the comparison group schools by two measures: total classrooms/square footage, and classrooms/square footage by square foot per ADA. The District did not find that the Charter School ranked below the comparison group schools in a disproportionate number of categories or measures. The District has also found that there were compensating factors in a number of areas. For example, the Charter School received the greatest amount of square footage or classrooms in some categories, even where its SF/ADA ratio was lower. The Charter School also had beneficial use of NSHS classrooms that no longer house continuation or alternative programs at the Charter School campus. However, such programs still operate at Concord High School, giving the Charter School access to a category of classroom space not available at the comparison group school sites. Furthermore, the Charter School has not identified any



additional categories of facilities that it is demanding under Proposition 39 in its request for facilities.

Radio Facilities:

For the 2016-2017 school year, the District's final offer excluded the radio facilities at the site, as follows:

The District will retain possession and control over the Radio Room and Radio antenna, and the following are expressly excluded from this Final Offer.

- KVHS On-Air Studio (M-4 on the site map attached as Exhibit C);
- The two small production rooms immediately adjacent to the On-Air Studio where radio equip and parts are stored. (These rooms are not numbered or designated on the site map attached as **Exhibit C**.);
- Production Room S-2;
- The loft space above Room S-2;
- The two Production Rooms 1 & 2, located between Rooms S-3 and S-4, respectively.

However, an inventory of the specialized and non-teaching space available at the comparison group schools clearly demonstrates that the Charter School is not entitled to the radio facilities under Proposition 39. Neither of the comparison group schools have radio facilities. Therefore, the District reserves the right to reclaim the above-identified radio facilities at the beginning of the 2021-2022 school year.

The facilities offered to the Charter School in this Final Offer are depicted in the diagram attached as **Exhibit C**, excluding the radio room as set forth above, and including furnishings and equipment.

Response to Charter School March 1, 2021 Letter: Even though the District substantially overhauled its reasonable equivalence methodology in this year's Preliminary Offer, the Charter School recycles legal boilerplate in its March 1, 2021, letter, with lengthy passages lifted verbatim from last year's letter. The Charter School complains that the District has not correctly inventoried or calculated the number of teaching stations without offering any alternative calculations of its own. As for specialized teaching space, the Charter School merely reproduces a chart containing square footage measurements without providing any alternate measurements, or acknowledging the fact that it has access to a greater SF/ADA ratio than the comparison group schools in a number of categories. The Charter School has therefore recycled its annual boilerplate objections to the District's offer without identifying any practical impact on the facilities allocation. The Charter School also tries to have it both ways, claiming that it is entitled to remain at the school site as a conversion charter, but purporting to claim the legal right to demand more space from the District.

The District confirms the Charter School's agreement not to use the radio studio (Room M-4) and the corollary space, to which the District holds the right to exclusive use and access.

3. <u>Contiguousness</u>

Cal. Code Regs., tit. 5, section § 11969.2(d) requires that "[i]f the in-district average daily classroom attendance of the charter school cannot be accommodated on any single school district school site, contiguous facilities also includes facilities located at



more than one site, provided that the school district shall minimize the number of sites assigned and shall consider student safety." However, this provision is inapplicable since the District is offering the Charter School a single, contiguous site.

C. <u>Final Facilities Offer – Other Terms and Conditions</u>

1. <u>Miscellaneous</u>

This offer of facilities, should it be accepted, is valid only for the 2021-2022 school year and may not be approved for allocation in future years.

Should Charter School accept the Final Offer of Facilities, the District will require it to enter into a Facilities Use Agreement containing the terms and conditions of the District's facilities allocation. A copy of a proposed agreement is attached as **Exhibit D**. The District provides this proposed agreement without prejudice to its right to propose or modify terms during the process of negotiating the agreement.

2. Pro-Rata Share

In the event that the Charter School occupies the facilities identified in this Final Offer for 2021-2022, Charter School's annual payment to the District, under Cal. Admin. Code title 5, § 11969.7, will be a sum of no less than that set forth in **Exhibit E**.

Under tit. 5, § 11969.9(i) of the California Code of Regulations:

The charter school must notify the school district in writing whether or not it intends to occupy the offered space. This notification must occur by May 1 or 30 days after the school district notification pursuant to subdivision (h), whichever is later. The charter school's notification can be withdrawn or modified before this deadline. After the deadline, if the charter school has notified the school district that it intends to occupy the offered space, the charter school is committed to paying the pro rata share amount as identified. If the charter school does not notify the school district by this deadline that it intends to occupy the offered space, then the space shall remain available for school district programs and the charter school shall not be entitled to use facilities of the school district in the following fiscal year.

If you have any questions, please do not hesitate to contact me.

Sincerely,

Burke, Williams & Sorensen, LLP

John R. Yeh

JRY: HLH Enclosures

cc: Adam Clark, Ed.D., Superintendent

Mt. Diablo Unified School District

EXHIBIT A

"Condition" Analysis for Comparison Group Schools

School	Concord High School	Northgate High School	CVCHS
Age of Buildings	1966	1974	1958
Size of Site	43.5 Ac	40Ac	39.97Ac
Surfaces-Interior	Poor/Fair	Good	Good
Surfaces- Exterior	Fair	Good	Good
Mechanical Systems	Good	Good	Good
Plumbing	Good	Good	Good
Electrical	Good	Good	Good
Fire	Good	Good	Good
Conformity to Applicable Codes	Yes	Yes	Yes
Tech Infrastructure			
Available?	Yes	Yes	Yes
Condition?	Good	Good	Good
Lighting	Good	Good	Good
Noise	Fair	Good	Good
Adequacy of Size	Good	Fair	Good
Furnishings/Equipment	Fair	Good	Good
Play Fields	Poor	Poor	Fair



Concord High

4200 Concord Blvd Concord CA 94521

Detailers in ord paters from



Map data 2017 Google Imagery 2017, DigitalGlobe, J.S. Geological Survey, USDA Farm Ser View Mt Diablo Unified School District Sites in a larger map Site Attributes

Date Built 1966
Site Acreage 43.5

Buildings Attendance 1,462

Solar Project Overview

Solar: FAQ's

Solar Performance





Northgate High

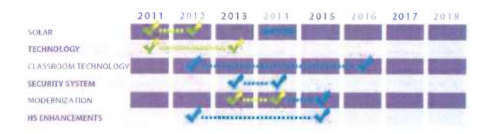
425 Castle Rock Rd Walnut Creek CA 94598



Site Attributes
Date Built 1973
Site Acreage 40
Buildings
Attendance 1464











Clayton Valley High

1101 Alberta Way Concord CA 94521



Machine 1917 Charles and Color Digital Globe, U.S. Geological Survey, USDA Farin Ser View Mt Diablo Unified School District Sites in a larger map

Site Attributes

Date Built 1959 Site Acreage 39.97

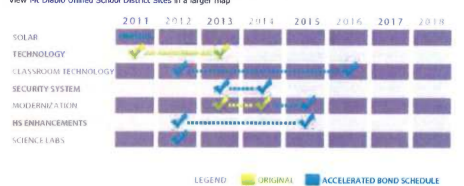
Buildings

Attendance 2,145

Solar Project Overview

Solar: FAQ's

Solar Performance



Site Updates

EXHIBIT B

Concord High 4200 Concord Blvd. Concord, CA 94521

RM	SQFT TYPE	RM	SQFT TYPE	RM	SQFT
201	822 CL/English	501	914 CL/DC	704	
202	814 CL/English	502	814 CL/RS	701	1,920 CL/Art
203	814 CL/Sp Ed	503	814 CL/SDC	702	960 CL/History
204	814 CL/English	504	1,171 CL/Science	703	960 CL/History
205	814 CL/English	505	1,621 CL/Art	704	960 CL/English
206	814 CL/English	506	814 CL/Art	705	960 CL/SDC
207	822 CL/English	507	822 CL/Art	706	960 CL/SDC
208	1,624 CL/Drama	507A	1,163 CL/History	707	960 CL/History
209	814 CL/FL	507A	162 Office	708	960 CL/History
210	814 CL/FL	509	1,171 CL/Comp	709	960 CL/English
211	814 CL/English		691 SpEd	710*	960 CL/Summit NSHS
212	822 CL/History	510	465 Sp Ed	711*	960 CL/Summit NSHS
300	319 Ofc/SS	511	465 Sp Ed	712*	960 CL/TLC
301	814 CL/Math	512	814 CL/English	713*	960 CL/TLC
302	814 CL/Math	513	822 CL/History	714*	960 CL/TLC
303	814 CL/Math	514	342 RS	A 100 PER 100	3,090 CL/Woodshop
304	822 CL/English	515	114 Office	802	3,995 CL//Weight
305	807 CL/Math	516	114 Office	803	2,206 CL/Leadership
106	814 CL/Math	517	114 Office	804	1,749 CL/Tech Lab
07		601	842 CL/Science	805	4,090 CL/Auto
08	1,171 CL/Sp Ed 814 CL/Math	602	1,143 CL/Chem	814	7,774 LOCKER-B
09		603	1,143 CL/Chem	817	5,400 LOCKER-G
10	814 CL/Math	604	1,271 CL/Foods		
11	822 CL/Math	605	1,324 CL/Physics	ADMIN	4,601 Office+
12	807 CL/Math	606	1,203 CL/Bio Lab	BAND	2,040 (Rm 2)
13	814 CL/Math	607	1,203 CL/Bio Lab	BATH	2,052
14	814 CL/Math	608	1,274 CL/Bio Lab	CHORAL	1,040 (Rm 3)
15	360 Ofc/Math	609	361 NI	GYM	12,296
16	144 Ofc/Foreign Lang	610	301 Prep	KITCHEN	2,756
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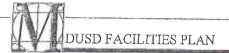
& 2 NSHS & 3 TLC

*NSHS, TLC

Northgate High 425 Castle Rock Road

Walnut Creek, CA 94598

ROOM	# SQ FT	TYPE	ROOM #	SQFT	TYPE
1	1,225 CL/	Sci Lab	60 44 44	2,636	CL/Auto
2	1,225 CL/	Sci Lab	61		CL/Auto
3	1,225 CL/s	Sci Lab	62	570	RS SAME
4	1,225 CL/S	Sci Lab	63	1,565	CL
5	1,385 CL/	Sci Lab	64	4,142	CL/Tech Center
6	1,211 CL/	and the second s	65	1,617	CL/Comp Lab
7	1,110 CL/		70	1,372	CL/Photo
8	1,193 CL/S		71		CL/Photo
9	1,148 CL/S	Sci Lab	72		CL/Art
10	784 CL		73	the state of the s	CL/Ceramics
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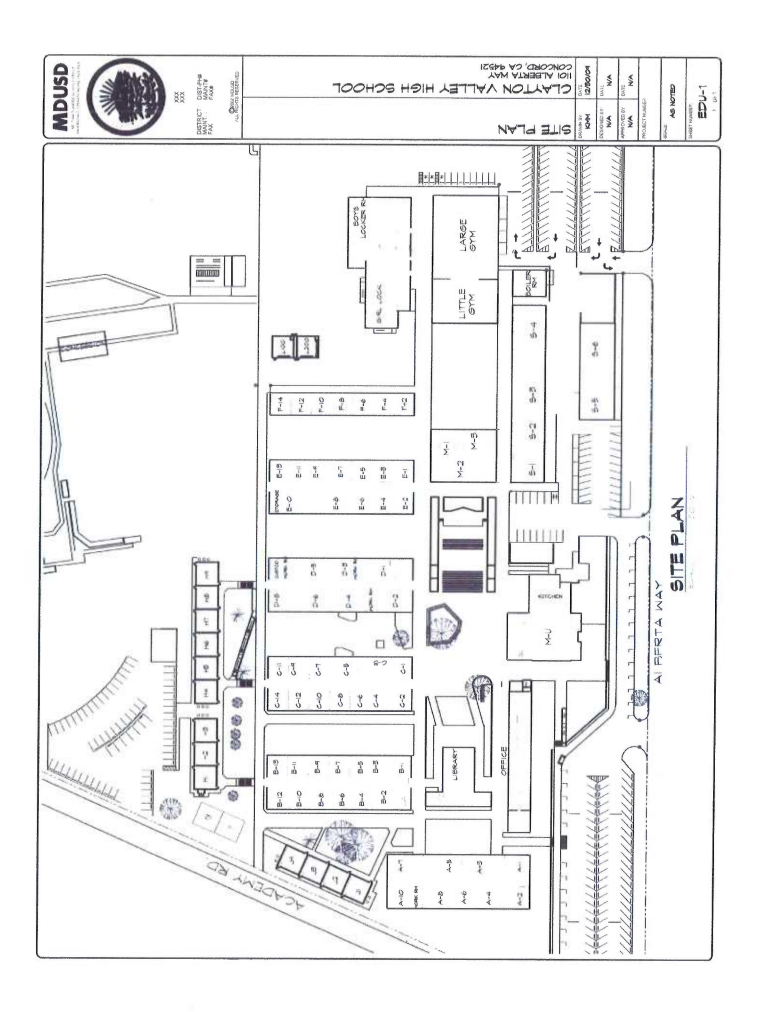


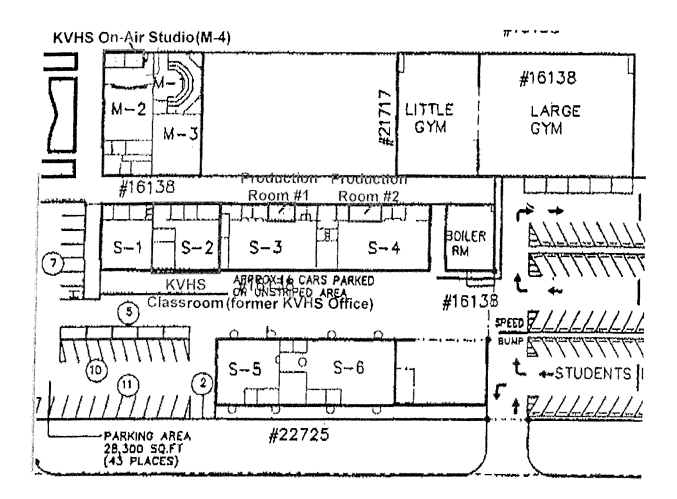
Clayton Valley High

1101 Alberta Way Concord, CA 94521

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EXHIBIT C





PLAN

EXHIBIT D

FACILITIES USE AGREEMENT BY AND BETWEEN MT. DIABLO UNIFIED SCHOOL DISTRICT AND CLAYTON VALLEY CHARTER HIGH SCHOOL

This Facilities Use Agreement ("Agreement") is made by and between the Mt. Diablo Unified School District ("District") and Clayton Valley Charter High School a California non-profit public benefit corporation ("Non-Profit"), which operates Clayton Valley Charter High School (the "Charter School"). The Non-Profit and District are collectively referred to as the "Parties."

RECITALS

- A. Charter School is a California nonprofit public benefit corporation that is proposing to operate a California public charter school serving approximately 2033.00 in-District ADA in grades 9-12.
- B. Pursuant to the requirements of California 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" or "Prop. 39"), the Charter School has made a written request for facilities for the 2021-2022 school year, a true and correct copy of which is attached as Exhibit A.
- C. The District is the owner of certain real property located at 1101 Alberta Way, Concord, CA 94521 (collectively the "Site").
- D. The Charter School desires to use certain District facilities located on the Site for its public charter school programs.
- E. It is the intent of the parties that all of the classrooms and facilities owned by the District at the location legally described and depicted in the Final Offer of Facilities attached as Exhibit B to this Agreement shall be governed by this Agreement.
- F. The Parties intend that for the 2021-2022 school year, this Agreement will satisfy their obligations under Proposition 39, which among other things require a written agreement regarding the allocation of facilities.

AGREEMENT

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>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. For the term of this Agreement, the District grants use to the Charter School of the Site facilities identified in Exhibit B attached to this Agreement and incorporated herein by reference (the "Facilities") under the terms and conditions set forth in this Agreement. The Charter School shall have exclusive use of the Site, except as otherwise set forth in Exhibit B.
- 2. <u>Term</u>. The term of this Agreement shall be from July 1, 2021 to June 30, 2022 ("Term"), unless earlier terminated as provided herein. The term shall not commence until written confirmation of an approved charter petition and that Charter School has achieved actual enrollment of at least 80 in-District students for the 2021-2022 school year.
- 3. <u>Shared Space</u>. The District hereby grants to the Charter School the right to use of the facilities on the terms and conditions set forth herein:

- 3.1 Emergency. The Principal of the Charter School shall immediately inform the District of any health and/or safety emergency as they relate to the safety of the schools on Site. This includes reports of any serious incident that takes place on the Site where the police, fire department, or paramedics are involved, including, but not limited to, incidents of physical or sexual abuse, bomb threats, weapons on the school Site, and the sale of narcotics on the school Site. Charter School staff, faculty, and students shall cooperate with and participate in any lockdowns, exigent security procedures, and emergency response training, procedures, and protocols required by the District at the Site. District will provide Charter School with emergency procedures and/or equipment. The Charter School will be notified two operating days in advance of scheduled fire drills and emergency drills on the Site which may disrupt the Charter School and its operations. The Charter School will provide notification two operating days in advance to the District School of scheduled fire drills and emergency drills on the Site which may disrupt the District School and its operations. District will attempt to schedule fire and other security and emergency alarm testing to after-school hours or nonteaching/training days.
- 4. Facility Use Fee. 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 Charter School, 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 Charter School of any amended Facilities Use Fee calculations based on the actual data for the prior fiscal year. Amounts owed to or by the Charter School due to this calculation will be credited or added to subsequent remaining monthly installment payments of the Facilities Use Fees.

The Charter School shall pay District an initial estimate Facilities Use Fee of [INSERT], based on a pro rata facilities cost estimate of \$.XXX per square foot for the use of approximately [INSERT]. The calculation is further explained in Exhibit C. Included in this fee are any and all costs permitted by Title 5, California Code of Regulations, section 11969.7, including but not limited to those associated with Utilities, Custodial, Grounds, and Maintenance.

Facilities Use Fees shall be paid out in equal installments each month throughout the respective school year within the Term. Beginning on July 1, 2021, payments shall be payable on or in advance on the first day of each month ("Due Date"). 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 payment by Charter School of any late fees or interest shall in no event excuse or cure any default by Charter School nor waive District's legal rights and remedies with respect to such default. Failure by the Charter School to pay any installment of the pro-rata share shall constitute an event of default under Section 24 of this Agreement, giving rise to the District's right to terminate this Agreement and reclaim possession of the site.

5. Requests for Additional Facilities/Over-allocated space. Should the Charter School anticipate increased enrollment in any subsequent school year which would require additional classroom facilities, the Charter must request the additional classrooms prior to the date established by law and implementing regulations of the year preceding the school year in which the additional classrooms will be needed.

Should the Charter School request facilities in any year above those necessary to serve their actual in district enrollment, the Charter School shall be subject to reasonable fees imposed by the District. Nothing in this provision, however, shall obligate the District to allocate facilities for the Charter School's non-District students.

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 2021-2022 school year, and upon which the Facilities are provided, is 2033.00.

6. Condition of Premises. THE CHARTER SCHOOL ACKNOWLEDGES AND AGREES (I) THAT, EXCEPT AS OTHERWISE SPECIFICALLY SET FORTH HEREIN, IN ENTERING INTO THIS AGREEMENT, THE CHARTER SCHOOL HAS NOT RELIED ON ANY REPRESENTATION, STATEMENT, OR WARRANTY BY THE DISTRICT, OR ANYONE ACTING FOR OR ON BEHALF OF THE DISTRICT, ALL MATTERS CONCERNING THE PREMISES TO BE INDEPENDENTLY VERIFIED BY THE CHARTER SCHOOL; (II) THAT THE CHARTER SCHOOL IS TAKING POSSESSION OF THE PREMISES BASED ON ITS OWN INSPECTION AND EXAMINATION THEREOF AND ON AN "AS IS" BASIS; AND (III) THAT THE CHARTER SCHOOL MAKES NO WARRANTY OR REPRESENTATION, EXPRESS OR IMPLIED, OR ARISING BY OPERATION OF LAW, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTY OF CONDITION, HABITABILITY, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR USE WITH RESPECT TO THE PREMISES.

7. Conditions of Use.

- 7.1 *Public Charter School*. 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.
- 7.2 Insurance Risk. 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 their contents (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 said 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.
- 7.3 Rights of the District. 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 as owner of the Site 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.

- 7.4 *Illegal Uses*. 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. The Charter School shall at its sole cost and expense promptly comply with all applicable laws now in force or which may hereafter be in force relating to or affecting the use or occupancy of the Facilities by the Charter School. The judgment of any court of competent jurisdiction or oversight body or the admission of the Charter School in any action involving the Charter School, whether the District be a party thereto or not, that the Charter School has violated any law, statute, ordinance or governmental rule, regulation or requirement, shall be conclusive of the fact as between the District and the Charter School.
- 7.5 Charter School Responsibility. It is the Charter School's sole responsibility to ensure that the Facilities comply with all applicable laws governing charter school facility use (for example, ADA, CEQA, State and local building codes, environmental laws including asbestos, lead, etc.). The Charter School, at its sole cost and expense, will make any and all alterations, improvements, additions and/or repairs to the Facilities necessary to ensure such compliance with applicable law.
- 7.6 Civic Center Act. 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 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 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.
- 7.7 Alarms. The Charter School shall have access to activate burglar alarms and intruder alerts, if any, 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, the Charter School shall be responsible for costs incurred.
- 7.8 Security. The Charter School shall be responsible for securing the Facilities, including all of the equipment and furnishings contained therein, in manner that reasonably prevents or deters the theft or destruction of District property. Such reasonable measures may include but are not limited to locking doors, locking windows, setting alarms, keeping valuable materials out of public view or restricting access to the Facilities. The responsibility to maintain the security of the Facilities under this subparagraph shall not be interpreted as the District's authorization of the alteration of the Facilities. If Charter School desires to make alterations or

improvements to the Facilities as a result of its obligation to maintain the security of the Facilities or its contents, then Charter School must follow the procedures stated in Section 14 ("Alterations and Additions") prior to making any such alterations or improvements, including but not limited to the changing door locks, the placement of surveillance cameras and the installation of alarms or deterrent devices.

- 8. <u>Furnishings and Equipment</u>. The Charter School is responsible for any furnishings and equipment to be provided pursuant to Education Code section 47614(b), and Title 5, California Code of Regulations, section 11969.2.
- 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, electrical, natural gas, sewer, waste disposal/recycling and water services. 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. Charter School shall be responsible for paying the appropriate agency for the use of such utilities.
- 10. Proposition 39/Conditions Reasonably Equivalent. Non-Profit acknowledges by execution of the Agreement that the Facilities provided by the Agreement are "reasonably equivalent," as the 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 School under Proposition 39 have been satisfied for the Term of the Agreement.
- 11. Signage. 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 site as being owned 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.
- 12. <u>Routine Maintenance</u>. The Charter School shall provide routine maintenance services and routine custodial services to Charter School's classrooms and Facilities.
- 13. Major Facilities Maintenance Costs. The District shall bear all major facilities maintenance costs with respect to the buildings and grounds of the Facilities, except to the extent major facilities maintenance is required as a result of the Charter School's negligent or intentional acts occurring during its occupancy of the Facilities and is beyond the scope of maintenance provided at other District schools, in which case the Charter School shall directly reimburse the District for such major facilities maintenance costs. "Major facilities maintenance" include all non-routine maintenance, replacement and repair services, including major maintenance and replacement of the roof, mechanical systems (heat, ventilation, air conditioning, electrical, plumbing), and other major maintenance and upgrades and any projects identified during the term of this Agreement

that the District deems eligible to be designated as deferred maintenance as defined under Education Code section 17582, at a level comparable with other District schools. To the extent that in any fiscal year the District's necessary major facilities maintenance costs for the Facilities are not funded by the State or other non-operational sources or are underfunded, during that fiscal year the District shall undertake major facilities maintenance at the Facilities only to the extent and on the same level that the District undertakes such maintenance at its other District facilities.

- 14. <u>Alterations and Additions</u>. The Charter School shall add no fixtures, as that term is defined in Civil Code section 660 ("Fixtures"), to the Facilities or any part thereof without obtaining the prior written consent of the District's Superintendent or designee. Any such Fixtures at the Facilities requested by the Charter School shall be paid for by the Charter School, and shall be contracted for and performed in accordance with all applicable law. 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. Title to all Fixtures shall vest in the District or, at the District's request, any or all Fixtures shall be removed from the Facilities upon the expiration or earlier termination of this Agreement.
- 15. <u>Entry by District</u>. 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.

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's 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. Charter School shall not be required to have volunteers or visitors fingerprinted if they are directly supervised at all times by a Charter School employee with proper criminal background check clearance and do not have direct contact or proximity with Charter School students. Charter School shall also ensure that its employees are in compliance with the tuberculosis testing requirements set forth in Section 49406 of the California Education Code.
- 17. <u>Indemnity</u>. The Charter School, 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 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 individual or collective 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, their 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, at all times during the term of this Agreement, and at its own cost and expense procure and continue in force the following insurance coverage: Bodily Injury and Property Damage Liability insurance with a combined single limit for bodily injury and property damage of not less than Five Million Dollars (\$6,000,000) per occurrence and Ten Million Dollars (\$10,000,000) annual aggregate combined single limit (CSL). Such minimum limits of policies shall in no event limit the liability of the Charter School hereunder. Such insurance shall name the District as an additional insured. Insurance shall be with companies having a rating of not less than A- in "Best's Insurance Guide". The Charter School shall furnish from the insurer or cause the insurer to furnish certificates of coverage to the District. No such policy shall be cancelable or subject to reduction of coverage or other modification or cancellation except after thirty (30) days prior written notice to the District by the insurer and with the consent of the District thereto.

In the event of property damage or personal injury caused by the Charter School, its officers, employees or agents, all such policies, including but not limited to coverage obtained through

CCSAJPA, shall be considered primary policies not contributing with and not in excess of the coverage that the District must carry. In the event property damage or personal injury is caused by the District, its officers, employees or agents, or any unaffiliated third party, the Charter School policies shall be secondary and in excess of the coverage that the District may carry. The Charter School shall, at least twenty (20) days prior to the expiration of such policies, furnish the District with renewals or binders. The Charter School agrees that if the Charter School does not take out and maintain such insurance, then the District may (but shall not be required to) procure said insurance on the Charter School's behalf and charge the Charter School the premiums together with a 15% handling charge, payable upon demand. The Charter School shall have the right to provide such insurance coverage pursuant to blanket policies obtained by the Charter School provided such blanket policies expressly afford coverage to the Facilities and to the Charter School as required by this Agreement.

During the term of this Agreement, the District shall continue to maintain insurance against claims for injuries to persons or damages to property of the District (real and personal, including any personal property of the District) in amounts equal to that maintained by the District prior to the Charter School's occupancy.

19. <u>Damage to or Destruction of School Site</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 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.

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's program that is displaced by the partial damage and/or the repair work of the same. If the Charter Schools secures alternative space then there shall be no diminution in the use payments during the period of the restoration.

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 the 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 and 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. The District will provide the Charter School 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.
- 24. <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 or the Non-Profit:
 - a. The failure by Non-Profit to utilize the Facilities for the sole purpose of operating the Charter School.
 - b. The failure by Charter School to make timely payments required under this Agreement, including but not limited to its obligation to pay its pro-rata share of facilities costs under Section 4 of this Agreement.
 - c. The failure by Non-Profit or the Charter School to observe or perform any of the material 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, non-judicial appeal of the revocation or nonrenewal of its charter. In the instance of a default pursuant to this Subsection (d), the District may impose

the following remedy: The Facilities allocated to the Charter School shall revert back to District possession and use.

In the event of any material default or breach, as described in Subsection (a) or (b), the District may, but shall not be obligated to, terminate this Agreement and Charter School's right to possession of the Facilities upon fifteen (15) days written notice therefore to the Charter School if the default is not cured within the fifteen (15) day period. In the event of any other 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. In the event of termination by the District by reason of Charter School default or breach of this Agreement, the District shall not be obligated to provide facilities to the Charter School pursuant to Proposition 39 for the remainder of that school year.

- 25. 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.
- 26. <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.
- 27. <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.
- 28. <u>Amendment</u>. No provision of this Agreement may be amended or modified except by an agreement in writing signed by the parties hereto.
- 29. <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 drafter or otherwise.

- 30. <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 Contra Costa.
- 31. <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.
- 32. <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.
- 33. <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. The parties shall meet and confer to determine how to correct any conflicts so this Agreement complies with the Charter.
- 34. <u>No Admission</u>. Except as expressly agreed herein, nothing contained herein shall constitute an admission of fact or law.
- 35. <u>Binding Obligation</u>. The Non-Profit expressly agrees that this Agreement is a binding obligation on the Non-Profit and the Charter School and the District agrees that this Agreement is a binding obligation on the District.
- 36. <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.
- 37. <u>Subject to Approval by Governing Board</u>. This Agreement shall become effective upon ratification by the District's Governing Board.
- 38. 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 School shall be sent by no less than two of the following three means of delivery: electronic mail, personal delivery, or United States Mail, postage prepaid, addressed to the Non-Profit or Charter School at the address set forth below. All notices and demands by the Non-Profit and/or 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 the District:

[INSERT]

To Non-Profit or Charter School:

[INSERT]

39. Execution in Counterparts. This Agreement may be executed in counterparts, each of which shall constitute an original of the Agreement. Signatures transmitted via facsimile, electronic mail, or

DRAFT – SUBJECT TO NEGOTIATION AND REVISION V.1

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

40. <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
Ву:	By:
Date:	Date:
Approved and ratified this day of Mt. Diablo Unified School District by the follow	, 2021, by the Board of Trustees of the ing vote:
AYES:	
NOES:	
Abstentions:	
Secretary to the Board of Trustees	

DRAFT – SUBJECT TO NEGOTIATION AND REVISION V.1

EXHIBIT A – CHARTER SCHOOL PROPOSITION 39 WRITTEN REQUEST

EXHIBIT B — FINAL OFFER OF FACILITIES

DRAFT – SUBJECT TO NEGOTIATION AND REVISION V.1

EXHIBIT C – FACILITY USE FEE CALCULATION

EXHIBIT E

FY 2021-22 Facility Use Fees for Clayton Valley Charter High School

Facility Costs per square foot calculation for charter school billing purposes

	Based on 2020-21 Budget				
		Resource	Function	Object	
	Unrestricted General Fund Facility Costs	0000-1999	8100-8999	1000-7999	\$ 21,572,119.07
	RRM Contrib	8150	0000	8980	12,037,878.42
	DM Contrib	F14	0000	8915/19	-
	Total facilities expenses				\$ 33,609,997.49
	2 District Wide square footage incl ext				33,534,230.40
	Cost per square foot per year				1.00225940
	Charter Space square footage, including exterior				1,744,789.20
	Total Reserved for MDUSD Use (Radio Station				
	Production & Broadcast rooms)			·	(3,273.00)
	All Square Footage in use				1,741,516.20
L	Cost per 2021-22 of charter space				\$ 1,745,450.97

			Square Feet
	A1	CL	1,075
	A2	CL	1,075
	A3	CL	1,321
	A4	CL	1,065
	A5	CL	1,321
	A6	CL/Comp	1,124
	A7	CL	1,075
	A8	CL/Lab	1,125
	A9	CL	1,075
	A10	CL/Lab	835
	B1	CL	828
	B2	CL	828
	B3	CL	828
	B4	CL	828
	B5	CL	828
	B6	CL	828
	B7	CL	828
	B8	CL	828
	B9	CL	828
	B10	CL	828
	B11	CL	828
	B12	CL	954
	B13	CL	836
	C1	CL	836
	C2	CL	836
District Reclaiming - Radio Station Production Room	C3	Production	1,065

FY 2021-22 Facility Use Fees for Clayton Valley Charter High School

Facility Costs per square foot calculation for charter school billing purposes

000		000
C4	CL	828
C5	Staff	1,420
C6	CL	828
C7	CL	828
C8	CL	828
C9	CL	828
C10	CL	828
C11	CL	836
	CL	
C12		828
C14	CL	836
D1	CL/SciLab	1,243
D2	CL/Home	1,427
D3	CL/SciLab	1,243
D4	CL	1,420
D5	CL/SciLab	1,243
D6	CL/SciLab	1,243
D8	CL/SciLab	1,250
E1	CL	836
E2	CL	836
E3	CL	828
E4	CL	828
E5	CL	828
E6	CL/SciLab	828
E7	CL	828
E8	CL/SciLab	1,243
E9	CL	828
E10	CL/SciLab	1,243
E11	CL	828
E13	CL	836
F2	CL	866
F4	CL	859
F6	CL	859
F8	CL	859
F10	CL	859
F12	CL/Wt	859
F14	CL/Wt	866
H1	CL	960
H2	CL	960
H3	CL	960
H4	CL	960
H5	CL	960
H6	CL	960
H7	CL	960
H8	CL	960
H9	CL	960
I13	CL	
		960
12	CL	960

99,252.00

87

1140.83

FY 2021-22 Facility Use Fees for Clayton Valley Charter High School

Facility Costs per square foot calculation for charter school billing pu	rposes		
. asmy concept of an incommunity of an incommunity but	J1	CL	960
	J2	CL	960
	L100	CL	1,440
	L200	CL	1,400
	Sci Prep	CL	432
	M1	CL	1,620
	M2	STAGE	3,240
	МЗ	CL	1,620
	S1	CL	1,760
District Reclaiming-Radio Broadcast Classroom	S2	CL	2,208
-	S3	CL	3,312
	S4	CL	3,864
	S5	CL	2,208
	S6	CL	4,128
	BATH	SHARED	2,300
	BOILER	SHARED	1,656
	GYM	SHARED	10,290
	GYL-L	SHARED	5,400
	KTCH	SHARED	2,600
	LKRB	SHARED	7,583
	LKRG	SHARED	5,178
	LIBR	SHARED	4,356
	MU	SHARED	6,775
	OFC	SHARED	6,017
	Other	SHARED	16,463
			167,830

Ttl SF CL

Avg SF CL

Ttl # CL