## Mountain View Whisman School District Independent Contractor for Professional Services Agreement

(Non-construction Related)

ТН	AGREEMENT is made and entered into on January 24th, 2019 ("Agreement"),				
by	nd between and Mountain View Whisman School District ("District") and Christo Educational Consulting/Lela Catherine Chris	to			
("(	ontractor"). Contractor and District may be referred to herein individually as a "Party" or collectively as the "Parties."				
1	Services. The District is authorized by Gov. Code § 53060 to contract with any persons for the furnishing of special services as advice in financial, economic, accounting, engineering, legal or administrative matters, if those persons are specially trained a experienced and competent to perform the special services required. The Contractor shall furnish to the District the following services ("Services" or "Work"). The Contractor warrants that it is specially trained, licensed and experienced and competent perform the Services.  As indicated in Exhibit "A" or a so follows:	nd g			
2.	Price & Payment. The Contractor shall furnish the Services to the District for the following compensation:  ✓ Contractor is providing services for a total flat fee of: \$				
	Other: Proof and board not to exceed \$500.00  ("Agreement Price"). Payment for the Services shall be made in accordance with the Terms and Conditions. District must approve Contractor's form of invoice, which must be sufficiently detailed (e.g., name of school or department service was provided to, period of service, number of hours of service, brief description of services provided)				
3.	Agreement Time. The Services shall commence on <u>January 25th</u> , 2019 and				
4.	shall be completed by	has			
	submitted the following documents as indicated below (Check all that are required):				
	✓ Signed Agreement ✓ Insurance Certificates & Endorsements ✓ W-9 Form				
5.	<b>Notice.</b> Any notice under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered (effective upon receipt) or sent by overnight delivery service addressed as follows (effective the business day next following delivery thereof to the overnight delivery service).				
	Mountain View Whisman School District Contractor: Lela Catherine Christo/Christo Ed. Consulting				
	1400 Montecito Ave, 3115 Oyster Bay Avenue				
	Mountain View, CA 94043 Davis, CA 95616				
	Attn: Chief Business Officer Attn: Lela Catherine Christo				

6.	Contractor's services under this Agreement and Contractor of certifies that the Contractor has complied with the fingerprin	the employees of any subconsultants and/or subcontractors in's Law" Website (http://www.rmganslaw.ca.gov/). In additional requirements of Education Code section 45125.1 apply to ertifies its compliance with these provisions as follows: "Cotting and criminal background investigation requirements of	that tion, ntracto		
	Education Code section 45125.1 with respect to all Contractor's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Contractor, who may have contact with District pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122.1. A complete and accurate list of all Employees who may come in contact with District pupils during the course and scape of the Agreement is attached hereto."				
	TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOY	YEE ONLY.] Contractor's employees will have only limited co	ontact,		
	any, with District pupils and the District will take appropriate with Contractor's employees so that the fingerprinting and of section 45125.1 shall not apply to Contractor for the services familiar with the facts herein certified, and am authorized to	riminal background investigation requirements of Education s under this Agreement. As an authorized District official, I a	n Code m		
	45125.1 (c).)				
District Representative's Name & Initials:					
7.	Tuberculosis (TB) Screening. Check one of the following box	xes:			
	The District has a statement of TB Clearance on file	for each person			
		o provide evidence of TB Clearance because Contractor will	not		
	•				
	work directly with students on more than an occasional	basis.			
	311	(District Descriptions initials)			
	INITIAL HERE: SCCContractor initials). INITIAL HERE:	(District Representative Initials)			
8.	Insurance: Contractor shall have and maintain insurance in	force during the term of this Agreement with minimum limi	ts		
O.	identified below. Contractor shall provide to the District certificate(s) of insurance and endorsements satisfactory to the				
	District. The policy(ies) shall not be amended or modified and the coverage amounts shall not be reduced without thirty (30)				
	days written notice to the District prior to modification. Except for worker's compensation insurance, the District shall be				
	named as an additional insured on all policies. Contractor's policy(ies) shall be primary; any insurance carried by the District				
	shall only be secondary and supplemental. Contractor shall not allow any subcontractor, employee, or agent to commence				
	Work on this Agreement or any subcontract until the insurance required of Contractor, subcontractor, or agent has been				
	obtained.				
	Commercial General Liability	\$1,000,000 per occurrence; \$2,000,000 aggregate			
	Automobile Liability, Any Auto, combined single limit	\$1,000,000 per occurrence; \$2,000,000 aggregate			
	Workers Compensation	Statutory limits pursuant to State law			
	Employers' Liability	\$1,000,000			
	Professional Liability (E&O), If Contractor is providing	\$1,000,000			
	professional services or advice (on a claims-made form)				
		sample with the Terms & Conditions attached hereto			
9.	Terms & Conditions. The Contractor has read and agrees to	comply with the rents & conditions attached hereto.			
	INITIAL HERE: (Contractor initials).				
	The state of the s				

## TERMS & CONDITIONS TO INDEPENDENT CONTRACTOR AGREEMENT FOR PROFESSIONAL SERVICES

- 1 Expenses District shall not be liable to Contractor for any costs or expenses paid or incurred by Contractor in performing the Work
- 2 Materials Contractor shall furnish, at his/her own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
- this Agreement, shall be and act as an independent contractor this Agreement, shall be and act as an independent contractor the Contractor understands and agrees that he/she and all of his/her employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to be perfets of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Contractor shall assume full resubjects to Contractor shall assume full resubjects including unemployment insurance, social security and income faxes with respect to Contractor's employees.

## 4. Standard of Care

- 4.1. Contractor represents that Contractor has the qualifications and ability to perform the Services in a professional manner, without the advice control or supervision of District. Contractor's Services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts. Contractor's Services will be performed with due care and in accordance with applicable law, code, rule, regulation, and/or ordinance.
- 4.2. Contractor hereby represents that it possesses the necessary professional capabilities, qualifications licenses, skilled personnel, experience, expertise, and financial resources, and it has available and will provide the necessary equipment, materials tools, and facilities to perform the Services in an efficient, professional, and timely manner in accordance with the terms and conditions of the Agreement.
- 4.3. Contractor shall be responsible for the professional quality, technical accuracy, completeness, and coordination of the Services, and Contractor understands that the District relies upon such professional quality, accuracy, completeness, and coordination by Contractor in performing the Services.
- 4.4. Contractor shall ensure that any individual performing work under the Agreement requiring a California license shall posses: the appropriate license required by the State of California. All personnel shall have sufficient skill and experience to perform the work assigned to them.
- Originality of Services. Contractor agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Contractor and shall not be copied in whole or

in part from any other source, except that submitted to Contractor by District as a basis for such services.

6 Copyright/Trademark/Patent Contractor understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or parent of said matter in the name of the District. Contractor contents to use of Contractor's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

## 7 Termination

- 7.1. Without Cause by District. District may, at any time, with or without reason, ferminate this Agreement and compensate Contractor only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Contractor. Notice shall be deemed given when received by the Contractor or no later than three days after the day of mailing, whichever is sooner.
- 7.2. Without Cause by Contractor. Contractor may, upon sixty (60) days' notice, with or without reason, terminate this Agreement. Upon this remination, District shall only be obligated to compensate Contractor for services satisfactorily rendered to the date of termination. Written notice by Contractor shall be sufficient to stop further performance of services to District. Contractor arknowledges that this sixty (60) day notice period is acceptable so that the District can attempt to procure the Services from pnother source.
- 7.3 With Cause by District District may deriminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include
  - 7.3.1 material violation of this Agreement by the Confractor; or
  - 7.3.2. any act by Contractor exposing the District to liability to others for personal injury or property damage: 01
  - 7.3.3. Contractor is adjudged a bankrupt or makes a general assignment for the benefit of creditors or a receiver is appointed on account of Contractor's insolvency.

Written notice by District shall contain the reasons for such intention to terminate and, unless within three (3) calendar days after that notice the condition or violation shall cease or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of this termination, the District may service the required Services from another Contractor. If the expense, fees, and/or costs to the District exceeds the cost of providing the Services pursuant to this Agreement, the Contractor shall immediately pay the excess expense, fees, and/or costs to the District upon the receipt of the

of another public agency for the actual time in which services are | 19. Disputes: In the event of a dispute between the parties as to salary or remuneration, other than vacation pay, as an employee of another public agency, agrees that Contractor will not receive 13 Employment with Public Agency Contractor, it an employee gopob) «conude) նագլություն миен է μլզգեցը թեց bresept

wies and regulations pertaming to safety, security, and driving on and thinked and most metranza of aldianoguas ad dark notherspred JuaniaangA zidi lo abnamiohaq atti in ylatas gamisteratio Confractor is responsible for is safety and Security. Unamenage aidt en Inauzhug sepiviez lo

scenes as are required by law in connection with the furnishing and summed days apply of niethism bos crubbes lists stragge to 11. Permits/Licenses Contractor and all Contractor's empinyees of the violation, Contractor shall bear an costs arising trienefrom: personees make on regulations, without tirst notifying the District Contractor performs any work that is in violation of any laws, secept of a written termination notice from the District. Agreement shall be terminated effective upon Contractor's Agi cement shall be appropriately amended in writing, or this sidt brik abem ad lieds saaiviad ant lo agoos adt of sagnedo in writing, and, at the sole option of the District, any necessary didingaces, rules or regulations, Contractor shall notity the District, required by this Agreement is at variance with any such laws. or specified. If Contractor observes that any of the Services batebilonies serviced and to toubrup on gringed notatinger based in Contractor shall give all polices required by any law, orderance, and all federal, state, and local laws, ordinances and regulations. with all rules and regurations of the governing board of the District 10 Compliance with Laws. Confrigtion shall observe and comply rich Agreement shall not be assigned by the Contractor

of Insurance Contractor of the Contractor pursuant to carend the indemnified parties.

reject any legal representation that Contractor proposes to internitied parties. The District shall have the right to accept or wholly by the sole negligence or willful misconduct of the conjunction with this Agreement, unless the claims are caused or thing done, permitted, or suffered by the Contractor in from the performance of the Services or from any activity, work, directly or indirectly ansing out of, connected with, or resulting officers, employees, subcontractors, consultants, or agents or emissions, or willful misconduct of Contractor, its officials. relating to, in whole or in part, the negligence, recklessness, errors consequential damages ("Claim"), arising out of, pertaining to or lie to themyed and housestend thousand including without of all action, costs, expenses, liability, loss, damage or injury of any kind. ndemented parties") trom any and all claims, demands, caused consultants, employees, trustees, and volunteers ("the and hammess the District, its agents, representatives, officers. Capifornia law. Contractor shall defend, indennify, and hold free noification 3 Vd bettimned thetxe teathby edf of

strammood thenb to lend are strampood doubts. Contraction pursuant to this Agreement, whether or not with all decuments produced maintained or collected by 7.4. Upon termination, Confractor shall provide the District District

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with this Agreement for the services performed in connection with limited to, lost profits or revenue, austing out of or in connection consequential, indirect or incidental damages, including but not herbods Alle 201 (2013) to toestuno do posed si uneb Aue additaria Agreement, in no event shall District be liable, regardless or sint to noisivorg 1949o the ambashathaton of the provision of this shall be limited to the payment of the compensation provided in Agreement, District's financial obligation and entitle Agreement 28 Limitation of District Liability Other than as provided in the Contractor: Contractor's empioyee(s), and/or suncontractor(s)

performance and announced and unannounced observance of Contractor's employees and subcontractors and each of their this District employeets) evaluate the Contractor and the District's evaluation may include, without limitation: requesting Contractor in any manner which is permissible under the iaw. The Employees and/or Subcontractors. The District may evaluate the 17 District's Evaluation of Contractor and Contractor's Contractor otherwise consents.

ssajun 'sanog ssaujsng jeunou slaberthoo Buunp (s)tipne foundations are reformation of Hollon rung eldenoses siving liens Audit(s) may be performed at any time, provided that the District and other data related to the Services covered by this Agreement and to make audit(s) of ail billing statements, myorces, records, make excerpts, capies, and transcripts from all books and records. epiresentatives, or an infoependent auditor to sudit, examine, and Contractor shall permit the District, its agent, other Term of this Agreement and for three (3) years thereafter retain these books, records, and systems of account during the Contractor transacted under this Agreement. Contractor shall to shorterado seanishe the gridualità i saldoning grittinoccie and systems of account, in accordance with generally accopted 16. Audit. Contractor shall establish and maintain books, records, the Director of Industrial Relations of ability to self-insure.

insure, which may be given upon furnishing proof satisfactory to Mirector of Inscino to establishing a certaincate of to some Office of the formal of the first o write compensation insurance in this State or by securing from the to bey compensation by one or more insurers duly authorized to Vfdidol tenaga barueri golad tartia fledz robastinoù lledo tarti fo or to undertake self insurance in accordance with the provisions eurbjoker to be jushied against lishlity for workers' compensation provisions at Labor Code 9 3700, et seq., that require every 12. Morkers' Compensation Contractor small contoly with the delinotosartadodine eti

addition, the Confractor agrees to require like compliance by all Government Code Section 12900 and Labor Code Section 1357 California Fair Empioyment and Housing Art beginning with Federal and California laws including, but not limited to the and therefore the Contractor agrees to comply with applicable expression, age, sexual orientation, or mlitary and veteran status intormation, martial status, sex, gender, gender status y gumer physical disability, mental disability, medical condinon, genetic persones of race, religious creed, coloc, national origin, ancestry, show and his bagagas bayoldma yas tenisga notisasmussib on imitation of any other rights or remedies available to connection with all work performed under Agreements there be to take the Politice are the value of the moiseinninsid-isma. At I is too bost of notibbs or are provided and programment in the moise or the provided and the District's notice of these expense, fees, and/or costs. | actually being performed pursuant to this Agreement Parties shall attempt to resolve the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute. Contractor shall neither rescind the Agreement nor stop 26. Drug-Free/Smoke Free Policy. No drugs, alcohol, and/or Work

- 20 Confidentiality. The Contractor and air Contractor's agents. personnel, employec(c), and/or subcontractoris) shall maintain the confidentiality of all information received in the course of This requirement to maintain performing the Services. confidentiality shall extend beyond the termination of this Agreement
- 21 Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements. whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 22 California Law. 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 that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the California county in which the District's administration offices are located.
- 23 Waiver. The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent preach of the same or any other term, covenant, or condition information. herem contained.
- 24 Severability If any term, condition or provision of this Agreement is help by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.

- performance of Work, Agreement interpretation, or payment, the 25. Incorporation of Recitals and Exhibits. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.
  - smoking are allowed at any time in any buildings and/or grounds on District property. No students, staff, visitors, Contractors, or supcontractors are to smoke or use drugs or alcohol on these sites. 27 Conflict of Interest. Contractor shall abide by and be subject to all applicable District policies, regulations, statutes or other laws regarding conflict of interest. Contractor shall not here any officer or employee of District to perform any service by this Agreement. Contractor affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest between Contractor's family, business or financial interest and the services provided under this Agreement, and in the event of change in either private interest or services under this Agreement, any question regarding possible conflict of interest which may arise as a result of such change will be prought to District's attention in writing. Through its execution of this Agreement, Contractor acknowledges that it is familiar with the provisions of Section 1090 et seg. and Section 87100 et seg, of the Government Code of the State of California, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event Contractor receives any information subsequent to execution of this Agreement, which might constitute a violation of said provisions, Contractor agrees it shall notify District of this
  - 28 Agreement Contingent on Governing Board Approval. The District shall not be bound by the terms of this Agreement until it has been formally approved or ratified by the District's Governing Board, and no payment shall be owed or made to Contractor absent formal approval.

ACCEPTED AND AGREED on the date indicated below. By signing this Agreement, each Party certifies, under penalty of perjury, that all the information provided in the Agreement is true, complete, and correct and that the person executing this Agreement has full power and authority to enter into the Agreement:

Indicate type of entity or if individual: Individual Individual Sole Proprietorship Partnership Limited Partnership Corporation Limited Liability Company Other:	NOTE: United States of \$600 or more to fu States Code also providentification numbe	tion and/or Social Security Number:			
Dept/Site Budget Program Coding					
Program Code(s): 010-6500-0-5830-00-5750-1110-000000-009-0350					
Project	Approvals Requ	ired Prior to Contract Start Date			
Requesting Administrator/Aut	horized Signer:	Contractor:			
Mountain View Whisman School Distr	ict	Contractor Name: Christo Educational Consulting			
Dated:	, 20	Dated: 1-15-1 2019			
Signature:		Signature: Cleeb			
Print Name:		Print Name: Lela Catherine Christ			
Print Title:	alaboris ay to deficit the factor of the control of	Print Title:			
e a de la composiçõe de l		PROVAL			
Authorized Signer (if not		Superintendent/Designee			
Dated:	, 20	Dated:, 20			
Signature:		Signature:			
Print Name:		Print Name:			
Print Title:	Programme and the state of the	Print Title:			
		tion (District Office Use Only)			
Board of Trustees Meetin		For Contract: Review Ratification			

Exhibit A: CHRISTO: The A,B C's of Dyslexia

The objectives of this workshop are to provide participants with information regarding dyslexia: possible causes, impact on reading, early markers, evaluation for special education, how to conduct intervention-focused assessments, and strategies for intervention. This workshop will address areas deemed important in the recent CDE Publication *California Dyslexia Guidelines*.

As a result of attending this workshop it is expected that participants will have a clear understanding of how dyslexia is best defined and explained to parents and other team members, the essential areas to include in an assessment, how to interpret the data, and how to identify appropriate, research based assessments. A focus of the presentation will also be on increasing participants' basic knowledge regarding how children learn to read and what happens in dyslexia. This foundational knowledge will help them in attaining the skills noted above and in being useful members of IEP teams.