Mountain View Whisman School District

Independent Contractor for Professional Services Agreement (Non-Construction Related) 2023 THIS AGREEMENT is made and entered into on ("Agreement"). by and between and Mountain View Whisman School District ("District") and Schmahl Science Workshops ("Contractor"). Contractor and District may be referred to herein individually as a "Party" or collectively as the "Parties." 1. Services Check one of the options below The District is authorized by Gov. Code § 53060 to contract with any persons for the furnishing of special services and advice in financial, economic, accounting, engineering, legal or administrative matters, if those persons are specially trained and experienced and competent to perform the special services required. 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 to perform the Services. Option 1 - As indicated in Exhibit A - attached Option 2 - Services explained as follows: Schmahl Science Workshops will be delivering 5 workshop at Latham Preschool on June 6, 2023. Each workshop is \$175 for a total invoice of \$875. see attachment 2. Price & Payment Check one of the options below Contractor shall furnish the Services to the District for the following compensation ("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). Option 1 - Flat Fee of \$ 875 Option 2 - Maximum number of hours at an hourly rate of \$ Total not to exceed Option 3 - Other, please explain: 3. Contract Dates "Agreement Time" Services Start Date: Manchx3/1x/2023 May 5, 2023 Services End Date: June 6, 2023 4. Submittal of Documents Signed Agreement Contractor shall not commence the Services under this Agreement **Insurance Certificates & Endorsements** until Contractor has submitted the following documents. 5. Classified Service Education Code Sections 45100-45139/88000-88040 defines what constitutes classified service. Education Code Sections 44830-44929/87400-87488 defines certificated service. The IRS predisposes an employer/employee relationship when state law mandates such a relationship. Are you currently, or have you ever paid into the California State Public Employees Retirement System or California State Teachers Retirement System? 6. Notice 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 Schmahl Science Workshops Contractor: 1400 Montecito Ave. 1650 Senter Rd. Street

City, Sate, Zip

Attn:

San Jose, CA 95112

Ellen Hilbrich

Mountain View, CA 94043

Attn: Chief Business Officer

7. Fingerprinting/Criminal Background/Megan's Law (Sex Offenders)

I have verified and will continue to verify that the employees of Contractor that will be on any school site and the employees of any subconsultants and/or subcontractors that will be on any school site are <u>not</u> listed on California's "Megan's Law" Website (http://www.meganslaw.ca.gov/). In addition, the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to any entity that has a contract with the District.

	Contractor's Initials Here:
	on to be filled out by District Representative)
7. Fingerprinting/Criminal Background/	/Megan's Law (Sex Offenders)
Check one of the options below:	
1. Contact with Students: Contractor cer	tifles that Contractor has complied with the fingerprinting and criminal background
investigation requirements of Education Coc that neither Contractor nor any of Contractor (collectively "Employees") regardless of whe or acting as independent contractors of the supervision and control of the pupil's parent to this Agreement, have been convicted of a shall immediately provide the District any su Department of Justice for those Employees	de section 45125.1 and that the California Department of Justice has determined or's employees, subcontractors, agents, and subcontractors' employees or agents either those Employees are paid or unpaid, concurrently employed by the District, Contractor, who may interact with District pupils outside the immediate or guardian or a District employee in the course of providing services pursuant efelony, as that term is defined in Education Code section 45122.1. Contractor obsequent arrest and conviction information it receives from the California during the course of providing services pursuant to this Agreement. A complete interact with District pupils during the course and scope of this Agreement is
supervision and control of the pupil's paren investigation requirements of Education Co	ntractor's Employees will have any interaction with District pupils outside the immediate at or guardian or a District employee so that the fingerprinting and criminal background ode section 45125.1 do not apply to Contractor for the services provided under this cial, I am familiar with the facts herein certified, and am authorized to execute this
health or safety is endangered, and the Dist with Contractor and/or Contractor's Employ pupils outside the immediate supervision as providing services pursuant to this Agreeme	greement is provided in an emergency or exceptional situation, such as when pupil crict will take appropriate steps to protect the safety of any pupil that may interact yees so that Contractor and/or Contractor's Employees do no interact with District and control of the pupil's parent or guardian or a District employee in the course of ent. (Ed. Code, § 45125.1 (c).) As an authorized District official, I am familiar with the execute this certificate on behalf of the District.
District confirmed with the California Depar defined in Education Code section 45122.1,	roprietor and in compliance with Education Code section 45125.1 (h)(1)-(2), the tment of Justice that Contractor has not been convicted of a felony, as that term is pursuant to the requirements of Education Code section 45125.1 (a). As an authorized nerein certified, and am authorized to execute this certificate on behalf of the District.
District Representative Name & Initials:	Terri W. Kemper Tust
8. Tuberculosis (TB) Screening Contractor has obtained any required TB clearar upon the District's request. Contractor's In	nce(s) and will maintain and immediately produce those clearance(s) to District
(This portion 8. Tuberculosis (TB) Screening Select on	on to be filled out by District Representative) e option below:
Contractor has obtained any required TB District upon the District's request.	clearance(s) and will maintain and immediately produce those clearance(s) to
Walver of TB Screening. Contractor is not not work directly with students on more t	required to provide evidence of TB Clearance because Contractor will than an occasional basis.
	District Representative Initials here:

9. Insurance Contractor shall have and maintain insurance in force during the term of this Agreement with minimum limits 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 professional services or advice (on a claims-made form)	\$1,000,000

10. Terms & Conditions The Contractor has read and agrees to comply with the Terms & Conditions attached hereto.

Contractor's Initials Here:

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 Contractor's own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
- 3. Independent Contractor. Contractor, in the performance of this Agreement, shall be and act as an independent contractor. Contractor understands and agrees that Contractor and all Contractor's employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits 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 responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes 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 possess the appropriate license required by the State of California. All personnel shall have sufficient skill and experience to perform the work assigned to them.
- 5. **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 patent of said matter in the name of the District. Contractor consents 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, terminate 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 termination, 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 acknowledges that this sixty (60) day notice period is acceptable so that the District can attempt to procure the Services from another source.
- 7.3. With Cause by District. District may terminate 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 Contractor; or
 - 7.3.2. any act by Contractor exposing the District to liability to others for personal injury or property damage; or
 - 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 secure 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 District's notice of these expenses, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to District.

- 7.4. Upon termination, Contractor shall provide the District with all documents produced maintained or collected by Contractor pursuant to this Agreement, whether or not such documents are final or draft documents.
- 8. **Indemnification**. To the furthest extent permitted by California law, Contractor shall defend, indemnify, and

- hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("the indemnified parties") from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury of any kind, in law or equity, including without limitation the payment of all consequential damages ("Claim"), arising out of, pertaining to or relating to, in whole or in part, the negligence, recklessness, errors or omissions. or willful misconduct of Contractor, its officials, officers, employees, subcontractors, consultants, or agents directly or indirectly arising out of, connected with, or resulting from the performance of the Services or from any activity, work, or thing done, permitted, or suffered by the Contractor in conjunction with this Agreement, unless the claims are caused wholly by the sole negligence or willful misconduct of the indemnified parties. The District shall have the right to accept or reject any legal representation that Contractor proposes to defend the indemnified parties.
- FORCE MAJEURE CLAUSE: Contractor shall be 9. excused from performance hereunder during the time and to the extent that it is prevented from obtaining delivery, or performing by act of God, fire, strike, loss, or shortage of transportation facilities, lock-out, commandeering of materials, product, plant, or facilities by the government, or pandemic when satisfactory evidence thereof is presented to the District, provided that it is satisfactorily established that the non-performance is not due to the fault or neglect of the Contractor. Any delay associated with any Infectious Disease, or any federal, state, or local order relating thereto, shall not be considered a Force Majeure Event unless it renders Contractor's performance of the Services impossible, and that event was not reasonably foreseeable at the time of the execution of this Agreement.
- 10. Assignment. The obligations of the Contractor pursuant to this Agreement shall not be assigned by the Contractor.
- Compliance with Laws. Contractor shall observe and comply with all rules and regulations of the governing board of the District and all federal, state, and local laws, ordinances and regulations. Contractor shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Services as indicated or specified. If Contractor observes that any of the Services required by this Agreement is at variance with any such laws, ordinance, rules or regulations, Contractor shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Services shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Contractor's receipt of a written termination notice from the District. If Contractor performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Contractor shall bear all costs arising therefrom.
- 12. **Permits/Licenses.** Contractor and all Contractor's employees or agents shall secure and maintain in force such permits and licenses as are required by law in connection with the furnishing of services pursuant to this agreement.
- 13. Safety and Security. Contractor is responsible for

- maintaining safety in the performance of this Agreement. Contractor shall be responsible to ascertain from the District the rules and regulations pertaining to safety, security, and driving on school grounds, particularly when children are present.
- 14. Employment with Public Agency. Contractor, if an employee of another public agency, agrees that Contractor will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually being performed pursuant to this Agreement.
- 15. Anti-Discrimination. It is the policy of the District that in connection with all work performed under Agreements there be no discrimination against any employee engaged in the work because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status and therefore the Contractor agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735. In addition, the Contractor agrees to require like compliance by all its subcontractor(s).
- 16. Workers' Compensation. Contractor shall comply with the provisions of Labor Code § 3700, et seq., that require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code. Contractor shall either being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this State or by securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure.
- Audit. Contractor shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Contractor transacted under this Agreement. Contractor shall retain these books, records, and systems of account during the Term of this Agreement and for three (3) years thereafter. Contractor shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Contractor and shall conduct audit(s) during Contractor's normal business hours, unless Contractor otherwise consents.
- 18. District's Evaluation of Contractor and Contractor's Employees and/or Subcontractors. The District may evaluate the Contractor in any manner which is permissible under the law. The District's evaluation may include, without limitation: requesting that District employee(s) evaluate the Contractor and the Contractor's employees and subcontractors and each of their performance and announced and unannounced

- observance of Contractor, Contractor's employee(s), and/or subcontractor(s).
- 19. Limitation of District Liability. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
- 20. **Disputes:** In the event of a dispute between the parties as to performance of Work, Agreement interpretation, or payment, the 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 Work.
- 21. Confidentiality. The Contractor and all Contractor's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.
- 22. 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.
- 23. 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.
- 24. **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 breach of the same or any other term, covenant, or condition herein contained.
- 25. Severability. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 26. Incorporation of Recitals and Exhibits. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.
- 27. **Drug-Free/Smoke Free Policy.** No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on District property. No students, staff, visitors, Contractors, or subcontractors are to smoke or use drugs or alcohol on these sites.
- 28. 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 hire any officer or employee of District to perform any service by this Agreement. Contractor affirms to the best of Contractor's 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 brought 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 seq. and Section 87100 et seq, 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 information.

Agreement Contingent on Governing Board 29. 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.

11. Infectious Disease Requirements

The Contractor has read and agrees to comply with the Terms & Conditions attached hereto.

INFECTIOUS DISEASE REQUIREMENTS FOR INDEPENDENT **CONTRACTOR AGREEMENT FOR PROFESSIONAL SERVICES**

1. <u>Compliance with Orders</u>. Contractor and its Subcontractors, agents and employees thereof, are responsible for complying with all applicable and existing federal, State, and/or local statutes, orders, rules. regulations, ordinances, and/or directives in any way relating to site safety, the Work, and the District site(s), in connection with any infectious and communicable disease in any form, whether bacterial or viral, including, without limitation, MSRA, influenza, COVID-19, and/or any similar virus or derivative strain ("Infectious Disease"). Contractor shall ensure its employees on District sites are trained and knowledgeable of all these requirements to ensure full compliance on any District site(s) and during the Work. Contractor's obligations hereunder shall include, without limitation providing personal protective equipment ("PPE") to its employees and to ensure that its subcontractors provide PPE equipment to its employees to prevent the spread of an Infectious Disease at District site(s).

2. <u>Infectious Disease & Extra Work.</u>

- 2.1. Contractor agrees that the Agreement Price is based on Contractor's full compliance with all applicable and existing federal, state, and/or local statutes, orders, rules, regulations, ordinances, and/or directives relating to site safety, the Work, and District site(s) in relation with an Infectious Disease at the time the Parties entered into the Agreement. Therefore, any additional costs to Contractor associated with an Infectious Disease, or any federal, state, or local order relating thereto, shall not be considered compensable unless:
 - 2.1.1. It occurred after the date the Parties entered into this Agreement;



- 2.1.2. It materially increases the Agreement Price by imposing different, additional or more stringent requirements; and
- Contractor notifies District within ten (10) 2.1.3. Days of notice of any new public health order(s), including the anticipated increase to the Agreement Price due to the new public health order(s), and Contractor substantiates those costs with detailed supporting documentation.
- 2.2. If, during the Work, the applicable and existing federal, state, and/or local statutes, orders, rules, regulations, ordinances, and/or directives relating to site safety, the Work, and/or District site(s) in connection with an Infectious Disease, are changed or rescinded (e.g., by the reduction of potential exposure or risk due to vaccinations), the parties agree to reduce the Agreement Amount due to the removal of the required efforts. If the parties cannot mutually agree on the appropriate reduction, District may issue a notice of equitable adjust for an amount of time and money it determines to be both reasonable and appropriate.
- 3. Infectious Disease Release. Contractor acknowledges that it is voluntarily and freely entering into the Agreement for the Work and deciding to perform the Work which will require Contractor to enter upon and into District site(s) and that Contractor use of District site(s) includes the possible exposure to and illness from an Infectious Disease. Contractor further acknowledges the dangers involved and with full knowledge of these dangers, voluntarily agrees to assume all risks of bodily injury, death, or property damage, whether those risks are known or unknown. Contractor hereby releases District, its agents, representatives, officers, consultants, employees, trustees, and volunteers from any and all

damages of any kind whatsoever that Contractor, its staff, participants, relatives, children, spouse, partner, household members, family members, employees, guests, invitees, volunteers, agents, consultants, Subcontractors, and any other person tracing exposure or illness to Contractor, now have, or may have in the future, for injury, trauma, illness, loss, unwanted contact, harassment, disability, death or property damages related to being exposed to or contracting an Infectious Disease while using any District site(s) for the performance of the Work. Contractor shall include this paragraph in all subcontracts with subcontractors/subconsultants.

- 4. Contractor shall ensure it has employees onsite that are trained and knowledgeable of these requirements to ensure full compliance on District site(s).
- Any cost to comply with these "Infectious Disease Compliance Provisions" shall be at Contractor's sole expense and expense but may be included in the Agreement Price.
- 6. COVID-19 Vaccination / Testing.
 - 6.1. Contractor agrees to the following COVID-19 vaccination/testing requirements with respect to any of Contractor's employees, agents, consultants, subconsultants, or employees of consultants and subconsultants ("Applicable Worker(s)"):
 - 6.1.1. Before any Applicable Worker enters a
 District site to perform the Services,
 Contractor shall verify that any Applicable
 Worker:
 - 6.1.1.1. Is Fully Vaccinated. "Fully

 Vaccinated" shall mean that at
 least fourteen (14) days have
 elapsed from the final vaccination
 required for the particular type of
 COVID-19 vaccine administered to
 the Applicable Worker, including
 any booster, to the extent

- approved and required by public health guidelines.
- 6.1.1.2. Who has requested and obtained an accommodation from Contractor from these vaccination requirements based upon (i) a qualifying medical disability pursuant to the Americans with Disabilities Act (42 U.S.C. § 12101); or (ii) a sincerely held religious belief pursuant to the Civil Rights Act of 1964 (§ 7, 42 U.S.C. § 2000e et seq.), is subject to daily COVID-19 testing for each and every day that Applicable Worker will perform Services on a District site(s), and that any such test demonstrates a negative COVID-19 test.
- 6.1.1.3. Contractor shall maintain written documentation reflecting verification of the testing/vaccination requirements herein and shall provide any documents to the District upon request.
- 6.2. Any Contractor employee who does not fulfill these requirements will be declared ineligible to provide service on any District site(s) until they submit the proper documentation.
- 6.3. Contractor's responsibility for Infectious Disease compliance and record keeping extends to all its employees, subcontractors, and employees of subcontractors who work in any capacity on a District site(s), including but not limited to those who come into contact with District students and employees, regardless of whether they are designated as employees or acting as independent contractors of the Contractor

12. Type of Entity check one of the following: Individual Sole Proprietorship Limited Liability Company Other: Non Proprietorship	Partnership Ofit	Limited Partnership	Corporation
Employer Identification and/or SSN#: 06-1780217			
NOTE: United States Code, title 26, sections 6041 and 6109 taxpayer identification number to the payer. The United States furnish the taxpayer identification number. In order to connumber or Social Security number, whichever is applicable.	ates Code also provi oply with these rules	des that a penalty may be	imposed for failure to

(This portion to be filled out by District Representative)

13. Dept/Site Budget Program

Please provide full SACS coding

120-6127-0-5830-00-0001-1000-000000-009-0275

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:

Requesting Administrator	Contractor:
Mountain View Whisman School District	Contractor Name: Schmahl Science Workshops
Dated:	3 Dated: March 31, 2023
Signature: 1. W. Kemper	Signature:
Print Name: Terri W. Kemper	
Print Title: <u>Director</u> , <u>Preschool Progr</u>	Print Title: COO APPROVAL
Print Title: <u>Director, Preschool Progra</u> Authorized Signer	
Authorized Signer	APPROVAL Superintendent/Designee
Authorized Signer Dated:	APPROVAL Superintendent/Designee Dated:, 20
	APPROVAL Superintendent/Designee Dated:, 20
Authorized Signer Dated:	APPROVAL Superintendent/Designee Dated:, 20 Signature: Print Name: Dr. Ayindé Rudolph



Schmahl Science Workshops and Latham Preschool Service Contract

Business Consultant Contract

This agreement March 27, 2023 is made By and Between Schmahl Science Workshop, whose address is <u>1650 Senter Rd., San Jose, CA 95112</u> referred to as "Consultant", AND Valley Christian School, whose address is <u>1850 Latham St. Mt.View, CA 94041</u> referred to as "Client."

- **1. Consultation Services.** The Client hereby employs the consultant to perform the science enrichment services in accordance with the terms and conditions set forth in this agreement.
- 2. Terms of Agreement. This agreement will begin March 27, 2023 and will end June 9, 2023.
- 3. Time Devoted by Consultant. The consultant will provide workshops, scheduled per agreement between Consultant and Client to fulfill its obligations under this contract. Workshops will be 60 minutes duration.
- **4. Place Where Services Will Be Rendered.** The consultant will perform its services in accordance with this contract at 1850 Latham St. Mt.View, CA 94041.
- **5. Payment to Consultant.** The consultant will be paid at the agreed upon rate for work performed in accordance with this agreement. The consultant will submit an itemized invoice and the Client will pay the consultant the amount due as indicated by the invoice.

Payment/Cost:

of Workshops = 5 x \$175 Per workshop = Total Cost = \$875, Invoice on 3/27/23, Payable on 5/8/23.

6. Independent Contractor. Both the Client and the consultant agree that the consultant will act as an independent contractor in the performance of its duties under this contract. Accordingly, the consultant shall be responsible for payment of all taxes including:

Federal, State and local taxes arising out of the consultant's activities in accordance with this contract, including by way of illustration but not limitation, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, and any other taxes or business license fee as required.

- 7. Confidential Information. The consultant agrees that any information received by the consultant during any furtherance of the consultant's obligations in accordance with this contract, which concerns the personal affairs of the Client be treated by the consultant in full confidence and will not be revealed to any other persons, firms or organizations.
- **8. Materials and Supplies.** The Client agrees that all materials and supplies purchased by the consultant shall remain the property of the consultant.
- 9. Workshop Staff. The Client understands that Schmahl Science Workshop is a business entity and will provide appropriate staff trained in the SSW method for workshops. Supervision and training of such staff are the responsibility of SSW. If Client wishes to discuss performance of staff, comments are to be directed to Executive Director of SSW or her designee.



10. Cancellation Policy. Should SSW be unable to deliver any of the scheduled workshops, the prorated portion of the total payment for the undelivered workshops will be returned and no further payment will be due. Should a workshop that has been scheduled (for a date and time agreed upon by both parties) be cancelled by Client 14 business days or less before scheduled date, Client will not be reimbursed for the cancelled workshop(s). SSW reserves the right to permit rescheduling of classes within the 14 day cancellation period solely at the discretion of SSW.

SERVICE AGREEMENT

It is our policy to confirm our understanding of the terms and objectives of our engagement and the nature and limitations of the services we will provide. This letter summarizes the services you wish us to provide for <u>Latham Preschool</u>.

Summary of Services

We will provide the following services:

The science program we deliver to schools is unique because it gives kids the chance to experience science the way it is meant to be enjoyed—by asking questions, making messes and having fun. The typical science programs in schools are limited in that they don't allow this type of creativity. Our classroom presentations are structured so that:

- Each workshop is 30 minutes (depending on client schedule) & can accommodate up to 25 students at a time.
- Schools can select from our program library of SSW student approved experiments.
- SSW workshops align to California State, Next Generation, American Association for the Advancement of Science Benchmarks, and National science standards and frameworks.
- A school can arrange in advance to have our Workshop Coordinator and mentors deliver 3-4 lessons in a given school day.
- SSW offers curriculum in the following areas: Chemistry, Earth Science, Life Science, Physics, and Engineering.
 We will also customize our program for the special curriculum needs of teachers.

SSW will not be responsible for homework, grading and/or testing students.

Responsibilities of Client

Client will be responsible for:

- Providing a classroom teacher to support SSW in management of the classroom. The teacher must remain in the classroom with the SSW instructor at all times. Failure to provide such teacher will result in termination of contract.
- Providing a fully appointed classroom with standard facilities for presenting an academic subject. (e.g.adequate seating/table space for the planned number of students, arranged in a workable manner).
- Correction and discipline in the classroom.
- Grading and /or testing students.
- Providing adequate notice of change of school schedule that would result in cancellation or rescheduling of a workshop.
- Providing adequate parking that allows for easy access to school site for SSW vehicles. A reserved parking space will be provided.
- Provide a copy of their Food and Allergy Policy if applicable



Standard Terms and Conditions:

In the event that you fail to pay an invoice, we reserve the right to withdraw from the engagement. If any dispute arises among the parties hereto, the parties agree to undertake mediation. Costs of any mediation proceedings shall be shared equally by both parties.

In the event of an unsuccessful mediation, the parties agree that the dispute shall be resolved by binding arbitration. IN AGREEING TO ARBITRATION, THE PARTIES ACKNOWLEDGE THAT THEY UNDERSTAND THAT "BINDING" ARBITRATION IS A WAIVER OF TRIAL BY COURT OR JURY. Demand for arbitration may be initiated by either party on fifteen days written notice to the other party, deposited in the United States mail, postage prepaid, certified, return receipt requested, together with a written specification of the grounds for the dispute and the relief requested. Unless waived by both parties, the arbitrator selected shall have expertise in resolving fee disputes, and shall provide a written record of the basis for the award. The award of an arbitrator shall be final and may, upon application of either party, be reduced to a judgment of the Superior Court of the county having regular jurisdiction.

ACKNOWLEDGED AND ACCEPTED:

I agree to all of the foregoing, and have received the original copy of this.

Client: Latham Preschool	Schmahl Science Workshop
	Be look Love Schmall
By:	Belinda Lowe-Schmahl
Title	Executive Director
TRIC	March 27, 2023
Date	Date

Schmahl Science Workshops 1650 Senter Road San Jose, CA 95112-2599



Invoice

Date	Invoice #
3/29/2023	10850

Bill To

Latham Preschool 1850 Latham Street Mountain View, CA 94041

P.O. Number	Due Date	
	5/8/2023	

Description		Price Each	Amount
Workshops on 06/06/23		175.00	875.00
	Workshops on 06/06/23		

Phone #	E-mail	Web Site
408-281-7595	Bookkeeper@SchmahlScience.org	www.schmahlscience.org

Total \$875.00

Payments/Credits \$0.00

Balance Due \$875.00

Remittance Address: Schmahl Science Workshops 1650 Senter Road San Jose, CA 95112-2599