

Summary of Information for Memorandum of Understanding

Agency name: Collective Impact	<u>Date</u> : July 1, 2023
Agency contact for this MOU:	James Spingola Email: james@collectiveimpact.org Phone: 4155670400

Proposed term for this MOU: July 1, 2023 – June 30, 2026

Funded by DCYF? Yes

<u>Services provided through this MOU are part of the following initiative(s)</u>: SFUSD's African American Achievement and Leadership Initiative

Location(s) to be served: Brown, Jr., Willie Middle School, Galileo High School, Wallenberg, Raoul High School, Washington, George High School

SFUSD staff listed on MOU:

Administrator: Laticia Erving Contact person: Laticia Erving

<u>Program description</u>: In support of SFUSD's priority to improve Black student engagement and outcomes and in coordination with school and district staff, our Magic Zone program provides mentoring, tutoring, case management and positive coaching for students, aligned with the school's curriculum. We will facilitate student groups led by culturally competent staff, designed to support youth development and to include study skills and social-emotional strength building. These groups offer students a safe and supportive destination in their school. Services provided during instructional time will be under direct supervision of certificated SFUSD staff.

Main focus of services: Youth Leadership/Youth Development

Additional Focus:

Services provided: Ongoing direct services to students, families and/or staff

<u>Time of day</u>: During the school day

How often services will be provided: Several times a week

Length of program: The whole school year

Services will be provided: Virtually In person

Population to be served: Students

Eligibility requirements (if applicable):

Contact with students: 🗌 Limited or None

More Than Limited

Do you charge a fee for the program? No

Will you provide food and/or beverages to students? Yes

Additional District roles or responsibilities (as described in Section 5 of the MOU):

MEMORANDUM OF UNDERSTANDING BETWEEN SERVICE PROVIDER AND THE SAN FRANCISCO UNIFIED SCHOOL DISTRICT

This Memorandum of Understanding ("Agreement" as defined below), dated for convenience July 1, 2023, is entered into by and between **Collective Impact** ("Service Provider") and the San Francisco Unified School District ("District" or "SFUSD").

RECITALS

WHEREAS, Service Provider wishes to provide services to the District and/or its school sites as detailed herein; and

WHEREAS, the District wishes to make these services available to the District and/or its school sites; and

WHEREAS, Service Provider represents itself able and willing to provide such services to the District and/or its school sites as detailed herein;

Now, THEREFORE, the Parties agree to enter into this Agreement for Service Provider to provide to the District the services as detailed herein. This Agreement attaches and incorporates by reference as though fully set forth herein the Criminal Background Check/Tuberculosis Clearance Certification Form (collectively the "Agreement"). The following documents shall also be attached to this Agreement: **Insurance Certificates and Endorsement (See Section 6 for Insurance and Endorsement requirements).**

1. TERM; EFFECTIVE DATE

The term of this Agreement shall be **July 1**, **2023** – **June 30**, **2026** unless terminated earlier pursuant to Section 12 ("Termination"). This Agreement shall be effective upon approval in writing by the District's Board of Education and execution by the duly authorized representatives of the Parties.

2. DESCRIPTION OF SERVICES TO BE PROVIDED BY THE SERVICE PROVIDER

- a. Service Provider will provide services at the following District location(s), and/or school site(s), as follows: Brown, Jr., Willie Middle School, Galileo High School, Wallenberg, Raoul High School, Washington, George High School
- b. Service Provider will provide the following services to the District:

In support of SFUSD's priority to improve Black student engagement and outcomes and in coordination with school and district staff, our Magic Zone program provides mentoring, tutoring, case management and positive coaching for students, aligned with the school's curriculum. We will facilitate student groups led by culturally competent staff, designed to support youth development and to include study skills and social-emotional strength building. These groups offer students a safe and supportive destination in their school. Services provided during instructional time will be under direct supervision of certificated SFUSD staff.

c. Additional information about these services
Service Provider will provide: Ongoing direct services to students, families and/or staff Are services to be performed at a school site or sites? Yes
Population to be served: Students
Eligibility requirements (if applicable):
When services will be provided: During the school day
How long services will be provided: The whole school year
Services will be provided:

Virtually
In person, when allowed
Service Provider will ensure all their volunteers, employees or agents comply with SFUSD
guidelines for providing virtual services; and/or comply San Francisco Department of Public Health
guidelines for COVID-19 and/or any other public health emergency. *If "yes*," Service Provider will ensure that any such food or beverages provided comply with SFUSD's Wellness Policy, per Section 24 of this Agreement.

Fees are charged for this program: No

If "yes," Service Provider understands that no fees may be charged students or their families for activities or programs that take place during the regular school day.

3. ADDITIONAL SERVICE PROVIDER ROLES AND RESPONSIBILITIES

- a. Service Provider will designate a contact person under Section 13 ("Notice to the Parties"), to serve as its representative and to collaborate with District in the implementation of this Agreement.
- b. If Service Provider will provide services at a District school site or sites pursuant to this Agreement, Service Provider shall fulfill the following obligations in relation to services to be provided:
 - (1) Provide services at the school site or sites in a manner that is consistent with school site rules and requirements, including but not limited to school site visitor sign-in and field trip requirements.
 - (2) Provide services in a manner that is consistent with the direction of the school site administrator(s), who is charged by the District with the oversight of the school site(s).
 - (3) Provide services in a manner that is consistent with the District's Safe and Supportive Schools Resolution as embodied in Board Policy 5144 which calls for the use of a positive approach to student behavior, and the use of preventative and restorative practices to minimize the need for discipline and to maximize instruction for every student.
 - (4) Collaborate with SFUSD to determine the process for referring students for services to be provided through this Agreement, and criteria for student referral, as applicable.
 - (5) Provide services and maintain standards of behavior consistent with professional conduct.
 - (6) Services provided during instructional time during the regular school day will be under direct supervision of certificated SFUSD staff.
 - (7) Participate in an orientation meeting with school site staff which shall include an overview and discussion of the goals and objectives in the site's School Plan for Student Achievement.
 - (8) Align services with the goals and objectives in the school site's School Plan for Student Achievement.
 - (9) Submit emergency contact information to school site staff for all Service Provider staff who will provide services at a school site pursuant to this Agreement.
 - (10) Confirm the commitment to provide services for the entire semester or school year as determined by the Service Provider and school site.
 - (11) Notify District contact person and, as applicable, school site liaison, of any Service Provider staff changes affecting this Agreement.
 - (12) Provide services that do not interfere with classroom work or disrupt the normal activities of the school site or sites.
 - (13) Submit documentation to school site of all students seen, as applicable.
 - (14) Follow all school site procedures. Service Provider shall only obtain access to personally identifiable student information from student records to the extent permitted under federal and state law, per Section 8 ("Proprietary Information of District: Student Information").
 - (15) Understand the need for flexibility when working with school sites, specifically related to scheduling of services and allocation of space and other school resources.
 - (16) Notify the school site staff if the Service Provider staff will be late or absent on assigned day.
 - (17) At least once per semester, meet with school site staff to discuss the effectiveness of the services being provided, and to contribute to the School Plan for Student Achievement development process if requested.
 - (18) Service Provider will ensure all instruction, curriculum and/or tutoring will align with SFUSD's standards, including Common Core Standards. Service Provider agrees to provide their curriculum and other materials needed for SFUSD to review as part of the process for approving this Agreement.
 - (19) Service Provider understands that no fees may be charged students or their families for activities or programs taking place during the regular school day.
 - (20) If Service Provider seeks use of a District school site facility outside of the regular school day, Service Provider will obtain an approved Facilities Use Permit, as required, from the District's Real Estate Office prior to any such use. Service Provider shall be responsible for complying with any District Facilities Use Permit requirements in the performance of this

Agreement, and shall comply with all District processes and procedures for obtaining approval to utilize a District facility.

4. DISTRICT ROLES AND RESPONSIBILITIES

- a. District will designate a contact person under Section 13 ("Notice to the Parties"), to serve as its representative and to collaborate with Service Provider in the implementation of this Agreement.
- b. District agrees to the following obligations in relation to services to be provided at a school site, as applicable:
 - (1) Provide an orientation for Service Provider staff that will be on-site, including an overview and discussion of the goals and objectives in the School Plan for Student Achievement.
 - (2) Provide orientation materials for the school such as the site map, bell schedule, teacher/room list, identification badges, etc.
 - (3) Provide school policies and procedures, including without limitation any sign-in procedures, field trip procedures aligned with Board policy and regulations, etc.
 - (4) Collaborate with Service Provider to determine the process for referring students for services under this Agreement, and criteria for student referral, as applicable.
 - (5) At least once per semester, meet with Service Provider to discuss the effectiveness of services.
 - (6) Notify Service Provider, to the extent possible, and as soon as possible, of any schedule change that will interfere with the provision of services.
 - (7) Provide supervision by certificated staff for any services by Service Providers given during instructional time.

5. ADDITIONAL DISTRICT ROLES AND RESPONSIBILITIES

In addition to the District's roles and responsibilities as specified in Section 4 ("District Roles and Responsibilities"), and as expressly provided for elsewhere in this Agreement, the District shall also be responsible for the roles and responsibilities listed below in this Section. (If this Section 5 ("Additional Roles and Responsibilities") is left blank, then the Parties agree that the District has <u>no</u> additional roles and responsibilities beyond those specified in Section 4 ("District Roles and Responsibilities") and as expressly provided for elsewhere in this Agreement.)

6. INSURANCE

- a. Without in any way limiting Service Provider's liability pursuant to the "Indemnification" section of this Agreement, Service Provider shall procure and maintain during the full term of this Agreement the following insurance amounts and coverage:
 - 1) Comprehensive/Commercial General Liability Insurance with limits not less than \$1,000,000 (one million dollars) each occurrence and \$2,000,000 (two million dollars) in the aggregate for Bodily Injury, Personal and Advertising Injury, and Property Damage, including Products-Completed Operations and Sexual Abuse and Molestation coverage.
 - 2) The Sexual Abuse and Molestation coverage will be waived, in the District's sole discretion, if the Service Provider will have no contact with, or will have limited contact and will not interact with District students outside of the immediate supervision and control of the student's parents or SFUSD staff in the performance of this Agreement, and Service Provider completes and submits Criminal Background Check/Tuberculosis Clearance Certification Forms affirming limited or no contact with students. Acceptance of such Forms by the District shall not decrease the liability of Service provider hereunder.
 - 3) Automobile Liability Insurance with limits not less than \$1,000,000 (one million dollars) each occurrence Combined Single Limit for Bodily Injury and Property Damage, including Owned, Non-Owned and Hired automobiles. A waiver of the Automobile liability insurance requirements may be requested by Service Provider through the District's Contracts Office provided that Service Provider will not use any automobile in the performance of this Agreement. The parties understand and agree that the District shall rely upon the representations that the Service Provider shall make in any such waiver.
 - 4) Workers' Compensation Insurance, with Employer's Liability limits not less than \$1,000,000 (one million dollars) each accident. A waiver of the workers' compensation insurance requirements may be requested by Service Provider through the District's Contracts Office provided that Service Provider is a sole proprietor with no employees. The parties

understand and agree that the District shall rely upon the representations that the Service Provider shall make in any such waiver.

- b. All policies shall be written on an occurrence basis, except as otherwise provided for in this subsection. Coverage may be provided on a claims-made form, provided that the following requirements are met:
 - 1) The retroactive coverage date shall be shown, and shall commence before the beginning of any Service Provider operations and/or performance under this Agreement.
 - 2) Service Provider shall maintain the required coverage throughout the term of this Agreement and, without lapse, and provide Certificates of Insurance to the District upon request for a period of three (3) years beyond the expiration or termination of this Agreement, such that should occurrences during the Agreement term give rise to claims made after expiration or termination of the Agreement, such claims shall be covered.
 - 3) If coverage is cancelled or non-renewed, and not replaced with another claims-made form with a retroactive date prior to the beginning of any Service Provider operations and/or performance under this Agreement, Service Provider shall purchase an extended reporting period for a minimum of three (3) years after the expiration or termination of the Agreement.
 - 4) If requested by the District, a copy of the policy's claims reporting requirement, or any other policy documents, shall be provided to the District.

c. Comprehensive General Liability policy must provide the following:

- 1) Name as Additional Insured the San Francisco Unified School District, its Board, officers and employees.
- 2) That such policy is primary and noncontributory to any other insurance available to the Additional Insured, with respect to any claims arising out of this Agreement and that such policies apply separately to each insured against who claim is made or suit is brought, except with respect to the limits of insurance.
- d. Service Provider shall provide thirty (30) days advance written notice to the District of cancellation, non-renewal or reduction in coverage to the following office:
 - Contracts Office
 - 135 Van Ness Street, Room 102
 - San Francisco, CA 94102
- e. Should any of the required insurance be provided under a form of coverage that includes a general annual aggregate limit or provides that claims investigation or legal defense costs are included in such general annual aggregate limit, such annual aggregate limit shall be double the occurrence or claims limits specified above.
- f. The insurance requirements under this Agreement shall be the greater of (1) the minimum limits and coverage specified in this Agreement, or (2) the broader coverage and maximum limits of coverage of any insurance policy or proceeds available to the Named Insured. It is agreed that these insurance requirements shall not in any way act to reduce coverage that is broader or that includes higher limits. No representation is made that the minimum insurance requirements stated hereinabove are sufficient to cover the obligations of the Service Provider under this Agreement.
- g. Acceptability of Insurers: Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A- VII, unless otherwise acceptable by District and admitted to do business in California, or accepted by the Surplus Lines Association to do business in California. A non-admitted company should have an A.M. Best rating of A- X or higher. Exception may be made for the State Compensation Insurance Fund when not specifically rated.
- h. Waiver of Subrogation. Service Provider agrees to waive subrogation with respect to Workers' Compensation insurance maintained under this Agreement. When required by an insurer, or if a policy condition does not permit Service Provider to enter into a pre-loss agreement to waive subrogation without an endorsement, then Service Provider agrees to notify insurer and obtain such endorsement. This requirement shall not apply to any policy which includes a condition expressly prohibiting waiver of subrogation by the insured or which voids coverage should the Service Provider enter into a waiver of subrogation on a pre-loss basis. Service Provider shall promptly notify District of any such express prohibition or condition in any applicable policy which may void coverage.
- i. Should any required insurance lapse during the term of this Agreement, if insurance is not reinstated, the District may, at its sole option, terminate this Agreement effective on the date of such lapse of insurance.
- j. Before commencing any operations under this Agreement, Service Provider must provide the District with the certificates of insurance, additional insured endorsement and waiver of subrogation with

insurers satisfactory to the District, evidencing all coverages set forth above, and shall furnish complete copies of policies promptly upon the District's request.

k. Approval of the insurance by the District shall not relieve Service Provider of any of the insurance requirements set forth herein, nor decrease the liabilities and obligations of Service Provider hereunder.

7. INDEMNIFICATION

Service Provider shall indemnify and hold harmless the District, its Board, officers, employees and agents from, and, if requested, shall defend them against any and all claims, demands, liabilities, obligations, losses, damages, judgments, costs or expenses (including legal fees and costs of investigation) (collectively "Claim"), whether actual or alleged, arising directly or indirectly from or in any way connected with the performance of this Agreement, including but not limited to any Claim for personal injury, death, property damage, loss of profits, infringement upon intellectual property rights, failure to comply with the criminal background check requirements of Education Code section 45125.1 and/or disclosure of confidential information which might be obtained by Service Provider or Service Provider's agents or employees during the performance of this Agreement. Notwithstanding the foregoing, Service Provider shall have no obligation under this Section with respect to any Claim that is caused by the active negligence or willful misconduct of District and which is not contributed to by any act or omission (including any failure to perform any duty imposed by law) by Service Provider's agents or employees.

8. PROPRIETARY INFORMATION OF DISTRICT; STUDENT INFORMATION

- a. Service Provider understands and agrees that, in connection with this Agreement, the Service Provider may have access to proprietary and/or confidential information which may be owned or controlled by the District, the disclosure of which to third parties may be damaging to the District, its employees or students. Service Provider also understands and agrees that the disclosure of such information may violate state and/or federal law and may subject the Service Provider to civil liability. Consequently, Service Provider agrees that all information disclosed by the District to the Service Provider shall be held in strict confidence and used only in performance of the Agreement, unless disclosure is required by law or court order. Service Provider shall exercise the same standard of care to protect such information as is used to protect its own proprietary and/or confidential information and in no case less than a reasonable standard of care.
- b. Service Provider shall comply at all times with the requirements of the Family Educational Records Privacy Act ("FERPA") and relevant state law regarding the confidentiality and handling of student records, including but not limited to California Education Code sections 49073 and sequential. Service Provider shall only access and use confidential student information for the performance of duties on behalf of SFUSD under this Agreement, prior written parent consent, or other provision of federal and state law permitting access to confidential student information. Service Provider shall not use confidential student data for any purpose other than providing services to the District pursuant to this Agreement. Service Provider shall not re-disclose confidential student information to any third party without the prior written consent of the District and any such re-disclosure shall be consistent with state and federal law.
- Use of Confidential Student Data for Program Evaluation/Studies. Service Provider's use of c. confidential student data for purposes other than providing services to the District pursuant to this Agreement, such as for Service Provider's own program evaluation or research studies, or any such evaluation by any third-party funder of Service Provider, requires prior written approval by the District's Office of Research, Planning, and Accountability ("RPA"). Not every application for the use of confidential student data is approved by RPA due to resource limitations. If Service Provider wishes to receive, gather or use confidential student data for purposes other than those authorized under this Agreement, then prior to receiving, gathering or using any confidential student data for such purposes, Service Provider will complete and submit a Research Application to RPA and await approval or denial from RPA. If RPA approves Service Provider's Research Application, Service Provider must also execute a Data Use and Confidentiality Agreement ("DUA") with RPA. Only after Service Provider submits a Research Application to RPA that is approved by RPA, and Service Provider then fully executes a DUA with RPA, may Service Provider receive, gather or use confidential student data for purposes other than providing services to the District pursuant to this Agreement. Services under this Agreement do not include Service Provider's own program evaluation or research studies, or evaluation by any third-party funder of Service Provider.
- d. Upon termination or expiration of this Agreement, if no subsequent agreement is in place between

the Parties to allow Service Provider to have access to the District's confidential student data, then any such data that is in the possession of Service Provider shall be confidentially and securely returned to District in all forms in which the Service Provider is holding such data, including, if applicable, in a computer-readable format. Once such data are received by District, and, if applicable, District confirms that the computer-readable format is indeed readable, Service Provider shall securely destroy any remaining copies of the data that it holds in any form or media within fourteen (14) days of such confirmation from District. Service Provider shall destroy all such data utilizing a method of secure destruction that renders such information unreadable, such as shredding or burning, erasure of magnetic media, electronic deletion using file shredding software, or other industry-standard method of secure destruction. Upon request, Service Provider shall provide District with written certification that such destruction has occurred.

- e. Service Provider agrees that all employees, agents and/or volunteers shall sign the SFUSD Oath of Confidentiality prior to accessing any student records, and prior to receiving any confidential information about students or their families in meetings or conversations with SFUSD staff. Service Provider will maintain the signed Oath of Confidentiality in their records.
- f. Service Provider agrees to obtain a signed Authorization for SFUSD to Release Confidential Information form from each participating student's parent or guardian prior to obtaining access to student records. Service Provider will maintain the signed Authorization in their records and agrees to produce the Authorization immediately upon request.
- g. The confidentiality provisions herein shall survive the termination or expiration of this Agreement.

9. CRIMINAL BACKGROUND CHECK; SUBSEQUENT ARREST NOTIFICATION

- a. Criminal Background Check
 - 1) Service Provider is required to comply with the criminal background check provisions of Education Code Section 45125.1. Prior to the commencement of services and throughout the term of this Agreement, Service Provider will conduct criminal background checks through the California Department of Justice (CDOJ), including both CDOJ and Federal Bureau of Investigation (FBI) background checks, and will obtain subsequent arrest notification (as below), for all Service Provider employees, agents, and volunteers who will interact with District students outside of the immediate supervision and control of the student's parent or District staff pursuant to this Agreement. No Service Provider employee, agent or volunteer shall have any contact with District students pursuant to this Agreement if he or she has been convicted of a serious or violent felony as defined by EC 45125.1 (citing EC 45122.1), a sexual offense as defined by EC 44010, or a controlled substance offense as defined by EC 44011. This prohibition does not apply to an employee, agent or volunteer who has obtained a certificate of rehabilitation and pardon pursuant to California Penal Code Section 4852.01 et seq. for a serious or violent felony listed under EC 45122.
 - 2) The District will not be responsible for the costs of the criminal background checks.
 - 3) As written certification of its compliance with the criminal background check requirements and subsequent arrest notification requirements (as below) for all Service Provider employees, agents, and volunteers who will interact with District students outside of the immediate supervision and control of the student's parent or District staff, Service Provider shall complete and submit to the District the Criminal Background Check/Tuberculosis Clearance Certification Form (ATTACHED). By signing and completing this form the organization is certifying, under penalty of law, that it is complying with the criminal background check requirement and subsequent arrest requirement.
 - 4) Throughout the term of this Agreement, for any Service Provider employees, agents or volunteers that Service Provider hires or assigns subsequent to Service Provider's initial submission of the Certification form to District, and who will interact with District students outside of the immediate supervision and control of the student's parent or District staff when providing services under this Agreement, Service Provider will comply with the provisions of this Section including without limitation conducting background checks and obtaining subsequent arrest notification (as below), and submitting additional Certification forms to District.
 - 5) The criminal background check requirements, and subsequent arrest notification requirements (as below), apply only to Service Provider's employees, agents or volunteers who will interact with District students outside of the immediate supervision and control of the student's parent or District staff when providing services under this Agreement. Service

Provider's employees, agents or volunteers who will have no contact or will have only limited contact and will not interact with District students outside of the supervision and control of student's parents or District staff are not required to meet criminal background check and subsequent arrest notification requirements. If Service Provider asserts that all of its employees, agents or volunteers will have no contact or only limited contact and will not interact with District students outside of the supervision and control of student's parents or District staff, the District Administrator supervising this Agreement will be required to affirm the Service Provider has correctly disclosed the level of student interaction/contact associated with the services provided under this Agreement. The District's determination shall control.

- b. Subsequent Arrest Notification
 - 1) In addition to the initial criminal background check, Service Provider will obtain from CDOJ subsequent arrest notification to monitor future arrests of employees, agents and volunteers who will interact with District students outside of the immediate supervision and control of the student's parent or District staff pursuant to this Agreement. District shall not be responsible for the costs associated with the subsequent arrest notifications.
 - 2) Upon receipt of notice that any of its employees, agents, or volunteers who will interact with District students outside of the immediate supervision and control of the student's parent or District staff pursuant to this Agreement has been arrested or convicted of a serious or violent felony as defined by EC 45125.1 (citing EC 45122.1), a sexual offense as defined by EC 44010, or a controlled substance offense as defined by EC 44011, Service Provider will immediately prohibit such employee, agent, or volunteer from having any contact with District students pursuant to this Agreement, and Service Provider will immediately notify the District of such arrest.
- c. Evidence of compliance with these requirements shall be immediately available to the District upon request or audit.
- d. Without limiting any other available legal remedies, failure by Service Provider to comply with this Section may result in termination of this Agreement at the District's sole discretion.

10. TUBERCULOSIS TESTING

- a. Service Provider shall ensure that all of its employees, agents or volunteers whose functions require frequent or prolonged contact with students comply with the tuberculosis risk assessment and subsequent examination, if necessary, as required by California Education Code section 49406. Service Provider shall ensure that all of its employees, agents or volunteers who have a written clearance certification have undergone the foregoing risk assessment, and any subsequent necessary testing, at least once every four (4) years if the Service Provider is still rendering services to the District.
- b. The District shall not be responsible for the costs of the examination.
- c. Service Provider shall submit written certification to the District, using the attached Criminal Background Check/Tuberculosis Clearance Certification Form ("Certification form"), that its employees, agents or volunteers who will have frequent or prolonged contact with students have passed the tuberculosis test requirements.
- d. The tuberculosis clearance requirement applies only to Service Provider's employees, agents or volunteers will have frequent or prolonged contact with students. Service Provider's employees, agents or volunteers who will have no contact who will have no contact or will have only limited contact and will not interact with District students outside of the supervision and control of student's parents or District staff are not required to meet tuberculosis clearance requirements. If Service Provider asserts that all of its employees, agents or volunteers will have no contact or only limited contact and will not interact with District students outside of the supervision and control of student's parents or District staff, the District Administrator supervising this Agreement will be required to affirm the Service Provider has correctly disclosed the level of student interaction/contact associated with the services provided under this Agreement. The District's determination shall control.
- e. Service Provider shall ensure that only its employees, agents or volunteers who have submitted to and passed a tuberculosis clearance, and for whom a Certification form has been submitted to the District, shall have frequent or prolonged contact with students under this Agreement. Service Provider will maintain on file in Service Provider's offices current documentation that each of its employees, agents or volunteers who will have frequent or prolonged contact with students hereunder meets tuberculosis clearance requirements.

f. Evidence of compliance with these requirements shall be immediately available to the District upon request or audit.

11. AUDIT AND INSPECTION OF RECORDS

Except as otherwise prohibited by law, Service Provider agrees to maintain and to permit the District to audit, examine and make copies, excerpts and transcripts of all records including without limitation accurate accounting books and records, invoices, timesheets, documents, reports, student records, payroll and personnel records, investigation records, and other materials and data related to Service Provider's performance of this Agreement. The Service Provider shall maintain such records and data in an accessible location and condition for a period of not less than five (5) years after this Agreement expires or until after final audit has been completed, whichever is later.

12. TERMINATION

This Agreement may be terminated at any time in writing by the District or upon agreement of both Parties. In the alternative, this Agreement may be terminated upon thirty (30) days written notice by Service Provider. Such termination shall not be deemed to be a breach of this Agreement. Termination must be approved and/or ratified by the Board of Education.

13. NOTICE TO THE PARTIES

All notices to be given by the Parties hereto shall be in writing and served by depositing the same in the United States Post Office as follows:

NOTICE TO THE DISTRICT:

DISTRICT SITE/DEPARTMENT	African American Achievement and Leadership Initiative
SITE/DEPARTMENT ADMINISTRATOR	Laticia Erving
CONTACT PERSON	Laticia Erving
STREET ADDRESS	555 Franklin St.
CITY, STATE, ZIP	San Francisco, CA 94102
TELEPHONE	(415) 241-6121
EMAIL ADDRESS	ervingl@sfusd.edu

NOTICE ALSO TO THE DISTRICT CONTRACTS OFFICE:

San Francisco Unified School District SFUSD Contracts Office 135 Van Ness Street, Room 102 San Francisco, CA 94102 415-355-6963 contract@sfusd.edu

NOTICE TO THE SERVICE PROVIDER:

SERVICE PROVIDER	Collective Impact
CONTACT PERSON	James Spingola
STREET ADDRESS	1050 McAllister Street
CITY, STATE, ZIP	San Francisco, CA 94115
TELEPHONE	4155670400
EMAIL ADDRESS	james@collectiveimpact.org

14. USE OF NAME; MARKETING

Excluding a simple statement or acknowledgement that Service Provider has a written agreement with the District, Service Provider will not use the name, marks or logos of the District in any planned advertisement, press release, or other planned publicity or marketing materials, in any form or media, without the prior written approval of the District. Notwithstanding the foregoing provisions of this Section, nothing in this Section shall infringe upon the First Amendment rights of either party.

15. STATUS OF SERVICE PROVIDER AND DISTRICT; INDEPENDENT CONTRACTOR

Service Provider and any agent or employee of Service Provider shall be deemed at all times to be an independent contractor and not an employee of the District. Service Provider shall be responsible for the manner in which it performs the services under this Agreement. Nothing contained in this Agreement shall be construed as creating an employment or agency relationship between the District and Service Provider or its agents and employees.

16. **RESPONSIBILITY FOR EQUIPMENT**

The District shall not be responsible for any damages to persons or property as a result of the use, misuse or failure of any equipment used by Service Provider, or by any of its employees or agents, even though such equipment may be loaned, furnished or rented to Service Provider by the District.

17. WAIVER

Either party's failure at any time to enforce any default or right reserved to it, or to require performance of any of the Agreement's terms, covenants, or provisions by the other party at the time designated, shall not be a waiver of any such default or right to which the party is entitled, nor shall it in any way affect the right of the party to enforce such provisions thereafter.

18. ENTIRE AGREEMENT; MODIFICATION OF AGREEMENT

This Agreement contains the entire agreement between the parties and supersedes all prior oral or written provisions. The Superintendent and his or her designee may, with Service Provider's written consent, add additional schools as recipients of the services described herein. Any other amendment or modification to this Agreement shall be by written instrument and shall only be effective upon execution by the duly authorized representatives of the parties and written approval by the Board of Education.

19. DISPUTE RESOLUTION; ADMINISTRATIVE REMEDY FOR AGREEMENT INTERPRETATION

Prior to any action or resort to any other legal remedy, District and Service Provider agree to exercise reasonable efforts and to negotiate in good faith to resolve to the satisfaction of the parties any dispute that may arise concerning the performance by either party of its obligations under this Agreement. If District's and Service Provider's designated contact persons cannot resolve disputes through such negotiations, then the parties will escalate the dispute to their respective executives who are at a higher level of management than such contact persons. Should any question arise as to the meaning and intent of the Agreement, the matter shall, prior to any action or resort to any other legal remedy, be referred to the District's Superintendent who shall decide the true meaning and intent of the Agreement.

20. SUBCONTRACTING

Service Provider is prohibited from subcontracting this Agreement or any services provided pursuant to this Agreement unless they are the formal Fiscal Sponsor for this program, as determined by SFUSD. Service Provider shall be liable to the District for all subcontractors' acts or omissions directly relating to this Agreement, whether provided with or without the District's permission.

21. ASSIGNMENT

It is understood and agreed that the services to be performed by the Service Provider under this -Agreement are personal in character and neither this Agreement, nor any duties or obligations hereunder, shall be assigned or delegated by the Service Provider without the prior written consent of the District.

22. NON-DISCRIMINATION (Required by SFUSD Board Policies 0410 and 6141)

a. The District is committed to providing equal opportunity for all individuals in education. Service Provider understands and agrees that in providing services to the District, it is Service Provider's obligation to comply with Board Policy 0410, which requires that all District programs, activities, and practices be free from discrimination based on race, color, ancestry, national origin, ethnic group identification, age, religion, marital or parental status, physical or mental disability, sex, sexual orientation, gender, gender identity or expression, or genetic information; the perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics. To the extent that the services Service Provider will provide to the District under this Agreement include the provision of services to students, Service Provider further understands and agrees that, in providing such services to the District, Service Provider shall adhere to Board Policy 6141, which recognizes that students may discuss or be exposed to controversial

issues that may arouse strong reactions based on personal values and beliefs, political philosophy, culture, religion, or other influences. In the event that controversial issues are discussed or presented during the course and scope of Service Provider's services under this Agreement, Service Provider agrees topics shall be relevant to the student activity and should be designed to develop students' critical thinking skills, ability to discriminate between fact and opinion, respect for others, and understanding and tolerance of diverse points of view. Service Provider further understands and agrees that it will not disseminate to students any information, in any form, which reflects adversely upon persons because of their race, color, ancestry, national origin, ethnic group identification, age, religion, marital or parental status, physical or mental disability, sex, sexual orientation, gender, gender identity or expression, or genetic information; the perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics.

- b. Service Provider hereby represents and affirms that it is Service Provider's policy that its programs, activities, and practices are free from discrimination based on race, color, ancestry, national origin, ethnic group identification, age, religion, marital or parental status, physical or mental disability, sex, sexual orientation, gender, gender identity or expression, or genetic information; the perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics.
- c. Service Provider agrees that it will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, ancestry, national origin, ethnic group identification, age, religion, marital or parental status, physical or mental disability, sex, sexual orientation, gender, gender identity or expression, or genetic information; the perception of one or more of such characteristics; or association with a person or group with one or more of these actual or perceived characteristics.

23. COMPLIANCE WITH AMERICANS WITH DISABILITIES ACT

Service Provider acknowledges that, pursuant to the Americans Disabilities Act (ADA), programs, services and other activities provided by a public entity to the public, whether directly or through a contractor or subcontractor, must be accessible to the disabled public. Service Provider shall provide the services specified in this Agreement in a manner that complies with the ADA and any and all other applicable federal, state and local disability rights legislation including without limitation Section 504 of the Rehabilitation Act, and California's Labor Code sections 1030–1034, which provide for lactation accommodation. Service Provider agrees not to discriminate against disabled persons in the provision of services, benefits or activities provided under this Agreement and further agree that any violation of this prohibition on the part of Service Provider, its employees, agents or assigns will constitute a material breach of this Agreement.

24. COMPLIANCE WITH LAWS, POLICIES & REGULATIONS

Service Provider shall keep itself fully informed of the applicable federal, state and local laws, including SFUSD Board Policies affecting the performance of this Agreement, and shall at all times comply with such laws as they may be amended from time to time. Service Provider agrees to cooperate with, and participate in, investigations into any alleged violation(s) of law and District policy, including but not limited to sharing investigation records upon request.

25. COMPLIANCE WITH BOARD POLICY 4019.1; PROFESSIONAL ADULT/STUDENT BOUNDARIES

Service Provider acknowledges that all adults providing services in the District are expected to maintain professional, moral and ethical relationships with students that are conducive to an effective, safe learning environment. Service Provider will require each individual employee providing services under this Agreement to sign and acknowledge receipt of the District's Board Policy 4019.1, which outlines appropriate and safe boundaries between adults and students.

26. COMPLIANCE WITH BOARD POLICY 5145.10; CITIZENSHIP STATUS

The District is committed to establishing a safe haven for all students regardless of citizenship status. Service Provider understands and agrees that in providing services to the District, Service Provider will comply with Board Policy 5145.10 which states that the District will refrain from recording or maintaining any information about citizenship status, not required under the law. Service Provider further understands that citizenship status is a student record protected by the Family Education Rights and Privacy Act (20 USC 1232g) and Board Policy (including but not limited to BP 4420). Section 8 of this MOU applies to any requests for student information, including from Immigration Officials. Further, Immigration Officials or Representatives that

contact the Service Provider for access to students at the school site shall be asked to go to the SFUSD Central Office at 555 Franklin to seek approval for access to the school site and students from the Superintendent's Office or Legal Office.

27. COMPLIANCE WITH BOARD POLICIES 5131.2, 5145.9 & 4145.7

The Governing Board is committed to providing a safe learning environment that protects students from discrimination, harassment, intimidation, bullying, and other behavior motivated by a person's hostility towards another person's real or perceived ethnicity, national origin, immigrant status, sex, gender, sexual orientation, religious belief, age, disability, or any other physical or cultural characteristic. Service provider understands and agrees to abide by Board Policy 5131.2, Bullying, Board Policy 5145.9, Hate-Motivated Behavior, and 5145.7, Sexual Harassment.

28. COMPLIANCE WITH DISTRICT GUIDELINES

Service Providers agree to abide by relevant implementation guidelines created by the District. The District will send notification of new and/or updated guidelines to Service Providers in writing by sending notice to the person identified in paragraph 13 above. Guidelines are accessible on SFUSD's public website.

29. COMPLIANCE WITH COVID-19 MEASURES; OTHER PUBLIC HEALTH EMERGENCIES

Service Provider is required to comply with all applicable guidelines promulgated by the San Francisco Department of Public Health (SFDPH) prior to providing in-person services and throughout the provision of services under the Agreement.

- a. Service Provider agrees that it will comply with all applicable SFDPH Guidelines before, and throughout, providing any services under the Agreement in-person and that it will continue to do so throughout the term of the Agreement, or so long as the SFDPH Guidelines require them to do so.
- b. Service Provider acknowledges that the District's requirements related to COVID-19 vaccinations and testing will change to meet current public health standards and requirements in accordance with guidance from local and state public health authorities and regulations of the California Division of Occupational Safety and Health ("Cal/OSHA"). Service Provider agrees that it is the Service Provider's responsibility to be informed on the latest public health guidance and to comply with that guidance accordingly. Where a conflict exists between this Agreement and any local or state public health order related to the COVID-19 pandemic, the more restrictive guidance controls.
- c. Service Provider agrees that it is the Service Provider's responsibility to be informed on the latest public health guidance on public health emergencies and to comply with that guidance accordingly. Where a conflict exists between this Agreement and any local or state public health order related to a current Public Health Emergency, the more restrictive guidance controls.

30. MANDATED REPORTING OF SUSPECTED CHILD ABUSE OR NEGLECT

If Service Provider will provide services at a school site and work with District students pursuant to this Agreement, Service Provider is a mandated reporter of suspected child abuse or neglect under California Penal Code section 11165.7, and Service Provider will submit reports of suspected child abuse or neglect to Child Protective Services (CPS) as required by law. (Cal. Penal Code section 11165.7, *e.g.* subsections (a)(7) and (a)(8); Sections 11164 and sequential.) Such Service Provider shall maintain copies of such reports. Such Service Provider is requested, but is not required, to notify the District school site administrator when a CPS report has been filed.

31. APPROPRIATE USE OF TECHNOLOGY: BOARD POLICY 4040

- a. Service Provider acknowledges and agrees that any employee, volunteer or agent of Service Provider shall comply with Board Policy 4040, Employee Use of Technology, at all times when providing services under this MOU. Board Policy 4040, Employee Use of Technology, provides that all District employees shall be responsible for the appropriate use of technology and specifically prohibits the use of District technology to access, post, submit, publish, or display harmful or inappropriate matter that is threatening, obscene, disruptive, sexually explicit, or unethical or that promotes any activity prohibited by law, Board policy, or administrative regulations.
- b. The policy also requires that all computers with Internet access have a technology protection measure that protects against access to visual depictions that are obscene, child pornography, or harmful to minors and that the operation of such measures is enforced.
- c. Service Provider must obtain prior written consent from the student's parent/guardian before creating any new records of student information, recording conversations or capturing images.

- d. Service Provider must obtain prior written consent from the District before creating records for use of a sub-processor or third-party vendor to process, store or otherwise use SFUSD student data.
- e. Service Provider must obtain prior written consent from the District to alter the venue in which the service is provided. Service Provider shall follow District guidelines issued related to communication with students by telephone, email, video conferencing and/or other technology platforms.

32. GOVERNING LAW; VENUE

This Agreement shall be governed, construed, and enforced in accordance with the laws of the State of California, without regard to its conflict of laws rules. The venue for all litigation relative to this Agreement shall be San Francisco, California.

33. SECTION HEADINGS

The section headings contained herein are for convenience in reference and are not intended to define the scope of any provision of this Agreement.

34. EXECUTION OF THE AGREEMENT, EXECUTION IN COUNTERPARTS

- a. Original copies of this Agreement shall be executed by the respective party's authorized signatory(ies). Each party agrees that this Agreement may be electronically signed, and that any electronic signatures appearing on this Agreement are the same as handwritten signatures for the purposes of validity, enforceability, and admissibility.
- b. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original agreement, but all of which shall be considered one instrument and shall become a binding agreement when one or more counterparts have been signed by each of the parties and delivered to the other.

35. SEVERABILITY

If any term or provision of this Agreement shall be found illegal or unenforceable, this Agreement shall remain in full force and effect and such term or provision shall be deemed stricken.

36. NO CHARGE TO THE DISTRICT

Parties acknowledge and agree services are free to the District and Service Provider shall not require payment in any form from the District for services hereunder.

PARTY SIGNATURES TO AGREEMENT

IN WITNESS WHEREOF the parties hereto have executed this Agreement.

Collective Impact

APPROVED:

BY Authorized Signature

James Spingola Executive Director

SAN FRANCISCO UNIFIED SCHOOL DISTRICT

RECOMMENDED:

BY.

Signature of Site/Dept. Administrator Laticia Erving Director

San Francisco Unified School District Criminal Background Check/Tuberculosis Clearance Certification Form

Name of Independent Service Provider:	Collective Impact
	In-school groups led by culturally competent staff, designed to support
Services to be performed under the Agreement*:	youth development and social-emotional-strength-building.
Schools/Locations where services	Brown, Jr., Willie Middle School, Galileo High School, Wallenberg, Raoul
are being performed*:	High School, Washington, George High School
	July 1, 2023 – June 30, 2026
Term of Agreement*:	

*Provided as a summary only; the provisions in the Agreement regarding this subject matter shall control.

Service Provider shall check the applicable boxes and fill in any applicable blanks.

	CRIMINAL BACKGROUND CHECK						
1,,		LIMITED OR NO CONTACT with District students (as defined by District) in the performance of this Agreement. By checking this box, Service Provider certifies that its employees, agents, volunteers will have no contact, or only limited contact, and will not interact with District students outside of the supervision and control of student's parents or District staff in the performance of this Agreement.					
2. MORE THAN LIMITED CONTACT with District students (as defined by District) in the per of this Agreement. By checking this box, Service Provider certifies that its employees, age volunteers who perform services under this Agreement have been fingerprinted under proceestablished by the California Department of Justice and the FBI, and the results of those fir reveal that none of these individuals has been arrested or convicted of a serious or violent defined by the California Penal Code. Service Provider certifies that it has requested substances arrest notification for these individuals.							
		TUBERCULOSIS CLEARANCE					
3. LIMITED OR NO CONTACT with District students (as defined by District). By checking this Service Provider certifies that its employees, agents and/or volunteers will have no contact, o limited contact, and will not interact with District students outside of the supervision and contributers student's parents or District staff in the performance of this Agreement.							
4.		MORE THAN LIMITED OR PROLONGED CONTACT with District students in the performance of this Agreement. By checking this box, Service Provider certifies that its employees, agents and/or volunteers will have more than limited or prolonged contact with District students in the performance of this Agreement.					

Further Certification by Independent Contractor/Service Provider ("Service Provider"): By signing below, Service Provider agrees to the following statements and further certifies the information it provided above: *"I hereby certify on behalf of Service Provider that the information provided herein is true and accurate. I further agree that during the term of this Agreement, if Service Provider learns of additional information that differs from the responses provided above, including but not limited to hiring new personnel and/or notice of a subsequent arrest, Service Provider will immediately forward this information to District. If Service Provider receives any subsequent arrest notification, I certify that Service Provider will immediately notify District and bar such employee, agent or volunteer from performing any services under this Agreement that involve any contact with students."*

Service Provider Signature Date

7/7/2023

Administrator Signature Date

James Spingola Print name of Signatory Laticia Erving Print name of Administrator



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

CEI BEI	S CERTIFICATE IS ISSUED AS A N RTIFICATE DOES NOT AFFIRMATI LOW. THIS CERTIFICATE OF INSI PRESENTATIVE OR PRODUCER, AN	/ELY JRAN	OR ICE	NEGATIVELY AMEND, DOES NOT CONSTITUT	EXTEN	D OR ALT	ER THE CO	VERAGE AFFORDED B	e hol Y the	POLICIES
IMP If S	ORTANT: If the certificate holder is UBROGATION IS WAIVED, subject s certificate does not confer rights to	s an A to the	ADD e ter	ITIONAL INSURED, the p ms and conditions of the	e policy	y, certain po	olicies may			
	0	ine (Jerti		CONTAC		/			
	Heffernan Insurance Brokers				NAME: PHONE	Dawn Mas		FAX	005.00	4 0070
) Carlback Avenue				(A/C, No,	Ext): 925-93		(A/C, No):	925-93	4-8278
Walnut Creek, CA 94596				ADDRES	s: DawnM@	heffins.com				
							IDING COVERAGE		NAIC #	
License#: 0564249					•		Alliance of California		1184	
INSURED COLLIMP-02 Collective Impact			INSURE	кв: Service	American Ind	emnity Company		39152		
dba:	Ella Hill Hutch Community Center				INSURE	R C :				
	Box 156853 Francisco, CA 94115				INSURE	RD:				
Sall	Flancisco, CA 94115				INSURE	R E :				
					INSURE	R F :				
		-		NUMBER: 1788741981				REVISION NUMBER:		
IND CEF EXC	S IS TO CERTIFY THAT THE POLICIES ICATED. NOTWITHSTANDING ANY RE RTIFICATE MAY BE ISSUED OR MAY F CLUSIONS AND CONDITIONS OF SUCH F		IN, IN, IES.	NT, TERM OR CONDITION	OF ANY ED BY 1 BEEN R	CONTRACT HE POLICIE EDUCED BY	OR OTHER I S DESCRIBEI PAID CLAIMS.	DOCUMENT WITH RESPEC	CT TO V	WHICH THIS
INSR LTR	TYPE OF INSURANCE	INSD \		POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	(MM/DD/YYYY)	LIMIT	S	
A []	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y		202322501		1/9/2023	1/9/2024	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000 \$ 500,0	,
								MED EXP (Any one person)	\$20,00	0
								PERSONAL & ADV INJURY	\$ 1,000	,000
C	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$ 3,000	,000
2	X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$ 3,000	,000
	OTHER:								\$	
A A	AUTOMOBILE LIABILITY			202322501		1/9/2023	1/9/2024	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	,000
	X ΑΝΥ ΑUTO							BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS							BODILY INJURY (Per accident)	\$	
	X HIRED X NON-OWNED AUTOS ONLY X AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
								,	\$	
A	X UMBRELLA LIAB X OCCUR			202322501UMB		1/9/2023	1/9/2024	EACH OCCURRENCE	\$ 1,000	,000
	EXCESS LIAB CLAIMS-MADE							AGGREGATE	\$ 1,000,000	
	DED X RETENTION \$ 10,000								\$	
	ORKERS COMPENSATION		Y	SATIS0349502		10/19/2022	10/19/2023	X PER OTH- STATUTE ER		
A	ND EMPLOYERS' LIABILITY Y/N NYPROPRIETOR/PARTNER/EXECUTIVE	N/A						E.L. EACH ACCIDENT	\$ 1,000	,000
(1	Mandatory in NH)	N/A						E.L. DISEASE - EA EMPLOYEE	\$ 1,000	,000
lf	yes, describe under ESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	\$ 1,000	
AC	Crime mproper Sexual Conduct			202322501PROP 202322501		1/9/2023 1/9/2023	1/9/2024 1/9/2024	LIMIT/DEDUCTIBLE EA. CLAIM/AGGREGATE		000/\$500
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Re: As Per Contract or Agreement on File with Insured. San Francisco Unified School District, its Board, officers and employees are included as an additional insured (and primary) on General Liability policy per the attached endorsements, if required. Waiver of Subrogation is included on Workers Compensation policy per the attached endorsement, if required.										
CERT	TIFICATE HOLDER				CANC	ELLATION				
San Francisco Unified School District Contracts Office				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.						
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THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – DESIGNATED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):

Any person or organization that you are required to add as an additional insured on this policy, under a written contract or agreement currently in effect, or becoming effective during the term of this policy. The additional insured status will not be afforded with respect to liability arising out of or related to your activities as a real estate manager for that person or organization.

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:
 - 1. In the performance of your ongoing operations; or
 - 2. In connection with your premises owned by or rented to you.

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

B. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount of insurance:

- **1.** Required by the contract or agreement; or
- Available under the applicable Limits of Insurance shown in the Declarations; whichever is less.

This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.



A Head for Insurance. A Heart for Nonprofits.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED PRIMARY AND NON-CONTRIBUTORY ENDORSEMENT FOR PUBLIC ENTITIES

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name of Person or Organization:

A. Section II – WHO IS AN INSURED is amended to include:

4. Any public entity as an additional insured, and the officers, officials, employees, agents and/or volunteers of that public entity, as applicable, who may be named in the Schedule above, when you have agreed in a written contract or written agreement presently in effect or becoming effective during the term of this policy, that such public entity and/or its officers, officials, employees, agents and/or volunteers be added as an additional insured(s) on your policy, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:

- a. Your negligent acts or omissions; or
- b. The negligent acts or omissions of those acting on your behalf;

in the performance of your ongoing operations.

No such public entity or individual is an additional insured for liability arising out of the sole negligence by that public entity or its designated individuals. The additional insured status will not be afforded with respect to liability arising out of or related to your activities as a real estate manager for that person or organization.

B. Section III - LIMITS OF INSURANCE is amended to include:

8. The limits of insurance applicable to the public entity and applicable individuals identified as an additional insured(s) pursuant to Provision A.4. above, are those specified in the written contract between you and that public entity, or the limits available under this policy, whichever are less. These limits are part of and not in addition to the limits of insurance under this policy.

C. With respect to the insurance provided to the additional insured(s), Condition 4. Other Insurance of SECTION IV – COMMERCIAL GENERAL LIABILITY CONDITIONS is replaced by the following:

4. Other Insurance

a. Primary Insurance

This insurance is primary if you have agreed in a written contract or written agreement:

(1) That this insurance be primary. If other insurance is also primary, we will share with all that other insurance as described in **c**. below; or

POLICY NUMBER: 2023-22501



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(2) The coverage afforded by this insurance is primary and non-contributory with the additional insured(s)' own insurance.

Paragraphs (1) and (2) do not apply to other insurance to which the additional insured(s) has been added as an additional insured or to other insurance described in paragraph **b**. below.

b. Excess Insurance

This insurance is excess over:

- 1. Any of the other insurance, whether primary, excess, contingent or on any other basis:
 - (a) That is Fire, Extended Coverage, Builder's Risk, Installation Risk or similar coverage for "your work";
 - (b) That is fire, lightning, or explosion insurance for premises rented to you or temporarily occupied by you with permission of the owner;
 - (c) That is insurance purchased by you to cover your liability as a tenant for "property damage" to premises temporarily occupied by you with permission of the owner; or
 - (d) If the loss arises out of the maintenance or use of aircraft, "autos" or watercraft to the extent not subject to Exclusion g. of SECTION I – COVERAGE A – BODILY INJURY AND PROPERTY DAMAGE.
 - (e) Any other insurance available to an additional insured(s) under this Endorsement covering liability for damages which are subject to this endorsement and for which the additional insured(s) has been added as an additional insured by that other insurance.
- (1) When this insurance is excess, we will have no duty under Coverages A or B to defend the additional insured(s) against any "suit" if any other insurer has a duty to defend the additional insured(s) against that "suit". If no other insurer defends, we will undertake to do so, but we will be entitled to the additional insured(s)' rights against all those other insurers.
- (2) When this insurance is excess over other insurance, we will pay only our share of the amount of the loss, if any, that exceeds the sum of:
 - (a) The total amount that all such other insurance would pay for the loss in the absence of this insurance; and
 - (b) The total of all deductible and self-insured amounts under all that other insurance.
- (3) We will share the remaining loss, if any, with any other insurance that is not described in this Excess Insurance provision and was not bought specifically to apply in excess of the Limits of Insurance shown in the Declarations of this Coverage Part.

c. Methods of Sharing

If all of the other insurance available to the additional insured(s) permits contribution by equal shares, we will follow this method also. Under this approach each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

If any other the other insurance available to the additional insured(s) does not permit contribution by equal shares, we will contribute by limits. Under this method, each insurer's share is based on the ratio of its applicable limit of insurance to the total applicable limits of insurance of all insurers.

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT- CALIFORNIA

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be <u>See Below</u> % of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

San Francisco Unified School District

Job Description

135 Van Ness St Room 102 San Francisco, CA 94102 Specific Waiver is \$200 Flat Charge

Specific Waiver is \$200 Flat Charge

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated. (The information below is required only when this endorsement is issued subsequent to preparation of the policy.)

Endorsement Effective Date: 10/19/2022 Policy No. SATIS0349502 Endorsement No.
Policy Effective Date: 10/19/2022 to 10/19/2023 Premium \$
Insured: Heffernan Youth Services
DBA: Collective Impact
Carrier Name/Code: Service American Indemnity Company

Countersigned by