

2 OCEAN VIEW SCHOOL DISTRICT OF ORANGE COUNTY
3 SCHOOL-BASED MEDI-CAL ADMINISTRATIVE ACTIVITIES (SMAA)
4 PARTICIPATION AGREEMENT

5 This AGREEMENT is hereby entered into this 1st day of July,
6 2016, by and between the Orange County Superintendent of Schools,
7 200 Kalmus Drive, Costa Mesa, California 92626, Region 9 Local
8 Educational Consortium (LEC), hereinafter referred to as
9 SUPERINTENDENT, and the Ocean View School District of Orange County,
10 17200 Pinehurst Lane, Huntington Beach, California 92647,
11 hereinafter referred to as DISTRICT. SUPERINTENDENT and DISTRICT
12 shall be collectively referred to as the Parties.

13 WITNESSETH:

14 WHEREAS, SUPERINTENDENT has entered into an Agreement with the
15 California State Department of Health Care Services, hereinafter
16 referred to as STATE, which is incorporated herein by this
17 reference, to serve as the Local Educational Consortium (LEC) for
18 the Region 9 in accordance with the California Welfare and
19 Institutions Code Section 14132.47(c) (1); and

20 WHEREAS, SUPERINTENDENT has been designated by the STATE to
21 represent school districts and county offices located in Region 9,
22 hereinafter referred to as LEA (Local Education Agency) to
23 administer School-based Medi-Cal Administrative Activities (SMAA)
24 described as Administrative Claiming process in the California
25 Welfare and Institutions Code Section 14132.47(c) (1); and

WHEREAS, the goal of the School-based Medi-Cal Administrative
Activities (SMAA) Program is to improve the availability and

1 accessibility of Medi-Cal services to Medi-Cal eligible and
2 potentially eligible individuals, and their families where
3 appropriate, served by the SUPERINTENDENT and participating LEA'S;
4 and

5 WHEREAS, DISTRICT is providing School-based Medi-Cal
6 Administrative Activities and wishes to participate in the School-
7 based Medi-Cal Administrative Activities Program.

8 NOW, THEREFORE, the Parties hereby agree as follows:

9 1.0 TERM. The term of this AGREEMENT shall be for a period of one
10 (1) year commencing on July 1, 2016, and ending on June 30, 2017,
11 subject to termination as set forth in this AGREEMENT.

12 2.0 RESPONSIBILITIES OF SUPERINTENDENT.

- 13 a. Responsibilities of SUPERINTENDENT and DISTRICT will be
14 amended as necessary to comply with all Federal, state
15 and SUPERINTENDENT'S program requirements.
- 16 b. "Certify" to the STATE the amount of DISTRICT'S general
17 funds or any other funds allowed under Federal law and
18 regulation expended on the allowable "Program
19 activities".
- 20 c. Certify to the STATE the availability and expenditure of
21 one hundred percent (100%) of the non-Federal cost of
22 performing Program activities.
- 23 d. Certify to the STATE that DISTRICT expenditures
24 represent costs that are eligible for Federal financial
25 participation for that fiscal year.
- e. Act as liaison between STATE and DISTRICT.

- 1 f. As mandated, provide a software platform through a third
2 party vendor, through which the DISTRICT shall utilize
3 the Random Moment Time Study (RMTS) process. Although
4 the SUPERINTENDENT will make every reasonable effort to
5 facilitate the use of the software platform, the
6 SUPERINTENDENT is not responsible for problems resulting
7 from software platform or system errors.
- 8 g. Represent DISTRICT'S issues, concerns, and questions at
9 scheduled statewide LEC Advisory Committee meetings,
10 STATE meetings, and SMAA Program work groups.
- 11 h. As mandated by STATE, attend STATE trainings.
- 12 i. Conduct Region 9 LEC DISTRICT SMAA Coordinator meetings
13 and trainings.
- 14 j. On behalf of STATE, provide STATE approved training
15 materials and updates to DISTRICT.
- 16 k. On behalf of STATE, provide program technical
17 assistance.
- 18 l. Code all SMAA RMTS moments and make available to the
19 DISTRICT its RMTS results.
- 20 m. Review and submit the Random Moment Time Study (RMTS)
21 quarterly invoice to the STATE on behalf of the DISTRICT
22 and convey to the DISTRICT by warrant all funds received
23 on behalf of DISTRICT from the STATE less any amount due
24 the SUPERINTENDENT as defined in Section 5.0 of this
25 AGREEMENT. No funds will be conveyed to DISTRICT for
invoices that have been disallowed by the STATE.

- 1 n. Offer the DISTRICT the option of the LEC preparing the
2 RMTS quarterly invoice and assist the DISTRICT with the
3 calculation of the LEA Medi-Cal Eligibility Rate or "Tape
4 Match percentage" from data submitted by the DISTRICT for
5 a mutually agreed to fee.
- 6 o. Review DISTRICT'S quarterly invoice documents for
7 accuracy and completeness and request corrections if
8 necessary.
- 9 p. Review corrected documents for compliance with rules and
10 regulations; work with DISTRICT to resolve any
11 outstanding matters that prevent SUPERINTENDENT'S
12 certification of claim.
- 13 q. Provide DISTRICT access to STATE SMAA Appeal Process
14 upon request.
- 15 r. Appeal DISTRICT decision or action through the STATE
16 SMAA Appeal Process if necessary.
- 17 s. Monitor compliance of DISTRICT with all Federal, STATE,
18 and SUPERINTENDENT'S Program requirements.
- 19 t. Designate an employee to act as liaison to DISTRICT
20 regarding issues relating to this AGREEMENT.

21 3.0 RESPONSIBILITIES OF DISTRICT.

- 22 a. Responsibilities of SUPERINTENDENT and DISTRICT will be
23 amended as necessary to comply with all Federal, STATE
24 and SUPERINTENDENT'S program requirements.
- 25 b. RMTS software platform may be accessed only by employees
of the DISTRICT for RMTS purposes. DISTRICT agrees to

1 comply with the confidentiality and other requirements
2 associated with use of the RMTS software platform.
3 DISTRICT shall be responsible for any unauthorized use
4 and understands that the DISTRICT may be held liable.

5 c. Quarterly assess SMAA claiming potential within the
6 DISTRICT and determine which staff perform SMAA
7 activities and will participate in the Random Moment
8 Time Study (RMTS) and what direct charges, if
9 applicable, will be claimed.

10 d. Certify to the SUPERINTENDENT and STATE the amount of
11 DISTRICT'S general funds or any other funds allowed
12 under Federal law and regulations expended on the
13 allowable "Program activities".

14 e. Comply fully with all Title XIX Federal, STATE, and
15 SUPERINTENDENT'S Program requirements.

16 f. Certify to SUPERINTENDENT and STATE the availability and
17 expenditure, from allowable non-Federal funding sources,
18 of one hundred percent (100%) of the cost of performing
19 Program activities.

20 g. Certify to SUPERINTENDENT and STATE expenditures
21 represent costs that are eligible for Federal financial
22 participation for that fiscal year.

23 h. If subcontracting for certain administrative activities,
24 provide SUPERINTENDENT with a copy of the DISTRICT'S
25 contract with vendor. DISTRICT may include vendor's
allowable costs on its invoice, to the extent that same

1 tasks are not performed by the SUPERINTENDENT and with
2 the understanding that the total vendor fees cannot
3 exceed fifteen percent (15%).

4 i. Ensure that DISTRICT'S designated SMAA Coordinator
5 attends quarterly Region 9 LEC SMAA Coordinators
6 trainings and meetings.

7 j. Adhere to timelines established by the STATE and
8 SUPERINTENDENT for completion of Program documentation
9 (e.g., Program invoices, Random Moment Time Study (RMTS)
10 Rosters, reports, etc.). Respond in a timely manner to
11 all STATE and SUPERINTENDENT requests for information
12 and documentation.

13 k. Respond to SUPERINTENDENT reviews with information and
14 corrected documents upon request.

15 l. Work with SUPERINTENDENT to resolve any outstanding
16 matters.

17 m. Appeal SUPERINTENDENT's decision through the STATE
18 SMAA LEA Appeal Process if necessary.

19 n. Complete quarterly Random Moment Time Study (RMTS), as
20 required by the Centers for Medicare and Medicaid
21 Services (CMS), to determine the amount of paid time
22 spent on Program claimable activities.

23 o. DISTRICT will maintain a minimum response rate of
24 eighty-five percent (85%) of the moments assigned per
25 time study quarter. If DISTRICT is unable to maintain
the required response rate, DISTRICT will have sanctions

1 applied according to the School-based Medi-Cal
2 Administrative Activities (SMAA) Manual.

3 p. Develop and maintain at the DISTRICT an Operational
4 Plan/Audit File to include at a minimum the following:

- 5 • Training materials.
- 6 • Random Moment Time Study (RMTS) Time Survey
7 Participant (TSP) Roster Reports and other
8 documentation, including validation of time
9 survey participant attendance.
- 10 • Time certification and supporting documentation
11 for direct charge staff.
- 12 • Position Descriptions/Duty Statements.
- 13 • Medi-Cal Percentage documentation.
- 14 • Invoice documents and supporting documentation.
- 15 • Contracts/MOU.
- 16 • Organizational Charts.
- 17 • School Calendar.
- 18 • Resource Directories and outreach materials.
- 19 • Program review documentation.

20 q. Prepare and certify School-based MAA invoices to the LEC
21 in conformance with STATE requirements and timelines.

22 r. Provide SUPERINTENDENT with copies of SMAA invoice
23 supporting documentation upon request.

24 s. DISTRICT agrees to maintain and preserve, documentation
25 for a period of not less than five years after
termination of Agreement Number 42842 and final payment
from Department of Health Care Services (DHCS) to
SUPERINTENDENT, to permit Department of Health Care
Services (DHCS) or any duly authorized representative,
to have access to examine or audit any pertinent books,
documents, papers and records related to this AGREEMENT

1 and to allow interviews of any employee who might
2 reasonably have information related to such records.

3 t. If DISTRICT'S AGREEMENT is in excess of Ten thousand
4 dollars (\$10,000.00), DISTRICT shall agree and comply
5 with the following terms and conditions:

6 1. Maintain books, records, documents, and other
7 evidence, accounting procedures and practices,
8 sufficient to properly reflect all direct and
9 indirect costs of whatever nature claimed to
10 have been incurred in the performance of this
11 AGREEMENT, including any matching costs and
12 expenses. The foregoing constitutes "records"
13 for the purpose of this provision.

14 2. DISTRICT'S facility or office or such part
15 thereof as may be engaged in the performance
16 of this AGREEMENT and its records shall be
17 subject at all reasonable times to inspection,
18 audit, and reproduction.

19 3. The Department of Health Care Services (DHCS),
20 the Department of General Services, the Bureau
21 of State Audits, or their designated
22 representatives including the Comptroller
23 General of the United States shall have the
24 right to review and to copy any records and
25 supporting documentation pertaining to the
performance of this AGREEMENT. DISTRICT agrees

1 to allow the auditor(s) access to such records
2 during normal business hours and to allow
3 interviews of any employees who might
4 reasonably have information related to such
5 records. Further, DISTRICT agrees to include a
6 similar right of the STATE to audit records
7 and interview staff related to performance of
8 this AGREEMENT.

- 9 4. Preserve and make available its records (1)
10 for a period of five (5) years from the date
11 of final payment under this AGREEMENT, and (2)
12 for such longer period, if any, as required by
13 applicable statute, by any other provision of
14 this AGREEMENT, or by subparagraphs (a) or (b)
15 below:

16 (a) If this AGREEMENT is completely or
17 partially terminated, the records
18 relating to the work terminated shall be
19 preserved and made available for a period
20 of three (3) years from the date of
21 resulting final settlement.

22 (b) If any litigation, claim, negotiation,
23 audit, or other action involving the
24 records has been started before the
25 expiration of the three-year period, the
records shall be retained until

1 completion of the action and resolution
2 of all issues which arise from it, or
3 until the end of the regular three-year
4 period, whichever is later.

5 5. DISTRICT shall comply with the above
6 requirements and be aware of the penalties for
7 violations of fraud and for obstruction of
8 investigation as set forth in Public Contract
9 Code §10115.10, if applicable.

10 6. DISTRICT, may at its discretion, following
11 receipt of final payment under this AGREEMENT,
12 reduce its accounts, books and records related
13 to this AGREEMENT to microfilm, computer disk,
14 CD ROM, DVD, or their data storage medium.
15 Upon request by an authorized representative
16 to inspect, audit or obtain copies of said
17 records, DISTRICT must supply or make
18 available applicable devices, hardware, and/or
19 software necessary to view, copy and/or print
20 said records. Applicable devices may include,
21 but are not limited to microfilm readers and
22 microfilm printers, etc.

23 u. The STATE, through any authorized representatives, has
24 the right at all reasonable times to inspect or
25 otherwise evaluate the work performed or being performed
hereunder and the premises in which it is being

1 performed. If any inspection or evaluation is made of
2 the premises of DISTRICT, DISTRICT shall provide all
3 reasonable facilities and assistance for the safety and
4 convenience of the authorized representative in the
5 performance of their duties. All inspections and
6 evaluations shall be performed in such a manner as will
7 not unduly delay the work.

8 v. In the event an invoice is revised or is disallowed by
9 the STATE, agree to reimburse SUPERINTENDENT within
10 thirty (30) days of receipt of an invoice from
11 SUPERINTENDENT evidencing SUPERINTENDENT'S payment to
12 the STATE for DISTRICT'S revised or disallowed invoice.

13 w. Ensure no duplicative billings.

14 x. Hold SUPERINTENDENT harmless from any Federal
15 disallowance of SMAA claim payments made to DISTRICT by
16 the STATE.

17 y. Designate an employee to act as a liaison with
18 SUPERINTENDENT to provide DISTRICT specific information
19 relative to SMAA Program administration and fiscal
20 issues.

21 z. Complete and return with the fully executed AGREEMENT,
22 SUPERINTENDENT'S School-based Medi-Cal Administrative
23 Activities (SMAA) District Information 2015/2016 form,
24 Appendix "A", attached hereto and incorporated by
25 reference herein.

1 4.0 DISTRICT CLAIM REIMBURSEMENT. Upon satisfactory compliance of
2 DISTRICT'S responsibilities outlined in Section 3.0 of this
3 AGREEMENT and after SUPERINTENDENT has received reimbursement from
4 the STATE for DISTRICT'S quarterly SMAA claim(s), SUPERINTENDENT
5 shall convey to DISTRICT by warrant, all funds received on behalf of
6 DISTRICT from the STATE less any amount due the SUPERINTENDENT and
7 STATE as determined in Section 5.0 below. No funds will be conveyed
8 to DISTRICT for invoices that have been revised or disallowed by the
9 STATE or Federal. Payment to DISTRICT shall be made within forty-
10 five (45) days of receipt and reconciliation of STATE funds by
11 SUPERINTENDENT.

12 5.0 FEE SCHEDULE.

13 a. Annual STATE Participation Fee. DISTRICT will be responsible
14 for DISTRICT'S share of the STATE Participation Fee, which is based
15 on the STATE'S cost for administering the SMAA claiming process.
16 SUPERINTENDENT will reduce DISTRICT'S quarterly SMAA claim
17 reimbursement for DISTRICT'S share of the STATE Participation Fee
18 increase.

19 b. State RMTS Software Platform Fee. DISTRICT will be
20 responsible for DISTRICT'S share of the State RMTS Software Platform
21 Fee, which is based on the DISTRICT'S actual cost of utilizing the
22 State RMTS Software Platform through a third party administrator
23 selected by the Region 9 LEC for the Random Moment Time Study.
24 SUPERINTENDENT will bill DISTRICT for DISTRICT'S share of the
25 software platform fees RMTS Software Platform Fee, which is based on
the DISTRICT'S actual cost of utilizing the State RMTS Software

1 Platform through a third party administrator selected by the Region
2 9 LEC for the Random Moment Time Study. SUPERINTENDENT will bill
3 DISTRICT for DISTRICT'S share of the software platform fees as
4 described in State RMTS Software Platform Fees and SUPERINTENDENT'S
5 Administrative Support Optional Service Fees, Appendix "B", attached
6 hereto and incorporated by reference herein.

7 c. SUPERINTENDENT'S Administrative Support Fees.

8 1. After SUPERINTENDENT has received
9 reimbursement from the STATE for DISTRICT'S
10 quarterly SMAA claim(s), SUPERINTENDENT will
11 transfer to DISTRICT an amount equal to the
12 Federal share of cost received as reimbursement
13 for DISTRICT'S SMAA claim submitted by DISTRICT,
14 less four and one-half percent (4.5%) fee per
15 quarterly claim which will be used to support
16 SUPERINTENDENT'S SMAA administration. The four and
17 one-half percent (4.5%) fee may be amended as
18 necessary to support compliance with all Federal,
19 STATE and SUPERINTENDENT'S program requirements.

20 2. Optional Services. If the DISTRICT selects
21 the option of having the LEC prepare the RMTS
22 quarterly invoice and assist the DISTRICT with the
23 calculation of the LEA Medi-Cal Eligibility Rate or
24 "Tape Match percentage" from data submitted by the
25 DISTRICT, an additional two percent (2.0%) will be
added to the Administrative Support Fee percentage

1 mentioned in 5.c.1 above. SUPERINTENDENT will
2 provide Optional Services upon written request of
3 DISTRICT as described in State RMTS Software
4 Platform Fees and SUPERINTENDENT'S Administrative
5 Support Optional Service Fees, Appendix "B",
6 attached hereto and incorporated by reference
7 herein.

8 d. The obligations of SUPERINTENDENT and DISTRICT under this
9 AGREEMENT are contingent upon the availability of funds furnished by
10 the United States Government and the State of California. In the
11 event that such funding is terminated or reduced, this AGREEMENT may
12 be terminated, and SUPERINTENDENT'S and DISTRICT'S fiscal
13 obligations hereunder shall be limited to a pro-rated amount of
14 funding actually received by the SUPERINTENDENT and DISTRICT from
15 the United States Government and the State of California under this
16 AGREEMENT. SUPERINTENDENT shall provide DISTRICT written
17 notification of such termination. Notice shall be deemed given when
18 received by the DISTRICT or no later than three (3) days after the
19 day of mailing, whichever is sooner.

20 6.0 FEDERAL CLAIMING.

21 a. TITLE 31 - Money and Finance, Subtitle V - General
22 Assistance Administration, Chapter 75 - Requirements for Single
23 Audits, Section 7502 requires each pass through entity provide the
24 sub-recipient program names and any identifying numbers from which
25 such assistance is derived. The Catalog of Federal Domestic

1 Assistance (CFDA) number for this Federal program is 93.778, Medical
2 Assistance Program (Medi-Cal).

3 b. A "Vendor" means a dealer, distributor, merchant, or other
4 seller providing goods or services that are required for the conduct
5 of a Federal program. These goods or services may be for an
6 organization's own use or for the use of beneficiaries of the
7 Federal program. Additional guidance on distinguishing between a
8 sub-recipient and a vendor is provided in OMB Circular A-133.

9 7.0 INDEPENDENT CONTRACTOR. SUPERINTENDENT, in the performance of
10 this AGREEMENT, shall be and act as an independent contractor.
11 SUPERINTENDENT understands and agrees that he/she and all of his/her
12 employees shall not be considered officers, employees or agents of
13 the DISTRICT, and are not entitled to benefits of any kind or nature
14 normally provided employees of the DISTRICT and/or to which
15 DISTRICT'S employees are normally entitled, including, but not
16 limited to, State Unemployment Compensation or Workers'
17 Compensation. SUPERINTENDENT assumes full responsibility for the
18 acts and/or omissions of his/her employees or agents as they relate
19 to the services to be provided under this AGREEMENT. SUPERINTENDENT
20 shall assume full responsibility for payment of all Federal, STATE
21 and local taxes or contributions, including unemployment insurance,
22 social security and income taxes with respect to SUPERINTENDENT'S
23 employees.

24 8.0 COPYRIGHT. DISTRICT understands and agrees that all forms,
25 plans, and related instructional materials developed by
SUPERINTENDENT or DISTRICT under this AGREEMENT shall become the

1 exclusive property of the Department of Health Care Services. The
2 Department of Health Care Services shall have all right, title and
3 interest in said matters, including the right to secure and maintain
4 the copyright, trademark and/or patent all forms and related
5 instructional materials developed under this AGREEMENT.

6 9.0 HOLD HARMLESS.

7 a. SUPERINTENDENT hereby agrees to indemnify, defend, and hold
8 harmless DISTRICT, its Governing Board, and its officers, agents,
9 and employees from liability and claims of liability for bodily
10 injury, personal injury, sickness, disease, or death of any person
11 or persons, or damage to any property, real, personal, tangible or
12 intangible, arising out of the negligent acts or omissions of
13 employees, agents or officers of SUPERINTENDENT or the Orange County
14 Board of Education during the term of this AGREEMENT.

15 b. DISTRICT hereby agrees to indemnify, defend, and hold
16 harmless SUPERINTENDENT, the Orange County Board of Education, and
17 its officers, agents, and employees from liability and claims of
18 liability for bodily injury, personal injury, sickness, disease, or
19 death of any person or persons, or damage to any property, real,
20 personal, tangible or intangible, arising out of the negligent acts
21 or omissions of employees, agents or officers of DISTRICT during the
22 term of this AGREEMENT.

23 10.0 CONFIDENTIALITY.

24 a. SUPERINTENDENT and DISTRICT shall maintain confidentiality
25 of their respective records and information, governing the
confidentiality of client or student information for Medi-Cal

1 clients served under this AGREEMENT. Applicable laws include, but
2 are not limited to, 42 U.S.C. Section 1396a(a)7, 42 CFR Section
3 431.300, Welfare and Institutions Code, Section 14100.2 and 22
4 California Code of Regulations Section 51009 and all applicable
5 Federal and/or STATE laws or regulations as each may now exist or be
6 hereafter amended. The confidentiality obligations contained in
7 this section shall survive termination of this AGREEMENT.

8 b. DISTRICT understands and agrees to take all reasonable
9 steps to avoid unauthorized disclosure of any of SUPERINTENDENT'S
10 agents' proprietary data provided for purposes of this AGREEMENT
11 hereinafter defined as data file specifications, related
12 instructions, management reports, training materials, plans or other
13 information relating to the performance of SUPERINTENDENT'S agents
14 services hereunder, disclosed by SUPERINTENDENT to DISTRICT pursuant
15 to this AGREEMENT. DISTRICT shall not during or after the term of
16 this AGREEMENT, permit the copying, duplication, or use of any of
17 SUPERINTENDENT'S agents' proprietary data by or to any person other
18 than authorized employees, agents or representatives of DISTRICT.

19 11.0 ACCURACY OF INFORMATION. DISTRICT shall make reasonable effort
20 to assure that the information supplied to SUPERINTENDENT hereunder
21 shall be true, complete, and accurate in all respects. DISTRICT
22 shall assume sole responsibility for the truth, completeness and
23 accuracy of all information supplied to SUPERINTENDENT and agrees
24 that SUPERINTENDENT shall have no responsibility or liability for
25 the truth, completeness or accuracy of any information submitted by
DISTRICT hereunder. SUPERINTENDENT reserves the right to not certify

1 SMAA invoice(s) that do not comply with STATE and Federal SMAA
2 requirements.

3 12.0 LIMITATION OF LIABILITY. SUPERINTENDENT shall not be liable
4 for damages or losses to DISTRICT employees, agents, independent
5 contractors or students relating to lost medical services or lost
6 data under this AGREEMENT. SUPERINTENDENT shall not be liable for
7 any sums DISTRICT does not obtain in reimbursement from the STATE,
8 or for any incidental, indirect, special or consequential damages to
9 DISTRICT arising from the denial of any request for reimbursement
10 from the STATE.

11 13.0 ASSIGNMENT. The obligations of the DISTRICT pursuant to this
12 AGREEMENT shall not be assigned by the DISTRICT without prior
13 written approval of SUPERINTENDENT.

14 14.0 COMPLIANCE WITH APPLICABLE LAWS. The services completed herein
15 must meet the approval of the DISTRICT and shall be subject to the
16 DISTRICT'S general right of inspection to secure the satisfactory
17 completion thereof. SUPERINTENDENT and DISTRICT agree to comply
18 with all Federal, STATE and local laws, rules, regulations and
19 ordinances that are now or may in the future become applicable to
20 SUPERINTENDENT or DISTRICT'S, equipment and personnel engaged in
21 operations covered by this AGREEMENT or accruing out of the
22 performance of such operations.

23 15.0 LOBBYING RESTRICTIONS AND DISCLOSURE CERTIFICATION. **DISTRICT**
24 **shall complete and return with the fully executed AGREEMENT the**
25 **Certification Regarding Lobbying form, Appendix "C", attached hereto**
and incorporated by reference herein, that the DISTRICT has not

1 made, and will not make, any payment prohibited by Item 1 of the
2 Certification Regarding Lobbying form.

3 16.0 DEBARMENT AND SUSPENSION CERTIFICATION. By signing this
4 AGREEMENT, DISTRICT certifies to the best of its knowledge and
5 belief, that it:

6 a. Is not presently debarred, suspended, proposed for
7 debarment, declared ineligible, or voluntarily excluded by any
8 federal department or agency;

9 b. Has not within a three-year period preceding this
10 AGREEMENT been convicted of or had a civil judgement rendered
11 against them for commission of fraud or a criminal offense in
12 connection with obtaining, attempting to obtain, or performing a
13 public (Federal, STATE or local) transaction or contract under a
14 public transaction; violation of Federal or STATE antitrust statutes
15 or commission of embezzlement, theft, forgery, bribery,
16 falsification or destruction of records, making false statements, or
17 receiving stolen property.

18 c. Is not presently indicted for or otherwise criminally or
19 civilly charged by a government entity (Federal, STATE or local)
20 with commission of any of the offenses enumerated in Section 16.0(b)
21 herein; and

22 d. Has not within a three-year period preceding this
23 AGREEMENT had one or more public transactions (Federal, STATE or
24 local) terminated for cause or default.

1 e. The terms and definitions herein have the meanings set
2 out in the Definitions and Coverage sections of the rules
3 implementing Federal Executive Order 12549.

4 f. If DISTRICT is unable to certify to any of the statements
5 in this certification, DISTRICT shall submit an explanation to
6 SUPERINTENDENT.

7 g. If DISTRICT knowingly violates this certification, in
8 addition to other remedies available to the Federal Government, the
9 Department of Health Care Services (DHCS) may terminate this
10 AGREEMENT for cause or default.

11 17.0 NON-DISCRIMINATION. In the performance of this AGREEMENT,
12 SUPERINTENDENT and DISTRICT agree that they shall not engage nor
13 employ any unlawful discriminatory practices in employment of
14 personnel or in any other respect on the basis of sex, race, color,
15 ethnicity, national origin, ancestry, religion, age, marital status,
16 medical condition, sexual orientation, physical or mental disability
17 or any other protected group in accordance with the requirements of
18 all applicable Federal or STATE law.

19 18.0 TOBACCO USE POLICY. In the interest of public health,
20 SUPERINTENDENT provides a tobacco-free environment. Smoking or the
21 use of any tobacco products are prohibited in buildings and
22 vehicles, and on any property owned, leased or contracted for by the
23 SUPERINTENDENT pursuant to SUPERINTENDENT' Policy 400.15. Failure
24 to abide with conditions of this policy could result in the
25 termination of this AGREEMENT.

1 19.0 TERMINATION. SUPERINTENDENT or DISTRICT may, at any time, with
2 or without cause, terminate this AGREEMENT with the giving of thirty
3 (30) days prior written notice to the other party. However, once
4 SUPERINTENDENT has submitted a RMTS Roster Report to the Department
5 of Health Care Services (DHCS), according to the School-based Medi-
6 Cal Administrative Activities (SMAA) Manual, DISTRICT may not
7 terminate until the next quarter survey period.

8 20.0 NOTICE. All notices or demands to be given under this
9 AGREEMENT by either party to the other shall be in writing and given
10 either by: (a) personal service or (b) by U.S. Mail, mailed either
11 by registered or certified mail, return receipt requested, with
12 postage prepaid. Service shall be considered given when received if
13 personally served or if mailed on the third day after deposit in any
14 U.S. Post Office. The address to which notices or demands may be
15 given by either party may be changed by written notice given in
16 accordance with the notice provisions of this section. As of the
17 date of this AGREEMENT, the addresses of the parties are as follows:

18 DISTRICT: Ocean View School District of Orange County
19 17200 Pinehurst Lane
Huntington Beach, California 92647
Attn: _____

20 SUPERINTENDENT: Orange County Superintendent of Schools
21 200 Kalmus Drive
Costa Mesa, California 92626
22 Attn: Patricia McCaughey

23 21.0 NON WAIVER. The failure of SUPERINTENDENT or DISTRICT to seek
24 redress for violation of, or to insist upon, the strict performance
25 of any term or condition of this AGREEMENT shall not be deemed a
waiver by that party of such term or condition, or prevent a

subsequent similar act from again constituting a violation of such term or condition.

22.0 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.

23.0 GOVERNING LAW. The terms and conditions of this AGREEMENT shall be governed by the laws of the State of California with venue in Orange County, California.


24.0 ENTIRE AGREEMENT/AMENDMENT. This AGREEMENT and any exhibits attached hereto constitute the entire agreement among the Parties to it and supercedes any prior or contemporaneous understanding or agreement with respect to the services contemplated, and may be amended only by a written amendment executed by both Parties to the AGREEMENT.

IN WITNESS WHEREOF, the Parties hereto set their hands.

DISTRICT: OCEAN VIEW SCHOOL
DISTRICT OF ORANGE COUNTY
17200 PINEHURST AVENUE
HUNTINGTON BEACH, ORANGE COUNTY,
CALIFORNIA 92647

ORANGE COUNTY SUPERINTENDENT
OF SCHOOLS

BY: _____
Authorized Signature

BY:  _____
Authorized Signature

PRINTED NAME: Michael Conroy, Ed.D.

PRINTED NAME: Patricia McCaughey

TITLE: Deputy Superintendent

TITLE: Coordinator

DATE: May 24, 2016

DATE: April 4, 2016

95-6002237
FEDERAL IDENTIFICATION NUMBER

Ocean View SD-MAA 2016-2017(42842)/ZIP4

SCHOOL-BASED MEDI-CAL ADMINISTRATIVE ACTIVITIES (SMAA) DISTRICT INFORMATION 2016-2017

1. DISTRICT/SCHOOL

Ocean View School District

Orange County

District/School Name

County

Claiming Unit:

If different than name above.

2. DISTRICT SMAA COORDINATOR

Eileen Mori

SMAA Coordinator, School Nurse

Name

District Job Title

17200 Pinehurst Lane

Huntington Beach, CA 92647

Street Address

City, State, Zip

Mailing Address (if different than street address)

City, State, Zip

714-847-2551 X1314

714-596-7078

emori@ovsd.org

Phone (please include extension)

Fax

Email

3. SUPERVISOR OF DISTRICT SMAA COORDINATOR

Barbara Davis

Student Services Coordinator

Name

District Job Title

714-847-2551 Ext. 1360

714-596-7378

bdavis@ovsd.org

Phone (please include extension)

Fax

Email

☒ Check box for this person to be included in communications.

4. (a) ALTERNATE DISTRICT CONTACT – SMAA COORDINATOR DESIGNEE

Caroline Ishino

School Nurse

Name

District Job Title

714-847-2551 X1314

714-596-7078

cishino@ovsd.org

Phone (please include extension)

Fax

Email

☒ Check box for this person to be included in communications.

5. (b) ALTERNATE DISTRICT CONTACT – FISCAL DESIGNEE

Louella Fink

Financial analyst

Name

District Job Title

714-847-2551 X1425

lfink@ovsd.org

Phone (please include extension)

Fax

Email

☐ Check box for this person to be included in communications.

**SCHOOL-BASED MEDICAL ADMINISTRATIVE ACTIVITIES (SMAA)
DISTRICT INFORMATION
2016-2017**

Appendix A

6. DATES SMAA COORDINATOR WILL NOT BE AVAILABLE DURING THE SUMMER

June 2016: June 22 - June 30, 2016

July 2016: July 1 - July 31, 2016

August 2016: August 1 - August 31, 2015

September 2016: Begins back Sept. 1, 2016

****No technically working but available when needed. Will be checking emails daily.**

Name of Alternate District Contact during summer (June–September, 2016)

Phone

Email

7. FIRST STUDENT ATTENDANCE DATE(S) September 7, 2016 Last: June 22, 2016

8. STUDENT ATTENDANCE BREAKS Winter: December 19, 2016 to January 2, 2017

Spring: April 17 to April 21, 2017

9. SMAA COORDINATION & TRAINING SUBCONTRACTOR/VENDOR

Paradigm HealthCare Services

Company Name

Kortney Thompson

Account Manager

Contact

Contact Job Title

18008 Sky Park Circle Suite 203

Irvine, CA 92614

Mailing Address

City, State, Zip

949-812-8726

949-333-0289

kthompson@paradigm-healthcare.com

Phone

Fax

Email

Eileen Mori

MAA Coordinator, School Nurse

PRINTED NAME OF PERSON FILLING OUT FORM

JOB CLASSIFICATION TITLE

May 10, 2016

DATE

SUPERINTENDENT will create and provide to DISTRICT a fiscal workbook to assist in gathering and preparing the fiscal information required to complete the SMAA invoice claim. The Time Study Participant pool lists and RMTS results will be integrated with the fiscal workbook which will reduce data entry and support consistency of information. SUPERINTENDENT will prepare SMAA invoice claims in accordance with program guidelines approved by DHCS, based on information supplied by the DISTRICT for each fiscal quarter during the Term of the Agreement. DISTRICT will print, sign and submit final invoice claim to SUPERINTENDENT for final review, audit and submission to DHCS for processing.

SUPERINTENDENT will provide annual training to the DISTRICT SMAA Coordinator and relevant finance/business office staff.

Optional Service		Effective Date
<input type="checkbox"/> YES	<input checked="" type="checkbox"/> NO	July 1, 2016 - June 30, 2017

Name: Michael Conroy, Ed.D.
District: Ocean View School District

May 24, 2016
Date

CERTIFICATION REGARDING LOBBYING

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency of the United States Government, a Member of Congress in connection with the making, awarding or entering into this Federal contract, Federal grant, or cooperative agreement, and the extension, continuation, renewal, amendment, or modification of this Federal contract, grant, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency of the United States Government, a Member of Congress, an officer or employee of Congress, or an employee of a Member Congress in connection with this Federal contract, grant, or cooperative agreement, the undersigned shall complete and submit Standard Form LLL, 'Disclosure of Lobbying Activities' in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contractors, sub-grants, and contracts under grants and cooperative agreements) of \$100,000 or more, and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

DISTRICT: Ocean View School District of Orange County

BY: _____

Authorized Signature

PRINTED NAME: Michael Conroy, Ed.D.

TITLE: Deputy Superintendent

DATE: May 24, 2016

SMAA 2016/2017