SAN JOSÉ UNIFIED SCHOOL DISTRICT SERVICE AGREEMENT OVER \$25,000

Budget Clearing Form (To be completed by School/Department)				
CONTRACTOR FULL NAME GreeneSport Associa				
DBA (DOING BUSINESS AS)				
SSN or TAX ID NO.	BUSINESS LICENSE NO.			
DESCRIPTION OF SERVICE:				
Officials for middle school basketball games for th for payment of service.	e 2018-2021 school years. Each middle school will be responsible			
CONTRACT TERM FROM July 1, 2018	^{TO} June 30, 2021			
BUDGET NO.	AMOUNT			
ASB - Middle Schools	\$74,220.00			
BOARD DATE September 13, 2018	REQUISITION NO.			
SCHOOL/DEPARTMENT Secondary Curriculum &	Instruction			
PREPARED BY:	AUTHORIZED BY (BUDGET CONTROL ADMINISTRATOR):			
Jana Davis				
Name	Signature			
Staff II Secretary	Thurberga			
Position	Name			
	Deepa Mukherjee			
Phone Number 14113	Position Director			



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Dis	is Service Agreement ("Agreement") is made this 1- strict ("District"), and <u>GreeneSport Association</u> Olndividual OPartnership OCorporation	("Contractor"), a/an (Pleas	se choose one)
	O Individual O Partnership & Corporation O	LLP O LLC Oomer (Frease specify)	*
1.	SERVICES. Contractor shall perform the following by the District or the Contractor is available, attach	g services ("Services"): (If a separate scope on exhibit(s) and reference it here. Please do no	f services or proposal generated of attach a separate contract.)
	Officials for middle school basketball games for or payment of service.	the 2018-2021 school years. Each middl	e school will be responsible
2.	LOCATION. Work will be performed at the following attached and referenced here) Allen @ Steinber Middle schools	ng: (e.g., District-wide or specific District sites ck, Bret Harte, Burnett, Castillero, Hoover	- a list of sites may also be ; John Muir, Willow Gle
3.	COMPENSATION. District agrees to pay Contract O At the rate of \$, with the total amount not to exceed \$, invoiced to the District in increments as each, for a total amount not to exceed \$	Services are actually
	District's Accounts Payable Department.	mis within thirty (00) days and the contractor	
4.	TERM/TERMINATION The term of this Agreeme June 30, 2021 . The District may to notice to the Contractor. Such written notice shall of termination prior to the end of the term of this documented expenses incurred prior and up to the and any copies thereof, in its possession to the Diprior to the effective date of termination.	erminate this Agreement immediately for any re be sufficient to stop further performance of se s Agreement, Contractor shall invoice the Dis se date of termination, and shall promptly retur	eason at any time, by giving written rvices by Contractor. In the event strict for any work performed and n any District property or records,
=	INSURANCE. Contractor shall be responsible for	r any damage. Joss or other claim arising out	of the performance of its services
5.	under this Agreement. Contractor shall carry the of liability insurance must have San Jose Unified Holder and as additional insured.	insurance indicated below throughout the term	of this Agreement. The certificate
	O	Feeb Occurrence	\$2,000,000
	Commercial General Liability Insurance	Each Occurrence General Aggregate	\$4,000,000
	Automobile Liability Insurance	Each Occurrence – Commercial vehicles	\$1,000,000
	Automobile Elability Insurance	Injury/one death – Personal vehicles	\$15,000
		Injury/multiple death	\$30,000
		Property damage	\$5,000
	Professional Liability	Each Occurrence	\$1,000,000
	•	General Aggregate	\$2,000,000
	Abuse and Molestation Liability	Each Occurrence	\$1,000,000
		General Aggregate	\$1,000,000
	Workers' Compensation		Statutory limits
	Employer's Liability	Each Occurrence	\$1,000,000



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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 to the District

Subcontractors

Contractor shall require its Subcontractors and any Sub-subcontractors to take out and maintain similar public liability insurance and property damage insurance, and any other insurance required of Contractor under this Agreement, in a company or companies lawfully authorized to do business in California as admitted carriers, in like amounts and scope of coverage as that required of Contractor hereunder.

- 6. TAXES; INDEPENDENT CONTRACTOR STATUS. District shall not withhold or set aside income tax, Federal Insurance Contributions Act Tax, Unemployment Insurance, Disability Insurance, or any other Federal or State funds whatsoever. It shall be the sole responsibility of the Contractor to account for all of the above and Contractor agrees to hold District harmless from all liability for these taxes. While engaged in carrying out the Services Contractor is and shall be an Independent Contractor, and not an Officer, Employee, Agent, Partner, or joint venture of the District.
- 7. COMPLIANCE WITH APPLICABLE LAW. In performing services under this Agreement, Contractor shall comply with all applicable law, including but not limited to Education Code Sections 45125.1 and 49406. Contractor must complete and sign the Contractor Certification attached as Exhibit A. It shall be the sole responsibility of Contractor to obtain any needed business licenses, certificates, permits to conduct business to meet the terms of this Agreement.
- 8. WORK PRODUCT. District is the owner of and entitled to exclusive possession of all records, documents, graphs, photographic or other reproductions of any kind ("Work Product") produced as part of or resulting from this Agreement, and all rights in such Work Product, and no uses thereof except in Contractor's performance of the Services will be permitted except by express written permission of the District. Contractor acknowledges that this Agreement and its work hereunder, including the Work Product, may be subject to disclosure to the public. With respect to records in the District's or Contractor's possession that may be protected from disclosure by applicable law, Contractor agrees to abide by such law.
- 9. INDEMNIFICATION. Contractor shall defend, indemnify, and hold harmless the District and its agents, employees, Board of Education, and members of the Board of Education, from and against claims, damages, losses, and expenses (including, but not limited to attorney's fees and costs including fees of consultants) arising out of or resulting from performance of this Agreement including, but not limited to, the Contractor's use of the sites listed herein; the Contractor's completion of its duties under this Agreement; injury to or death of persons or damage to property or delay or damage to the District, its agents, employees, Board of Education, members of the Board of Education, for any act, omission, negligence, or willful misconduct of the Contractor or its respective agents, subcontractors, employees, material or equipment suppliers, invitees, or licensees. Such obligation shall not be construed to negate, abridge, or reduce other rights or obligations of indemnity, which would otherwise exist as to a party, person, or District described in this paragraph.
- STATEMENT OF COMPLIANCE: Contractor has, unless exempted, complied with the Pupil Records Rider for Digital Records Storage or Digital Educational Software contract requirements (Education Code §49073.1, "Pupil Records").
- 11. ENTIRE AGREEMENT; AMENDMENT. This constitutes the entire Agreement between the District and Contractor supersedes any and all other Agreements, either oral or in writing, between the parties hereto with respect to the subject matter hereof, and no other agreement, statement or promise relating to the subject matter of this Agreement which is not contained herein shall be valid or binding. This Agreement may only be amended in writing executed by both parties and approved by the District's Board of Education. This Agreement consists of:
 - 11.1 Service Agreement
 - 11.2 Exhibit A Contractor Certification
 - 11.3 Pupil Records Rider for Digital Educational Software Contracts. Required YES NO (Refer to Section 10; Statement of Compliance)
- 12. NO ASSIGNMENT. This Agreement may not be assigned by the Contractor, nor any part of the services hereunder subcontracted, without the express written permission of the District.



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13. SEVERABILITY. In the event that any provision of this Agreement is held invalid or unenforceable by a court of competent jurisdiction, no other provision of this Agreement will be affected by such holding, and all of the remaining provisions of this Agreement will continue in full force and effect, unless to do so would invalidate the intent of the parties in entering into this Agreement.

14.	INFORMATION REGARDING CONTRACTOR						
Conta	Contact No	ame: John W. Greene	Email Ad	dress:	greenesport@sbcglobal.net		
	Address:	3199 Simberian Dr., S	3199 Simberian Dr., San Jose CA 95148				
	Telephone	408-238-1361	Facsimile): -	408-238-3322		
15.	GOVERNING LA the terms of this County, Californi	Agreement shall be brought in the	be governed under the appropriate court having	laws o	of the State of California. Any action to enforce diction over matters arising in Santa Clara		
16.	ATTORNEY'S FEES. If any action at law or equity is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees in addition to any other relief to which such party may be entitled.						
17.	r. BOARD APPROVAL REQUIRED. This Agreement shall not be a valid and binding obligation of the District, and Contractor shall not be entitled to payment for services rendered, unless and until executed by both parties and approved by the District's Board Education.						
18.	Executed by the parties at San José, California, on the day and year indicated below.						
	San José Unified School District		Contra	ctor			
	Date:		Date:		8/23/90/89		
	Signature:		Signatu	іге:	John W. Greel al		
	Print Name:	FLORENCE ENG	Print N	ame:	John W. Greene		
	Title:	Director, Business Support Service	ces Title:		Owner		

*Federal Code of Regulations sections 6041 and 6209 require non-corporate recipients of \$600.00 or more to furnish their taxpayer identification number to the payer. The regulations also provide that a penalty may be imposed for failure to furnish the taxpayer identification number. In order to comply with these regulations, the District requires Contractor's federal tax identification number or Social Security number, whichever is applicable.



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"EXHIBIT A" **CONTRACTOR CERTIFICATION**

Fingerprint and Background Certification

Business entities entering into a Service Agreement with the District shall comply with Education Code sections 45125.1. Such entities are responsible for ensuring full compliance with the law and should therefore review all applicable statutes and regulations.

	the two boxes below must be check	ked, with the corresponding ce	ertification provided, and this	form attached to the Service
Agreer	nent:		fan arithavimad ranganan	tativa afldaina huginace ac)
() I, John Greene GreeneSport Association	, ai	m (an aumonzed represer ne of Contractor) and hereb	tative of/doing business as)
	Conducted the required criminal	hackground check(s) of all pers	sons who will be providing se	rvices to the San Jose Unitied
	School Dietrict on hehalf of this t	ousiness District, and that none	e of those persons have bee	n reported by the Department
	of Justice ("DO !") as having he	en convicted of a serious or t	<i>i</i> iolent felony as specified it	n Penal Code Sections 557.5
	and/or 1192 7(c) Tunderstand t	hat this Certificate is not to be	signed and submitted until I	have received clearance from
	DOJ regarding those persons na	amed. I have also attached he	ereto and incorporated here	in is a list of the names of the
	employees of the undersigned w contact with pupils. I agree to ke	/no will be providing services to	o San Jose Offfied School Dis	etrict of any additions/deletions
	as they occur.	ap this list current and to notify	Oall dose Offined Contool Die	or drift deather a service as
	M. W.	0	n	100 20010
8	ignature AMA / NIKTIU	lans /	Date 8	3/6V18
_				
C	Arrange to have a District emplo	yee whom the DOJ has ascert	ained has not been convicte	d of a violent or serious felony,
	continually monitor and supervis	e the Contractor.		
ſ	Netrict Representative's Name & Titl	p Deepa Mukherjee, Direct	or Secondary Curriculum	& Instruction
5	Signature	U Resoles	Date 👂	-24-18
	District Representative's Name & Title Signature			
Megai	ı's Law (Sex Offenders). I hav	e verified and will continue t	to verify that the employed	es of the Contractor and the
Subco	ntractor(s) under this agreement are	<u>pot</u> listed on California's "Me	gan's Law" Website (<u>http://v</u>	ww.megansiaw.ca.gov/).
	(In Dr an) In/4	HOOM O	Date ①	8/2B/2018
Signat	ure WMW W.Z	11 XXIX	Date	o Copio de la companya de la copio de la c
		d. st	half at all times commits with	h the tuberculosis certification
Tuber	culosis dertification. Contractor ements as set forth below. Specification	and the Contractor Parties Si	hall at all times comply with a boves helow Contractor h	ereby represents and warrants
	rict the following:	any, by checking the apphoaph	BOXOS BOIOTI, COMICACION	3.3 <u>2</u> , .4 <u>p</u> . 2
10 013	not allo tonownig.			
()	Contractor and/or Contractor Parti	ies will not be present on a !	District school site and will	not have contact with District
	students during the term of this Agi	reement.		
	Tradeline delinig the term of the righ	3		
Q	The following Contractor and/or Co	ontractor Parties shall or may	be on a District school site	and have contact with District
	students during the term of this Ag	reement and, at no cost to Di	strict, they have received a	tuberculosis test that complies
	with the requirements of California	Education Code Section 4940	6.	
Contr	actor shall maintain on file the cert	ificates showing that the Cont	tractor Parties were examin	ed and found free from active
	culosis. These forms shall be regula	arly maintained and updated by	y Contractor and shall be av	valiable to District upon request
or au	lit.			
			to the other afficulties always	E this Agranment are subject to
Contr	actor further agrees and acknowled berculosis certification requirements	ges that all new personnel nir	ed after the effective date of	t this Agreement are subject to
the tu	perculosis certification requirements cation requirements have been satis	and shall be prombled from he	hether any such contact is t	permissible.
cerun	cation requirements have been satis	sieu and District determines w	notificially odds, contact to p	
1 1	are under penalty of perjury)upder th	no lowe of the State of Californ	is that the foregoing is true	and correct.
rueci	are under periany or periory arguer to	IO 1040 OF THE OTHER OF CHINOH	and that the foregoing to have	120/2010
Signs	nure Jahw W. K. M.	VO al e /	Date	8/2012/018
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