ALAMEDA UNIFIED SCHOOL DISTRICT

Excellence & Equity For All Students

		Professional Services Agreement	
		nt is entered into between the Alameda Unified School District (AUSD) and Kellie Olsen OR). AUSD is authorized by Government Code Section 53060 to contract for the furnishing of special services and	
cor		cial, economic, account, engineering, legal, and administrative matters with persons specially trained, experienced, and perform such services. CONTRACTOR is specially trained, experienced, and competent to provide such services. The sfollows:	
1.	Services.	The CONTRACTOR shall provide the following services:	
	1	sen will provide CCC and SIPPS alignment support through coaching and consultation. oject includes:	
		g SIPPS phonics with CCC phonics, and helping to determine cut points for when Tier 2 ntion is necessary, and supporting teacher training in this area.	
Attending grade level meetings to support teachers in in implementing		ing grade level meetings to support teachers in in implementing CCC Being a Reader.	
	Attendi Reade	ing small group instruction to help support teacher implementation of SIPPS and Being a r.	
2.	executive	he term of this agreement shall be September 14, 2020 (or the day immediately following approval by an cabinet member if the aggregate amount CONTRACTOR contracted with AUSD is below \$92,600 in the current c; or, approval by the Board of Education if the total contract(s) exceed \$92,600, whichever is later) to 2021 The work shall be completed no later than June 1, 2021	
3.	= 1	Compensation. Check one of the following boxes:	
		hall be for full performance of this Agreement and includes fees, costs, and expenses incurred by CONTRACTOR but not limited to labor, materials, taxes, profit, overhead, travel, insurance, subcontractor costs, and other costs.	
	3.1.1	■ CONTRACTOR is providing services for a flat fee which shall not exceed \$\\$30,000	
	3.1.2	☐ CONTRACTOR will be compensated at an hourly rate. Contractor will provide a maximum of hours of service at	
		a rate of \$per hour for a total not to exceed \$	
	3.1.3	☐ Other:	

AUSD shall not be liable to CONTRACTOR for any costs or expenses paid or incurred or equipment, materials or supplies used

by CONTRACTOR in performing services for AUSD, except as follows: ___

which shall not exceed a total cost of \$_

5.2

Payment for the work shall be made for all undisputed amounts in monthly installment payments within forty-five (45) days after the CONTRACTOR submits an invoice to AUSD for work actually completed and after AUSD's written approval of the work, or the portion of the work for which payment is to be made.

The granting of any payment by AUSD or the recipient thereof by CONTRACTOR, shall in no way lessen the liability of CONTRACTOR to correct unsatisfactory work, although the unsatisfactory character of that work may not have been apparent or detected at the time a payment was made. Work, which does not conform to the requirements of this Agreement, may be rejected by District and in that case must be replaced by CONTRACTOR without delay.

4.	Strategic A	lignment. Check one of the following boxes:
	4.1 🗏	School-based Agreements: How does this service support your academic goals and increase student achievement as described in the Board-approved School Site Plan? This service supports our move to an RTI model of academic support.
	4.2 □	Central Office Agreements: How does this service support the overall strategic goals of the department and
		increase student achievement?
5.	Conduct of	Contractor. CONTRACTOR will adhere to the following staff requirements and provide AUSD with evidence of
staff qualifications, prior to commencing the work under this Agreement and consistent with invoicing requirements outlined Section 9, which include: 5.1 Tuberculosis Screening. Check one of the following boxes:		cations, prior to commencing the work under this Agreement and consistent with invoicing requirements outlined in
		hich include:
		berculosis Screening. Check one of the following boxes:
	5.1.1	■ TB Clearance will be completed through the AUSD Human Resources Department prior to starting work.
	5.1.2	☐ Agency requires all employees or subcontractors to complete TB testing and maintains current records accessible to
		AUSD upon request.
	5.1.3	☐ Waiver of TB Screening. CONTRACTOR is not required to provide evidence of TB Clearance because
		CONTRACTOR will not work directly with students on more than an occasional basis.
		(CONTRACTOR initials)
		(District Representative initials)

Fingerprinting of Employees and Agents. The fingerprinting and criminal background investigation requirements of Education Code Section 45125.1 apply to CONTRACTOR's services under this Agreement and CONTRACTOR certifies its compliance with these provisions as follows: "CONTRACTOR has complied with the fingerprinting and criminal background investigation requirements of Education Code Section 45125.1 with respect to all CONTRACTOR's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by AUSD or acting as independent contractors of CONTRACTOR, who may have contact with AUSD pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code Section 45122.1. CONTRACTOR further certifies that it has received and reviewed fingerprint results for each of its Employees and CONTRACTOR has requested and reviewed subsequent arrest records for all Employees who may come into contact with AUSD pupils in providing services to the District under this Agreement."

	5.3	2.1	Fingerprint Clearance will be completed through the AUSD Human Resources Department prior to starting	
			work.	
	5.2	2.2	Agency requires all employees or subcontractors to complete fingerprinting and maintains current records	
			accessible to AUSD upon request.	
	5.2	2.3	☐ Waiver of Fingerprint Requirement. CONTRACTOR is not required to comply with section 5.2 because	
			CONTRACTOR's services are of limited duration and District employees will directly supervise	
			CONTRACTOR at all times that CONTRACTOR is in the presence of students.	
			(CONTRACTOR initials)	
			(District Representative initials)	
	5.3	Rem	noval of CONTRACTOR's Employee(s). In the event that AUSD, in its sole discretion, at any time during the	
		tern	of this Agreement, desires the removal of any CONTRACTOR related persons, employee, representative, or agent	
		fron	n an AUSD school site and/or property, CONTRACTOR shall immediately upon receiving notice from AUSD of	
		such	n desire, cause the removal of such person or persons.	
6.	Insura	nce. (CONTRACTOR will provide AUSD with evidence of the following insurance coverage prior to commencing the	
	work u	nder t	his Agreement:	
	6.1	Workers' Compensation Insurance. Check one of the following boxes. If CONTRACTOR employs any person		
performance of such work, Workers' Compensation Insurance in confor		perf	form work in connection with this Agreement, CONTRACTOR shall procure and maintain at all times during the	
		perf	formance of such work, Workers' Compensation Insurance in conformance with the laws of the State of California	
		and	Federal laws when applicable. Employers' Liability Insurance shall not be less than One Million Dollars	
	(\$1,000,000) per accident ordisease.		000,000) per accident ordisease.	
		Che	ck only one of the boxes below:	
			The CONTRACTOR is aware of the provisions of Section 3700 of the Labor Code which requires every employer	
			to be insured against liability for Workers' Compensation or to undertake self-insurance in accordance with the	
			provisions of that Code, and will provide AUSD proof of coverage before commencing the performance of the	
			work of this Agreement. *CONTRACTOR acknowledgement	
			The CONTRACTOR does not employ anyone in the manner subject to the Workers' Compensation laws of	
			California.	
6.2 General Liability Insurance. CONTRAC			eral Liability Insurance. CONTRACTOR shall maintain general liability insurance, including automobile coverage	
	damage		n applicable, with limits of One Million Dollars (\$1,000,000) per occurrence for bodily injury and property	
			age. The coverage shall be primary as to AUSD and shall name AUSD as an additional insured with endorsement.	
			usion of AUSD as an additional insured shall not affect AUSD's right to a claim, demand, suit or judgment made,	
		brou	ght or recovered against CONTRACTOR. CONTRACTOR will provide AUSD proof of coverage naming AUSD	
			dditional insured before commencing the performance of the work of this Agreement.	
		* C(ONTRACTOR acknowledgement	

	Professional Liability Insurance. If CONTRACTOR is offering AUSD professional advice under this Agreement,		
	CONTRACTOR shall maintain errors and	omissions insurance or professional liability insurance with coverage limits of	
	One Million Dollars (\$1,000,000) per clair	m.	
	6.3.1 Waiver of Professional Liabi	lity Insurance. CONTRACTOR is not required to maintain professional	
	liability insurance. Waiver of	insurance does not release CONTRACTOR from responsibility for any	
	claim or demand (CONTRACTOR	initials)	
	(District Represen	tative initials)	
7.	Notices. All notices and invoices provided for unde	er this Agreement shall be in writing and either personally delivered during	
normal business hours or sent by U.S. Mail (certified, return receipt requested) with postage prepaid to the other party at the			
	address set forth below:		
	AUSD Representative:	CONTRACTOR:	
	Name: Tanya Harris	Name: Kellie Olsen	
	E-mail: Tharris@alamedaunified.og	Title: Reading Support Coordinator	
	Site/Dept: Otis Elementary	Address: 915 Grand St Alameda, CA 94501	
	Address: 3010 Fillmore St. Alameda, CA 94501		
	Phone: 510-748-3013	Email: kellieolsen@gmail.com	

Notice shall be effective when received if personally served or, if mailed, three days after mailing. Either party must give written notice of a change in address. CONTRACTOR shall submit invoices in a form that includes the name of the person providing the service, the service performed, the date service was rendered, and the hours spent on the work.

- 8. Invoicing. Invoices furnished by CONTRACTOR under this Agreement must be in a form acceptable to AUSD. All amounts paid by AUSD shall be subject to audit by AUSD.
 - 8.1 Invoice shall include but not be limited to: Consultant name, consultant address, invoice date, invoice sequence number, purchase order number, name of school or department service was provided to, period of service, number of hours of service, brief description of services provided, hourly rate, and total payment requested.
 - 8.2 In addition, unless specifically waived by AUSD as set forth above, invoices from Agencies or Organizations must include evidence of compliance with section 7 herein.
- 9. Licenses and Permits. CONTRACTOR shall obtain and keep in force all licenses, permits, and certificates necessary for the performance of this Agreement.
- 10. Contractor Qualifications / Performance of Services.
 - 10.1 Contractor Qualifications. CONTRACTOR is specially trained, experienced, competent and fully licensed to provide the Services required by this Agreement in conformity with the laws and regulations of the State of California, the United States of America, and all local laws, ordinances and regulations, as they may apply.
 - 10.2 Standard of Care. CONTRACTOR represents that CONTRACTOR has the qualifications and ability to perform the Services in a professional manner, without the advice, control, or supervision of AUSD. Contractor's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts.

- 11. Status of Contractor. This is not an employment contract. CONTRACTOR, in the performance of this Agreement, shall be and act as an independent contractor. CONTRACTOR certifies that s/he performs work that is outside the usual course of the District's business. CONTRACTOR further certifies s/he is customarily engaged in an independently established trade, occupation, or business of the same nature as that involved in the work performed. CONTRACTOR understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of AUSD, and are not entitled to benefits of any kind or nature normally provided employees of AUSD and/or to which AUSD's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Workers' Compensation. CONTRACTOR shall assume full responsibility for payment of all federal, state, and local taxes or contributions, including unemployment insurance, social security, and income taxes with respect to CONTRACTOR's employees. In the performance of the work herein contemplated, CONTRACTOR is an independent contractor or business entity, with the sole authority for controlling and directing the performance of the details of the work. AUSD's interest is only in the results obtained.
- 12. Assignment. The obligations of CONTRACTOR under this Agreement shall not be assigned by CONTRACTOR without the express prior written consent of AUSD.
- 13. Anti-Discrimination. It is the policy of AUSD that in connection with all work performed under contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the CONTRACTOR agrees to comply with applicable federal and California laws including, but not limited to, the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and AUSD policy. In addition, the CONTRACTOR agrees to require like compliance by all its subcontractors. Contractor shall not engage in unlawful discrimination in employment on the basis of actual or perceived race, color, national origin, ancestry, religion, age, marital status, pregnancy, physical or mental disability, medical condition, veteran status, gender, sex, or sexual orientation.
- 14. Drug-Free/Smoke Free Policy. No drugs, alcohol, and/or smoking are allowed at any time in any buildings and/or grounds on AUSD property. No students, staff, visitors, CONTRACTORs, or subcontractors are to smoke or use drugs or alcohol on these sites.
- 15. Indemnification. CONTRACTOR agrees to hold harmless, indemnify, and defend AUSD and its officers, agents, and employees from any and all claims or losses accruing or resulting from injury, damage, or death of any person, firm, or corporation in connection with the performance of this Agreement. CONTRACTOR also agrees to hold harmless, indemnify, and defend AUSD and its elective board, officers, agents, and employees from any and all claims or losses incurred by any supplier, contractor, or subcontractor furnishing work, services, or materials to CONTRACTOR in connection with the performance of the Agreement. This provision survives termination of this Agreement.
- 16. Copyright/Trademark/Patent/Ownership. CONTRACTOR understands and agrees that all matters produced under this Agreement shall become the property of AUSD and cannot be used without AUSD's express written permissions. AUSD shall have all rights, title, and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of AUSD. CONTRACTOR consents to use of CONTRACTOR's name in conjunction with the sale, use, performance, and distribution of the matters, for any purpose and in any medium. These matters include, without limitation, drawings, plans, specifications, studies, reports, memoranda, computation sheets, the contents of computer diskettes, artwork,

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copy, posters, billboards, photographs, videotapes, audiotapes, systems designs, software, reports, diagrams, surveys, source codes, or any other original works of authorships, or other documents prepared by CONTRACTOR or its subcontractors in connection with the Services performed under this Agreement. All works shall be works for hire as defined under Title 17 of the United States Code, and all copyrights in those works are the property of AUSD.

- 17. Waiver. No delay or omission by either party in exercising any right under this Agreement shall operate as a waiver of that or any other right or prevent a similar subsequent act from constituting a violation of the Agreement.
- 18. Termination. AUSD may at any time terminate this Agreement upon written notice to CONTRACTOR. AUSD shall compensate CONTRACTOR for services satisfactorily provided through the date of termination. In addition, AUSD may terminate this Agreement for cause should CONTRACTOR fail to perform any part of this Agreement. In the event of termination for cause, AUSD may secure the required services from another contractor. If the cost to AUSD exceeds the cost of providing the services pursuant to the Agreement, CONTRACTOR shall pay the additional cost.
- 19. No Rights in Third Parties. This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.
- 20. AUSD's Evaluation of CONTRACTOR and CONTRACTOR's Employees and/or Subcontractors. AUSD may evaluate the CONTRACTOR's work in any way that AUSD is entitled to do so pursuant to applicable law. The AUSD's evaluation may include, without limitation:
 - **20.1** Requesting that AUSD employee(s) evaluate the CONTRACTOR and the CONTRACTOR's employees and subcontractors and each of their performance.
 - 20.2 Announced and unannounced observance of CONTRACTOR, CONTRACTOR's employee(s), and/or subcontractor(s).
- 21. Limitation of AUSD Liability. Other than as provided in this Agreement, AUSD's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event shall AUSD be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect, or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
- 22. Confidentiality. CONTRACTOR and all personnel designated by CONTRACTOR to perform under this Agreement shall maintain the confidentiality of all information received in the course of performing this Agreement. This requirement shall extend beyond the effective termination or expiration date of this Agreement. In the event CONTRACTOR receives student data protected by the Family Educational Rights and Privacy Act ("FERPA"), Provider shall abide by Education Code section 49073, including the following:(a) Provider shall not use the student data provided, for an unauthorized purpose, transfer the student data to an unauthorized third party, or sell said data (b) Provider shall delete or otherwise dispose of student data in its possession after the termination of services under this Agreement (c) Provider shall undertake reasonable precautions to protect the student data and shall promptly report to the District any unauthorized access to the student data.

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- 23. Conflict of Interest. CONTRACTOR shall abide by and be subject to all applicable AUSD policies, regulations, statutes or other laws regarding conflict of interest. CONTRACTOR shall not hire any officer or employee of AUSD to perform any service by this Agreement. CONTRACTOR affirms to the best of his/her/its knowledge, there exists no actual or potential conflict of interest be between CONTRACTOR's family, business or financial interest and the services provided under this Agreement. In the event of change in either private interest or services under this Agreement, any question regarding possible conflict of interest which may arise as a result of such change will be brought to AUSD's attention in writing. Through its execution of this Agreement, CONTRACTOR acknowledges that it is familiar with the provisions of Section 1090 et seq. and Section 87100 et seq. of the Government Code of the State of California, and certifies that it does not know of any facts which constitute a violation of said provisions. In the event CONTRACTOR receives any information subsequent to execution of this Agreement, which might constitute a violation of said provisions, CONTRACTOR agrees it shall notify AUSD of this information.
- 24. Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 25. Litigation. This Agreement shall be performed in Alameda, California and is governed by the laws of the State of California. The Alameda County Superior Court shall have jurisdiction over any state court litigation initiated to enforce or interpret this Agreement. If litigation is initiated, the prevailing party shall be entitled to reasonable attorney's fees and costs.
- 26. Agreement Contingent on Governing Board Approval. The District shall not be bound by the terms of this Agreement until it has been formally approved or ratified by the District's Governing Board, and/or Executive Cabinet as its designee, and no payment shall be owed or made to CONTRACTOR absent formal approval.
- 27. Counterparts. This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document. The Recitals and each Exhibit attached hereto are hereby incorporated herein by reference.
- 28. Contract Publicly Posted. This contract, its contents, and all incorporated documents are public documents and will be made available by AUSD to the public online via the Internet.
- 29. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion. CONTRACTOR certifies to the best of his/her/its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List (https://www.sam.gov/).
- **30. Force Majeure.** At the District's discretion, the Parties shall be excused from performance hereunder during the time and to the extent that it is prevented from performing in the customary manner by an act of God, fire, flood, war, riot, civil disturbance, terrorism, epidemic, quarantine/shelter in place order, strike, lockout, labor dispute, or any other occurrence which is beyond the control of the parties, when evidence thereof is presented to the other party. The District shall not be responsible for any costs associated with this Agreement while performance is so excused.
- 31. Other. Additional terms attached or edits to must be approved by legal counsel representing AUSD.

I. SITE	CONTRACTOR Print Name & Title: CONTRACTOR Signature: CONTRACTOR Signature: SOURCE OF FUNDS Unrestricted Funds (general fund) Donated Funds Budget Code: Tanya Harris Requesting Administrator ("wet" signature required) The person(s) signing this Agreement on behalf of each party has been given FORWARD TO: Business Services for review and processing	Restricted Funds 5800-13-0000 \[\text{P} & \q & \
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
II. HR	Human Resource Approval Yes No DocuSigned by: Signature of Human Resource Administrator	9/11/2020 Date
III. CABINET	□ Superintendent, Pasquale Scuderi □ Chief Human Resources Officer, Tim Erwin □ Chief Academic Officer, Sara Stone □ Chief Student Support Officer, Kirsten Zazo □ Chief Business Officer, Shariq Khan □ Docusigned by: □ Initial Part of Cabinet Member	9/11/2020 Date
IV. BOARD	BOE Approval Required for Contracts Equal To Or Greater That Signature of President, Board of Education	Date
	Signature of Secretary, Board of Education	Date

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Revised: 7/2020

ALAMEDA UNIFIED SCHOOL DISTRICT Excellence & Equity For All Students

Instructions to Independent Contractors

Contractors who are not corporations should complete this form and submit with other contract documents.

Check all items that are true and correct. Contractor must inform Fiscal Services if business is converted into a corporation.

INDEPENDENT CONTRACTOR STATUS CHECKLIST

(Employee v. Independent Contractor)

Independent Contractor's Name:	STRS member?	☐ Yes	\⊅ No
Kallin Olana	Current AUSD employeeor	☐ Yes	DING
- Allie UISEVI	substitute?		,
LABOR CODE FACTORS (§ 2750.3) – ALL 3 MUST AI			
CONTRACTOR and its workers are free from the control a of the work, both under the contract for the performance		on with the perfo	ormance
\square The work to be performed by the CONTRACTOR and in	ts workers is outside the usual course o	f the District's bu	usiness.
 CONTRACTOR is customarily engaged in an independent nature as that involved in the work performed. 	ently established trade, occupation, or b	ousiness of the sa	ıme
IRS COMMON LAW FACTORS:			
☐ NO INSTRUCTIONS: The worker will not be required t	o follow explicit instructions to accomp	olish the job. AUS	SD may
provide job specifications, however.			
☐ NO TRAINING: The worker will not receive training pro	ovided by AUSD. The worker will use in	ndependent meth	ods to
accomplish the work.			
☐ RIGHT TO HIRE OTHERS: The worker is being hired	to provide a result and will have the rig	to hire others	to do the
actual work/job.			
☐ WORK NOT ESSENTIAL TO AUSD: AUSD's succes	s or continuation does not depend on th	e services of the	worker.
OWN WORK HOURS: The worker will establish the work hours for the job.			
□ NOT A CONTINUING RELATIONSHIP: The worker	will not have a continuing relationship	with AUSD. If th	ie
relationship is frequent, it will be at irregular intervals, or	call (no full-time), or whenever work is	available.	
☐ CONTROL OF ASSISTANTS: If assistants are hired, it	will be at the worker's sole discretion.	The worker will b	oe .
responsible for hiring, supervising, and paying those assist	ants.		
☐ TIME TO PURSUE OTHER WORK: The worker will	have time to pursue other gainful work.		
☐ JOB LOCATION: The worker will control the job location	on if work is performed on AUSD's pre	mises; AUSD wi	ll not
direct or supervise the work.			
☐ ORDER OF WORK: The worker will determine the order	er and sequence in which the job will be	performed.	
☐ BASIS OF PAYMENT: The worker will be paid by the jo	ob or project, not by actual time expende	ed. Periodic payn	nents may

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	number of days/hours needed to do the job times a fixed daily/hourly rate. However, this compensation will be set in advance	
of the job.		
	WORK FOR MULTIPLE FIRMS: The worker may work for more than one firm or agency at a time.	
	BUSINESS EXPENSES: The worker will be responsible for incidental or special business expenses.	
	OWN TOOLS/EQUIPMENT: The worker will furnish the tools/equipment needed for the job. If AUSD leases equipment	
	to the worker, the terms will be equivalent to what an independent business person could have obtained in the open market.	
	SIGNIFICANT INVESTMENT: The worker can perform services without hiring AUSD's facilities (equipment, office furniture,	
	machinery, etc.). The worker's investment in his/her trade is real, essential, and adequate.	
	SERVICES AVAILABLE TO GENERAL PUBLIC: The worker makes his/her services available to the general public by	
	(check one or more):	
	 Having an office and assistants 	
	 Advertising his/her services (e.g., business cards, letterhead, telephone book, other) 	
	o Having business signs	
	Having a business license	
	Listing services in a business directory	
	o Other	
	o (Attached copies of business license, business cards, letterhead, advertisements)	
Ш	POSSIBLE PROFIT OR LOSS: The worker can make a profit or a loss (check one or more):	
	o The worker hires, directs, and pays assistants	
	 The worker has his/her own office, equipment, materials, or facilities The worker has continuing and recurring liabilities 	
	 The worker has continuing and recurringliabilities The worker has agreed to perform specific jobs for prices agreed upon in advance 	
	The worker's services affect his/her own business reputation	
	LIMITED RIGHT TO DISCHARGE: The worker cannot be fired so long as a result is produced which meets the contract	
	specifications.	
	NO COMPENSATION FOR NON-COMPLETION: The worker is responsible for the satisfactory completion of the job	
	and is not entitled to compensation in case of non-completion.	
	NO INTERIM REPORTS: The worker is hired for the final result, and therefore, the worker will be asked for progress or	
	interim reports. (Note: Reports which are defined in the Independent Contractor Agreement as an expected final result of the	
	agreement or which are required by state or federal law are part of the services contracted for and are not considered	
	"interim" or "progress" reports.)	
1/		
I, { {	(contractor's printed name), certify that all the statements as checked above are	
true and	correct according to the best of my knowledge.	
Signatur	e: <u>Xellie Oben</u>	

be made, though, based on a percentage of the completed job. Also, overall compensation may be based on the projected



STATE FARM GENERAL INSURANCE COMPANY

Ուիլիայումբիցիրվիայիցինիցիցիիցինիուիրևվի

A STOCK COMPANY WITH HOME OFFICES IN BLOOMINGTON, ILLINOIS

Po Box 853925 Richardson, TX 75085-3925

Named Insured

AT2

000378 3125 M-02-0247-FB2B F N

OLSEN, KELLIE 915 GRAND ST

ALAMEDA CA 94501-4022

RENEWAL DECLARATIONS

97-EC-N075-4 **Policy Number**

Policy Period 12 Months

Effective Date SEP 11 2020 Expiration Date SEP 11 2021

The policy period begins and ends at 12:01 am standard time at the premises location.

Agent and Mailing Address

KĚLLY E LUX INSURANCE AGCY INC 564 PARK ST

94501-6233 ALAMEDA CA

PHONE: (510) 521-1222 (510) 521-1528

Businessowners Policy

Automatic Renewal - If the policy period is shown as 12 months, this policy will be renewed automatically subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated, we will give you and the Mortgagee/Lienholder written notice in compliance with the policy provisions or as required by law.

Entity: Individual

NOTICE: Information concerning changes in your policy language is included. Please call your agent if you have any questions.

POLICY PREMIUM Minimum Premium

325.00

Prepared JUN 29 2020 CMP-4000

M 2287

LIMIT OF

RENEWAL DECLARATIONS (CONTINUED)

Businessowners Policy for OLSEN, KELLIE Policy Number 97-EC-N075-4



SECTION I - EXTENSIONS OF COVERAGE - LIMIT OF INSURANCE - EACH DESCRIBED PREMISES

The coverages and corresponding limits shown below apply separately to each described premises shown in these Declarations, unless indicated by "See Schedule." If a coverage does not have a corresponding limit shown below, but has "Included" indicated, please refer to that policy provision for an explanation of that coverage.

COVERAGE	INSURANCE
Accounts Receivable On Premises Off Premises	\$10,000 \$5,000
Arson Reward	\$5,000
Collapse	Included
Damage To Non-Owned Buildings From Theft, Burglary Or Robbery	Coverage B Limit
Debris Removal	25% of covered loss
Equipment Breakdown	Included
Fire Department Service Charge	\$2,500
Fire Extinguisher Systems Recharge Expense	\$5,000
Forgery Or Alteration	\$10,000
Glass Expenses	Included
Increased Cost Of Construction And Demolition Costs (applies only when buildings are insured on a replacement cost basis)	10%
Money And Securities (Off Premises)	\$2,000
Money And Securities (On Premises)	\$5,000
Money Orders And Counterfeit Money	\$1,000
Newly Acquired Business Personal Property (applies only if this policy provides Coverage B - Business Personal Property)	\$100,000
Newly Acquired Or Constructed Buildings (applies only if this policy provides Coverage A - Buildings)	\$250,000

Prepared JUN 29 2020 CMP-4000



RENEWAL DECLARATIONS (CONTINUED)

Businessowners Policy for OLSEN, KELLIE **Policy Number** 97-EC-N075-4

Coverage M - Medical Expenses (Any One Person)

\$5,000

Damage To Premises Rented To You

\$300,000

M 2287

AGGREGATE LIMITS

LIMIT OF **INSURANCE**

Products/Completed Operations Aggregate

\$2,000,000

General Aggregate

\$2,000,000

Each paid claim for Liability Coverage reduces the amount of insurance we provide during the applicable annual period. Please refer to Section II - Liability in the Coverage Form and any attached endorsements.

Your policy consists of these Declarations, the BUSINESSOWNERS COVERAGE FORM shown below, and any other forms and endorsements that apply, including those shown below as well as those issued subsequent to the issuance of this policy.

FORMS AND ENDORSEMENTS

Businessowners Coverage Form CMP-4101 *Amendatory Endorsement-CA CMP-4260.1 FE-6999.2 *Terrorism Insurance Cov Notice Amendatory Endorsement CMP-4261 Loss of Income & Extra Expense CMP-4705.2 Money and Securities CMP-4709 Al Design Person Org CMP-4860.1 FD-6007 Inland Marine Attach Dec * New Form Attached

SCHEDULE OF ADDITIONAL INTERESTS

Interest Type:

Addl Insured-Section II

Endorsement #: CMP48601

Loan Number: N/A

ALAMEDA UNIFIED SCHOOL

DISTRICT

2060 CHALLENGER DR

ALAMEDA CA

945011037

Prepared JUN 29 2020 CMP-4000

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RENEWAL DECLARATIONS (CONTINUED)

Businessowners Policy for OLSEN, KELLIE Policy Number 97-EC-N075-4





NOTICE TO POLICYHOLDER:

For a comprehensive description of coverages and forms, please refer to your policy.

Policy changes requested before the "Date Prepared", which appear on this notice, are effective on the Renewal Date of this policy unless otherwise indicated by a separate endorsement, binder, or amended declarations. Any coverage forms attached to this notice are also effective on the Renewal Date of this policy.

Policy changes requested after the "Date Prepared" will be sent to you as an amended declarations or as an endorsement to your policy. Billing for any additional premium for such changes will be mailed at a later date.

If, during the past year, you've acquired any valuable property items, made any improvements to insured property, or have any questions about your insurance coverage, contact your State Farm agent.

Please keep this with your policy.

Your coverage amount....

It is up to you to choose the coverage and limits that meet your needs. We recommend that you purchase a coverage limit equal to the estimated replacement cost of your structure. Replacement cost estimates are available from building contractors and replacement cost appraisers, or, your agent can provide an estimate from Xactware, Inc. using information you provide about your structure. We can accept the type of estimate you choose as long as it provides a reasonable level of detail about your structure. State Farm obes not guarantee that any estimate will be the actual future cost to rebuild your structure. Higher limits are available at higher premiums. Lower limits are also available, as long as the amount of coverage meets our underwriting requirements. We encourage you to periodically review your coverages and limits with your agent and to notify us of any changes or additions to your structure.



STATE FARM GENERAL INSURANCE COMPANY

A STOCK COMPANY WITH HOME OFFICES IN BLOOMINGTON, ILLINOIS

Po Box 853925 Richardson, TX 75085-3925

Named Insured

M-02-0247-FB2B F N

OLSEN, KELLIE 915 GRAND ST ALAMEDA CA 94501-4022

INLAND MARINE ATTACHING DECLARATIONS

Policy Number	97-EC-N075-4	
Policy Period 12 Months The policy period	Effective Date SEP 11 2020 begins and ends at es location.	Expiration Date SEP 11 2021 12:01 am standard



ATTACHING INLAND MARINE

Automatic Renewal - If the **policy period** is shown as **12 months**, this policy will be renewed automatically subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated, we will give you and the Mortgagee/Lienholder written notice in compliance with the policy provisions or as required by law.

Annual Policy Premium

Included

The above Premium Amount is included in the Policy Premium shown on the Declarations.

Your policy consists of these Declarations, the INLAND MARINE CONDITIONS shown below, and any other forms and endorsements that apply, including those shown below as well as those issued subsequent to the issuance of this policy.

Forms, Options, and Endorsements

FE-8739 FE-6271 FE-8745 Inland Marine Conditions Amendatory Endorsement

Inland Marine Computer Prop

See Reverse for Schedule Page with Limits

Prepared JUN 29 2020 FD-6007

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IMPORTANT NOTICE



Effective with this policy term, CMP-4260.1 AMENDATORY ENDORSEMENT (California) replaces CMP-4260 AMENDATORY ENDORSEMENT (California).

This notice summarizes the changes being made to your policy. Please read the new endorsement carefully and note the following changes:

SECTION II - DEFINITIONS: Paragraph 18. Personal and Advertising Injury:

 Infringement of another's patent, trademark, or trade secret is no longer within the definition of personal and advertising injury.

SECTION II - EXCLUSIONS: Paragraph 17. Personal and Advertising Injury:

 Damages from infringement of another's patent, trademark, or trade secret continue to be specifically excluded under this policy.

Endorsement CMP-4260.1 follows this notice. Please read it thoroughly and place it with your policy. If you have any questions about the information in this notice, please contact your State Farm® agent.

This notice is a general description of coverage and/or coverage changes and is not a statement of contract. This message does not change, modify, or invalidate any of the provisions, terms, or conditions of your policy, or any other applicable endorsements.

AMENDATORY ENDORSEMENT (California)

This endorsement modifies insurance provided under the following: BUSINESSOWNERS COVERAGE FORM

- SECTION I EXCLUSIONS is amended as follows:
 - a. Paragraph 2.f. Dishonesty is replaced by the following:
 - f. Dishonesty
 - (1) Dishonest or criminal acts by you, anyone else with an interest in the property, or any of your or their partners, "members", officers, "managers", employees, directors, trustees, or authorized representatives, whether acting alone or in collusion with each other or with any other party; or
 - (2) Theft by any person to whom you entrust the property for any purpose, whether acting alone or in collusion with any other party.

This exclusion applies whether or not an act occurs during your normal hours of operation.

This exclusion does not apply to acts of destruction by your employees; but theft by your employees is not covered.

- With respect to accounts receivable and "valuable papers and records", this exclusion does not apply to carriers for hire
- b. Under Paragraph i. Fungi, Virus Or Bacteria, the reference to 23. Fungi, Wet Or Dry Rot is changed to 24. Fungi, Wet Or Dry Rot.
- 2. Paragraph 24. d. under Fungi, Wet Or Dry Rot And Bacteria of SECTION I EXTENSIONS OF COVERAGE does not apply.
- SECTION II LIABILITY is amended as follows:
 - a. When used in this policy, the words "his or her" are replaced with "that person's".
 - Section II Exclusions is amended as follows:
 - (1) Paragraphs 17.b. and 17.c. under Personal And Advertising Injury are replaced by the following:
 - Arising out of oral or written publication of material, in any manner, if done by or at the direction of the insured with knowledge of its falsity;

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- (3) To meet our reporting obligations to insurance data consolidators;
- (4) To meet other obligations required by law; and
- (5) As otherwise permitted by law.
- d. Our rights under Paragraphs a., b., and c. above shall not be impaired by any:
- Authorization related to any claim submitted under this policy; or
- (2) Act or omission of an insured or a legal representative acting on an insured's behalf.

All other policy provisions apply.

CMP-4260.1

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In accordance with the Terrorism Risk Insurance Act of 2002 as amended and extended by the Terrorism Risk Insurance Program Reauthorization Act of 2015, this disclosure is part of your policy.

FE-6999.2 POLICYHOLDER DISCLOSURE NOTICE OF TERRORISM INSURANCE COVERAGE

Coverage for acts of terrorism is not excluded from your current policy. However your policy does contain other exclusions which may be applicable, such as an exclusion for nuclear hazard. You are hereby notified that under the Terrorism Risk Insurance Act, as amended in 2015, the definition of act of terrorism has changed. As defined in Section 102(1) of the Act: The term "act of terrorism" means any act that is certified by the Secretary of the Treasury—in consultation with the Secretary of Homeland Security, and the Attorney General of the United States—to be an act of terrorism; to be a violent act or an act that is dangerous to human life, property, or infrastructure; to have resulted in damage within the United States, or outside the United States in the case of certain air carriers or vessels or the premises of a United States mission; and to have been committed by an individual or individuals as part of an effort to coerce the civilian population of the United States or to influence the policy or affect the conduct of the United States Government by coercion. Under this policy, any covered losses resulting from certified acts of terrorism may be partially reimbursed by the United States Government under a formula established by the Terrorism Risk Insurance Act, as amended. Under the formula, the United States Government generally reimburses 85% through 2015; 84% beginning on January 1, 2016; 83% beginning on

January 1, 2017; 82% beginning on January 1, 2018; 81% beginning on January 1, 2019; and 80% beginning on January 1, 2020 of covered terrorism losses exceeding the statutorily established deductible paid by the insurance company providing the coverage. The Terrorism Risk Insurance Act, as amended, contains a \$100 billion cap that limits U.S. Government reimbursement as well as insurers' liability for losses resulting from certified acts of terrorism when the amount of such losses exceeds \$100 billion in any one calendar year. If the aggregate insured losses for all insurers exceed \$100 billion, your coverage may be reduced.

There is no separate premium charged to cover insured losses caused by terrorism. Your insurance policy establishes the coverage that exists for insured losses. This notice does not expand coverage beyond that described in your policy.

THIS IS YOUR NOTIFICATION THAT UNDER THE TERRORISM RISK INSURANCE ACT, AS AMENDED, ANY LOSSES RESULTING FROM CERTIFIED ACTS OF TERRORISM UNDER YOUR POLICY MAY BE PARTIALLY REIMBURSED BY THE UNITED STATES GOVERNMENT AND MAY BE SUBJECT TO A \$100 BILLION CAP THAT MAY REDUCE YOUR COVERAGE.

FE-6999.2



