; <W, =HERE3<RE, in consideration of the #romises, agreements, co-enants, and other -al'a le consideration made herein, the s'fficiency of ! hich is here y ac\$no ! ledged, the #arties agree as follo ! s>

1?

=his contains the %asic =erms of this Lease et ! een the Lessor and Lessee named elo ! ? <ther Sections of the Lease referred to in this e2#lain and define the %asic =erms and are to e read in con/'nction ! ith the %asic =erms?

- 1,1?
- 1?2? > Sacramento City Unified School District ()Lessor)*

1?1?

Lessor shall e re#resented ! ith res#ect to the o ligations herein y the S'#erintendent of the District, or any other #erson a'thori6ed y the %oard of =r'stees of the District to act on its ehalf ! ith res#ect to this Lease? =he #erson or #ersons so designated y Lessor shall e a'thori6ed in ! riting, and notice shall e ser-ed on Lessee at the address stated herein for notice? Lessor shall #ro-ide s'ch notice designating its A'thori6ed Re#resentati-e ! ithin fi-e (@* 'siness days of the f'll and final e2ec'tion of this Lease?

1?A > =%D, a California Cor#oration (0Lessee1*

=%D

Lessee shall e re#resented ! ith res#ect to the o ligations herein y the #erson or #ersons a' thori6ed y Lessee4s go-erning oard to a

1?@ > ! !

'nless the eginning or end of the Lease =erm is changed 'nder any #ro-ision of this Lease?

- 2?2 ? =his Lease shall commence on the date that this Lease is f'lly and finally e2ec'ted y all #arties? Ho ! e-er, if the 3acilities Lease et ! een Lessor and Lessee is not f'lly e2ec'ted ! ithin three (A* 'siness days after the f'll and final e2ec'tion of this Lease, this Lease shall immediately terminate? =his Lease shall e2#ire, if not canceled, e2tended, or terminated earlier in accordance ! ith its #ro-isions and5or the #ro-isions of the 3acilities Lease, on the date '#on ! hich Lessor ta\$es title to the ,m#ro-ements #'rs'ant to that certain 3acilities Lease et ! een the Lessor and Lessee, of e-en date here ! ith (03acilities Lease1*?
- 2?A **5** ' ! , **6** ? Lessee shall -acate the Site '#on the e2#iration or earlier termination of this Lease? Lessee shall reim 'rse Lessor for, and indemnify Lessor against, all damages ! hich Lessor inc'rs arising from or related to Lessees delay in -acating the Site?
- 2?8 7 ! =he leasing of the Site y the Lessee to the Lessor #'rs'ant to the 3acilities Lease et ! een Lessor and Lessee shall not affect or res'lt in a merger of Lessor4s interest 'nder the 3acilities Lease and its fee estate in the Site, and Lessor shall contin'e to ha-e and hold its fee interest in the Site thro 'gho't the term of this Lease and the 3acilities Lease? Lessee shall contin'e to ha-e and hold a leasehold estate in the Site #'rs'ant to this Lease and thro 'gho't the term hereof? As to the Site Lease, the 3acilities Lease shall e deemed to constit'te a s' lease?
- А

7

A?1 '' & ? S' /ect to the #ro-isions of this Lease, Lessee shall #ay Lessor the %ase Rent ()Rent)*, in ann'al installments, ! itho't offset, ded'ction or #rior demand on the first 'siness day of each G-1.7465(17(o)3.15789(t)-2.53586(.9 ecomes d'e and #aya le, 't no later than the last 'siness day on !hich the Additional Rent can e #aid !itho't inc'rring additional costs or #enalties?

8?2

8?**2**?1

?

- 8?8?: " * &) 3or e2isting im#ro-ements, Lessor shall maintain #ro#erty ins 'rance co-ering loss or damage to the Site in the f 'll amo 'nt of its re#lacement -al 'e?
- 8?8?7 " & ") ? Lessee and Lessor shall #ay all #remi'ms for the ins'rance #olicies descri ed in **2-2** no later than the d'e date? Lessee shall deli-er to Lessor a certificate of ins'rance, incl'ding any re+'ired Additional ,ns'red Endorsements and Wai-ers of S' rogation, e2ec'ted y an a'thori6ed officer of the ins'rance com#any, sho!ing that the ins'rance ! hich Lessee is re+'ired to maintain 'nder this Section is in f'll force and effect and containing s'ch other information ! hich Lessor reasona ly re+'ires?

8?8?C

@?2 #

Ha6ardo's I aterials? Lessee shall ha-e no res#onsi ility or lia ility for Ha6ardo's I aterials that are #reLe2isting on the Site or that are ro'ght to the Site y others for ! hom Lessee is not lia le?

=o the f'llest e2tent #ermitted y la !, the Lessor shall defend, indemnify and hold harmless the Lessee, its s' contractors, s' Ls' contractors, cons'ltants, and their res#ecti-e agents and em#loyees, from and against claims, damages, losses and e2#enses, incl'ding 't not limited to attorneys4 fees, arising o't of or res'lting

needed*? ,f any #ortion of the Site or any system or e+'i#ment in the Site, ! hich Lessee is o ligated to re#air cannot e f'lly re#aired or restored< Lessee shall #rom#tly re#lace s'ch #ortion of the Site or system or

Sacramento City Unified School District

C?2?A ,f Lessee a andons the Site?

C?2?8

Lessee4s defa'lt 'nder this Lease? Lessor4s remedies shall e c'm'lati-e, and the e2ercise of any one or more shall not #re-ent it from e2ercising any other right or remedy for Lessee4s defa'lt?

C?8?2 ; - Whene-er any e-ent of defa'lt y Lessor shall ha-e occ'rred and e contin'ing 'nc'red for a #eriod of

or m'nici#al administrati-e ody ! hich, if determined ad-ersely to Lessor or its interests, !o'ld ha-e a material and ad-erse effect '#on Lessor4s a ility to cons'mmate or #erform the transactions and o ligations contem#lated y, or -alidity of, this Lease or the 3acilities Lease? Lessor is not in defa'lt ! ith res#ect to any order or decree of any co'rt or any order, reg'lation, or demand of any federal, state, or m'nici#al

in no !ay define, limit, or descri e the sco#e or intent of any #ro-isions or Sections of this Lease? Whene-er re+'ired y the conte2t of this Lease, the sing 'lar shall incl 'de the #l'ral and the #l'ral shall incl 'de the sing 'lar? =he masc 'line, feminine and ne 'ter genders shall each incl 'de the other? ,n any #ro-ision relating to the cond 'ct, acts or omissions of Lessee, the term)Lessee) shall incl 'de Lesseels agents, em#loyees, contractors, in-itees, s'ccessors or others 'sing the Site ! ith Lesseels e2#ressed or im#lied #ermission? ,t is agreed and ac\$no !ledged y the #arties hereto that the #ro-isions of this Lease ha-e een arri-ed at thro 'gh negotiation, and act or transaction of Lessor or s'ch other #erson. or (c* necessary to #rotect Lesseels interest 'nder this Lease in a an\$r'#tcy #roceeding, or other #roceeding 'nder =itle 11 of the United States Code, as amended? Lessor shall defend Lessee against any s'ch claim or action at Lessor's e2#ense ! ith co'nsel reasonally acce#talle to Lessee?

11?: **7**

87 # "8

, ; W,= ; ESS WHERE<3, the #arties ha-e e2ec'ted this Lease as of the date first a o-e ! ritten?

Sacramento City Unified School District A school district organized and existing under the laws of the State of California

%y>

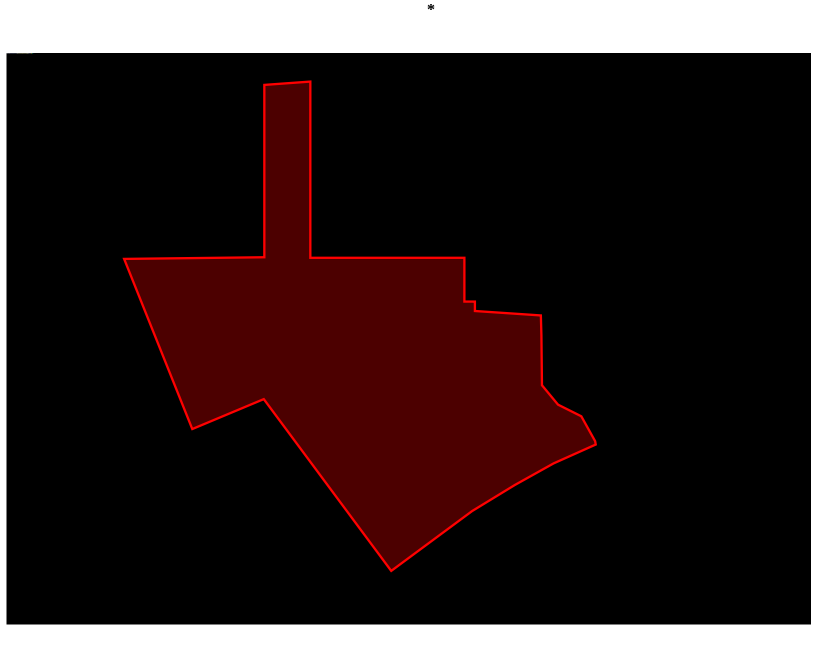
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Date> _____



Sacramento City Unified School District Site Lease

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