TORRANCE UNIFIED SCHOOL DISTRICT



AFTER-SCHOOL ENRICHMENT PROGRAM 2023-2024 SCHOOL YEAR

INFORMATION & PROCEDURES

Thank you for your interest in Torrance Unified School District's After-School Enrichment Program. The purpose of this guide is to provide after-school program providers with information on how to introduce and receive approval for their after-school enrichment program for a TUSD elementary school.

After-school enrichment classes are **non-school affiliated activities** made available to TUSD students after school and outside of the regular school day. The after-school programs offered at a school site are specific to the needs of that particular school community. Parents and guardians of students in Grades 1-5 may enroll their child(ren) in an after school class. These enrichment programs focus on activities such as sports, music, fitness, fine arts, technology, academics, language, etc. The after school programs are **NOT** full service childcare providers.

STEP 1:

Obtain Site Approval

Interested applicants must obtain approval from the elementary school Principal to see if the program will serve the needs of the students.

STEP 2:

Fill Out Application (including DOJ/FBI clearance & TB screening clearance)

Please submit the application and corresponding checklist documents to Patty Jimenez at jimenez.patty@tusd.org and/or Van Chu at chu.van@tusd.org.

STEP 3:

Board Approval

Programs can only commence once the Board has approved of the program. Ed Services will inform the program owner of the Board's decision.

Facilities Permit

STFP 4:

Once the Board has approved of the program, the program owner will need to obtain permits for ALL sites where the program will be ran. Permits are issued through Facilitron at www.facilitron.com/tusd90501. Please indicate the sites, facility, sequence of dates, and time. A permit will need to be obtained for each site. The request will then be routed to the site administrator for approval to ensure days and times will not conflict with other programs or school events. If approved, there will be a \$6/day fee per site for the school year.

STEP 5:

Peachjar E-Flyer (optional)

The program owner has the option to promote their enrichment program utilizing TUSD's e-flyer distribution for a nominal fee. Flyers must be uploaded to the Peachjar portal and will be approved by the district's Communications Dept. Flyers are then electronically sent to parents and guardians of the participating school. Separate flyers must be uploaded and approved for each location of the afterschool program. More information can be found at: www.tusd.org/parents/electronic-flyers.

STEP 6:

After-School Program Begins!

Congratulations! The After-School Program may commence once all appropriate steps above are completed.

AFTER-SCHOOL ENRICHMENT PROGRAM - DETAILED INFORMATION

- LIVESCAN DOJ/FBI FINGERPRINTING CLEARANCE
- TUBERCULOSIS (TB) SCREENING/CLEARANCE
- COVID-19 PROTOCOLS
- BOARD APPROVAL

- FACILITIES PERMIT
- PEACHJAR E-FLYER
- CONTINUING AFTER SCHOOL PROGRAMS
- CONTACT INFORMATION

LIVESCAN - DOJ/FBI FINGERPRINTING CLEARANCE

Any person who will have direct contact with TUSD students and/or be present on a TUSD school campus needs to undergo a LIVESCAN and be cleared by the FBI and DOJ (Department of Justice).

If a person has been fingerprinted in the past for a different school district or agency, they will still need to be fingerprinted specifically for TUSD. NO EXCEPTIONS.

The LIVESCAN only needs to be completed once for TUSD. If the employee leaves the after-school program for an extended period of time and then returns, a new LIVESCAN is required.

<u>Sole Proprietors:</u> Programs classified as Sole Proprietors will need to have the individual undergo LIVESCAN. If the sole proprietorship have individuals/staff working directly with TUSD students, each individual will also need to undergo LIVESCAN as well. This procedure will be initiated via the district's Laserfiche independent contractor process.

<u>Corporations:</u> Programs classified as Corporations will submit the 'After-School Enrichment Program Certification Regarding Background Checks' listing all individuals who will be in contact with pupils. The after-school program owner is responsible to verify their employees have completed the fingerprinting process and have received clearance from the FBI/DOJ.

TUBERCULOSIS (TB) SCREENING/CLEARANCE

As of January 1, 2015, school volunteers and/or independent contractors are no longer required to automatically undergo a tuberculosis (TB) test and report the results to their employer in order to be on school grounds. Instead, it has been replaced by a risk assessment screening and then depending on the results, a possible TB test.

When a four (4) year TB test proof has expired, the after-school program owner and/or their employees will take the 'California School Staff and Volunteers: Tuberculosis Risk Assessment' for Job-related requirements for child care, pre-K, K-12, and community colleges' form from the California Department of Public Health and California Tuberculosis Controllers Association to a licensed health care professional and complete the screening.

Once the screening is complete and no risk of TB exposure is determined, the health care professional will sign the Certificate of Completion. This certificate takes the place of a negative TB test. If the health care professional determines there is a risk of exposure to TB, then he/she will order a TB test. Once those negative results are determined, the after-school program employee will provide proof of a negative TB test.

<u>Sole Proprietors:</u> Programs classified as Sole Proprietors will complete the TB clearance through the district's Laserfiche independent contractor process. The clearance will need to be completed for all individuals in contact with pupils.

<u>Corporations:</u> Programs classified as Corporations will submit the 'Tuberculosis Clearance' Certification listing all individuals who will be in contact with pupils. The after-school program owner is responsible to verify their employees have obtained TB clearance

COVID-19 PROTOCOLS

All after-school enrichment programs must follow Los Angeles County Department of Public Health guidelines to prevent the spread of the COVID-19 virus. As of June 15, 2022, the following protocols must be implemented for both indoor and outdoor events to ensure a safe environment for students and staff:

- Signed attestation that all employees and volunteers are vaccinated or will participate in weekly COVID testing.
- Maintain a seating chart.
- Maintain 6 ft. distance between students to the best of ability.
- Report any positive COVID cases that occur on our campus during your program to Van Chu at chu.van@tusd.org.

BOARD APPROVAL

Once application and supporting documents are received, the after-school program will be placed on the next available board meeting agenda. The day after the board meeting, the school and the after-school program owner will be notified of the Board's decision. The Board is only approving the after-school program content only. It is no way an agreement or guarantee of services between the District and the after-school program. Board approval DOES NOT automatically secure facilities usage, specific dates, space location at the school, or parent sign-up.

Board approval is granted annually and is only valid for the current school year of when the agenda item was approved. All after-school programs are required to obtain board approval each new school year, regardless if they have been board approved in the past.

FACILITIES PERMIT

A facilities permit is required to use any TUSD campus. Permits can be applied for <u>AFTER</u> receiving Board approval. After-school programs are required to have a valid permit issued for each school their program is being offered. This applies to both new and continuing programs.

The after-school program owner is responsible to read the renter's usage procedures provided on TUSD's website, www.tusd.org/administrative-services/facilities.

New users will have to register and create an account by going to https://www.facilitron.com/accounts/signup/. Please select 'Non-Profit' if there is an EIN # or 'Commercial' as the group classification. Select the school, facility, sequence of dates, and time that you would like to run your program. This request will then be routed to the site for approval to ensure it does not conflict with another program or with an internal school event.

It is the responsibility of the after-school program owner to apply for the facilities permit. Requested documents that are not provided in a timely manner will delay the permitting process. The permit must also be issued before the start of the program at the requested school site. Failure to do so will result in the class being canceled for the day, until a valid permit is issued by the Administrative Services office.

Upon site approval, a \$6/day fee will be invoiced to the after-school program owner <u>for each school site</u>. Please note that Facilitron collects a 10% service fee.

PEACHJAR E-FLYER

The Program has the option to promote their enrichment program utilizing TUSD's e-flyer distribution for a nominal fee. Flyers must be uploaded to the Peachjar portal and will be approved by the district's Communications Department. Flyers are then electronically sent to parents and guardians of the participating school. Separate flyers must be approved for each location of the after school program. More information can be found at: www.tusd.org/parents/electronic-flyers.

A facilities permit must be obtained PRIOR to flyer approval. Therefore, after-school programs should not upload or apply for their flyer to be approved until AFTER a valid facilities permit is issued by the Administrative Services office.

CONTINUING AFTER-SCHOOL PROGRAMS

It is the school's discretion whether or not they wish to keep the after-school program running at the school or to continue the program in subsequent school years. The school may elect to cancel the after-school program at any time.

CONTACT INFORMATION

| TOPIC | CONTACT PERSON |
|--|--|
| General After-School Program Questions | Patty Jimenez – Administrative Assistant-Ed Services |
| Board Approval | Phone: (310) 972-6009 |
| | Email: jimenez.patty@tusd.org |
| Facilities Permit | Van Chu – Supervisor-Facility Use |
| Laserfiche – LIVESCAN & TB Clearance | Phone: (310) 972-6064 |
| Certificate of Insurance (COI) & Liability Insurance | Email: <u>chu.van@tusd.org</u> |
| Peachjar E-Flyer | Mallory Beard – Communications Coordinator |
| | Email: beard.mallory@tusd.org |

HISTABLISHED 1981

TORRANCE UNIFIED SCHOOL DISTRICT

AFTER-SCHOOL ENRICHMENT PROGRAM 2023-2024 SCHOOL YEAR

APPLICATION

| Organization/Program Type/Subject of Program | | |
|--|---|--|
| Contact Person Email | | Phone # |
| | is a new after school enrichment pr is a returning after school enrichme | |
| Please Give Description of | Program (for New Programs ONLY): | |
| · | | |
| | | |
| | ne applicant to receive approval fror where the program will be running: | n at least one site administrator prior to applying. |
| Program registered as a: | e after school enrichment program's Proprietor | classification based on the applicant's W-9. Is the |
| Checklist for Sole Propriet | or (New Programs) – Please submit | the following: |
| ✓ Application ✓ W-9 form | <u> </u> | Ŭ |
| | surance (COI) & Hold Harmless Agreem | ent |

Checklist for Sole Proprietor (Returning Programs) – Please submit the following:

✓ TB Clearance (completed through district's Laserfishe process)

✓ LIVESCAN/Background Check (completed through district's Laserfishe process)

- ✓ Application
- ✓ W-9 form
- ✓ Certificate of Insurance (COI) & Hold Harmless Agreement
- ✓ COVID-19 Attestation

✓ COVID-19 Attestation

Checklist for Corporation (New & Returning Programs) - Please submit the following:

- ✓ Application
- ✓ W-9 form

| ✓ | Certificate of Insurance (COI) & Hold Harmless Agreement | |
|---|--|------|
| ✓ | Background Check Certification | |
| ✓ | TB Clearance Certification | |
| ✓ | COVID-19 Attestation | |
| | | |
| | | |
| | Program Owner/Representative Signature | Date |
| | | |
| | | |



Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

| | 1 Nar | me (as shown on your income tax return). Name is required on this line; do not leave this line blank. | | | | | | | | | |
|---|---------------------|---|-------------|---------|-------|---------|-----------------------|------------|----------------------------------|-----------|-----|
| | 2 Bus | siness name/disregarded entity name, if different from above | | | | | | | | | |
| in page 3. | follo | eck appropriate box for federal tax classification of the person whose name is entered on line 1. Che owing seven boxes. Individual/sole proprietor or C Corporation S Corporation Partnership | | one of | | certa | | ies, no | des appl t individu ge 3): | | |
| e. | | single-member LLC | | 00 0011 | | Exen | npt pay | ee code | e (if any) | | |
| tş ç | | Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partner | ship) ▶ _ | | | | | | | | |
| Print or type. Specific Instructions on page | | Note: Check the appropriate box in the line above for the tax classification of the single-member of LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the canother LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single is disregarded from the owner should check the appropriate box for the tax classification of its own | wner of the | he LL(| C is | COde | nption f e (if any | | ATCA rep | orting | |
| čifi | l | Other (see instructions) > | Ci. | | | (Applie | es to accou | ınts maint | tained outsid | de the U. | S.) |
| Spe | | dress (number, street, and apt. or suite no.) See instructions. | Request | er's na | ame | and ac | ldress (| optiona | ıl) | | |
| See | | | | | | | • | • | • | | |
| S | 6 City | , state, and ZIP code | | | | | | | | | |
| | | | | | | | | | | | |
| | 7 List | account number(s) here (optional) | | | | | | | | | |
| Pai | t I | Taxpayer Identification Number (TIN) | | | | | | | | | |
| Enter | your T | IN in the appropriate box. The TIN provided must match the name given on line 1 to av | oid | Socia | al se | curity | numbe | r | | | |
| | | holding. For individuals, this is generally your social security number (SSN). However, for | or a | | | | | | | | |
| | | n, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other your employer identification number (EIN). If you do not have a number, see How to ge | t a | | | - | | - | | | |
| TIN, I | | | | or | | _ | | | | | |
| Note: | If the | account is in more than one name, see the instructions for line 1. Also see What Name | and [| Emp | loye | r ident | ificatio | n numl | oer | | |
| Numb | er To | Give the Requester for guidelines on whose number to enter. | | | | | | | | | |
| | | | | | | - | | | | | |
| Par | t II | Certification | • | | | | | | | • | |
| Unde | r penal | ties of perjury, I certify that: | | | | | | | | | |
| 2. I ar Sei | n not s vice (II | ner shown on this form is my correct taxpayer identification number (or I am waiting for ubject to backup withholding because: (a) I am exempt from backup withholding, or (b) RS) that I am subject to backup withholding as a result of a failure to report all interest of subject to backup withholding; and | I have r | ot be | en r | notifie | d by th | e Inte | | | |
| 3. I ar | n a U.S | S. citizen or other U.S. person (defined below); and | | | | | | | | | |

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

| | | r, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments equired to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later. | |
|--------------|-------------------------------|--|--|
| Sign Here | Signature of U.S. person ► | Date ► | |

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9*.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.



TORRANCE UNIFIED SCHOOL DISTRICT

CERTIFICATE OF INSURANCE (COI) REQUIREMENTS

Torrance Unified School District must be listed as the 'Certificate Holder' and as the additional insured with a copy of the endorsement attached.

| TYPE OF INSURANCE | LIMITS |
|--------------------------------------|---------------------|
| Each Occurrence | \$1,000,000 minimum |
| Damage to Rented Premise/Fire Damage | \$1,000,000 minimum |
| Medical Expenses | ANY |
| Personal & Adv Injury | ANY |
| General Aggregate | \$2,000,000 minimum |
| Products Comp/Op Aggregate | \$1,000,000 |

SAMPLE COI & ADDITIONAL INSURED ENDORSEMENT

| _ | | | | | | | | | | |
|---|--------------------|----------|--|---------------------------------|-----------|------------------|--|-------------------------------------|--|--|
| ACORD* | CER | TIF | ICATE OF LIA | BILIT | Y INS | URANC | E | DATE (MM/DD/YYYY) | | |
| THIS CERTIFICATE IS ISSUED A CERTIFICATE DOES NOT AFFIR BELOW. THIS CERTIFICATE O REPRESENTATIVE OR PRODUCE | MATIVEL F INSUR | Y OF | NEGATIVELY AMEND, DOES NOT CONSTITUT | EXTEND | OR ALT | ER THE CO | VERAGE AFFORDED | BY THE POLICIES | (POLICY NUMBER:) | COMMERCIAL GENERAL LIABILITY CG 20 10 04 13 |
| IMPORTANT: If the certificate he if SUBROGATION IS WAIVED, so | bject to t | he te | rms and conditions of th | ne policy, | certain p | olicies may | | | THIS ENDORSEMENT CHANGES THE PO | LICY. PLEASE READ IT CAREFULLY. |
| this certificate does not confer ri | ghts to th | e cert | ificate holder in lieu of si | CONTACT NAME: PHONE | rsement(s | i). | | | ADDITIONAL INSURED - 0 | OWNERS LESSES OR |
| INSURANCE COM | ΙΡΔΝΥ | | | PHONE (A/C, No. E) E-MAIL | eth: | | FAX (A/C, No | k. | CONTRACTORS - SCH | |
| ADDRESS/CONTA | | FO | | ADDRESS: | | | RDING COVERAGE | NAIC # | ORGANIZ | |
| | | | | INSURER A | | IORER(S) AFFO | RDING COVERAGE | NACE | ONOANIZ | Allon |
| INSURED | | | | INSURER B | i: | | | | This endorsement modifies insurance provided under the fo | flowing: |
| YOUR ORGANIZA | NOITA | NAI | ME | INSURER C | | | | | CONTRICTOR OF SERVICE AND A SE | - |
| YOUR ORGANIZA | ATION | ADI | DRESS | INSURER E | | | | | COMMERCIAL GENERAL LIABILITY COVERAGE PAR | II . |
| COVERAGES | | | | INSURER F | | | | | | |
| THIS IS TO CERTIFY THAT THE PO | LICIES OF | INSUF | NUMBER: RANCE LISTED BELOW HA | VE BEEN I | SSUED TO | THE INSUR | REVISION NUMBER: ED NAMED ABOVE FOR | THE POLICY PERIOD | SCHEDU | JLE |
| INDICATED. NOTWITHSTANDING A CERTIFICATE MAY BE ISSUED OR | MAY PER | TAIN. | THE INSURANCE AFFORD | ED BY TH | E POLICIE | S DESCRIBE | D HEREIN IS SUBJECT | TO ALL THE TERMS. | Name Of Additional Insured Person(s) | |
| EXCLUSIONS AND CONDITIONS OF TYPE OF INSURANCE | ADD | URURR | | | | PAID CLAIMS | | M \$1,000,000 rrs L | Or Organization(s) | Location(s) Of Covered Operations |
| X COMMERCIAL GENERAL LIABILITY | INSC | WVD | POLICY NUMBER | (M | M/DD/YYYY | (MM/DD/YYY) | EACH OCCURRENCE | \$1,000,000 MIN | | |
| CLAIMS-MADE OCCUP | | | | | MU | ST | DAMAGE TO RENTED PREMISES (Ea occurrence) | \$ 1,000,000 MIN | TORRANCE UNIFIED SCHOOL DISTRICT | |
| | | | POLICY # | | BE | | MED EXP (Any one person) | \$ ANY | | |
| GENL AGGREGATE LIMIT APPLIES PER | _ | | | | CURI | | PERSONAL & ADV INJURY GENERAL AGGREGATE | \$ 2.000.000 MIN | | |
| POLICY PRO- LOC | | | | | POL | ICY | PRODUCTS - COMPIOP AGO | | | |
| OTHER: | | _ | | | | | 0.0000000000000000000000000000000000000 | \$ | Information required to complete this Schedule, if not show | n above, will be shown in the Declarations. |
| AUTOMOBILE LIABILITY | | | | | | | COMBINED SINGLE LIMIT (Ea accident) BODILY INJURY (Per person) | 5 | | |
| OWNED SCHEDULE AUTOS ONLY AUTOS HIRED NON-OWNI | D | | | | | | BODILY INJURY (Per acciden | n) 5 | A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or | With respect to the insurance afforded to these additional insureds, the following additional |
| HIRED NON-OWNS | ID LY | | | | | | PROPERTY DAMAGE (Per accident) | \$ | organization(s) shown in the Schedule, but only | exclusions apply: |
| UMBRELLA LIAB OCCUP | | \vdash | | _ | | | EACH OCCUPRENCE | | with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" | This insurance does not apply to "bodily injury" or |
| EXCESS LIAB CLAIMS | HMADE | | | | | | AGGREGATE | \$ | caused, in whole or in part, by: | "property damage" occurring after: 1. All work, including materials, parts or |
| DED RETENTIONS | | | | | | | Less Lors | 5 | Your acts or omissions; or | equipment furnished in connection with such |
| AND EMPLOYERS' LIABILITY ANYPROPRIETOR PARTNER EXECUTIVE | Y/N | | | | | | PER OTH- STATUTE ER | | The acts or omissions of those acting on your behalf: | work, on the project (other than service, maintenance or repairs) to be performed by or |
| OFFICER/MEMBER EXCLUDED? (Mandafory In NH) | N/A | 4 | | | | | E.L. DIGEAGE - EA EMPLOYE | E 5 | in the performance of your ongoing operations for | on behalf of the additional insured(s) at the |
| If yes, describe under DESCRIPTION OF OPERATIONS below | _ | ⊢ | | _ | | | E.L. DISEASE - POLICY LIMIT | \$ | the additional insured(s) at the location(s) designated above. | location of the covered operations has been completed; or 2. That portion of "your work" out of which the injury or damage arises has been put to determine the day of the property person or organization. |
| | | | | | | | | | However: | 2. That portion of "your work" out of which the |
| DESCRIPTION OF OPERATIONS / LOCATIONS | NEDIO ET : | 40000 | 101 Additional Remarks *-> | de may by - | tached If | a conse la mani | | 1 | 1. The insurance afforded to such additional | intended use by any person or organization |
| CERTIFICATE HOLDER IS NAM | | | | , may ue 80 | mo ii mo | v space is requi | | | insured only applies to the extent permitted by law; and | other than another contractor or subcontractor |
| | | | | | | | | | If coverage provided to the additional insured is | principal as a part of the same project. |
| T INCLUDE THI | | | | | | | | | required by a contract or agreement, the insurance afforded to such additional insured | , A. C. |
| INCLUDE THE | S VERBIA | IGE | | | | | | | will not be broader than that which you are | "LA. |
| | | | | | | | | | required by the contract or agreement to provide for such additional insured. | 14. |
| CERTIFICATE HOLDER | | | | CANCE | LLATION | | | | provide for such additional insured. | cO, |
| TORRANCE UNIFIED SCHOOL 2335 PLAZA DEL AMO TORRANCE. CA 90501 | DISTRICT | CI | MUST STATE THE DISTRICT AS ERTIFICATE HOLDER AND ADDITIONALLY | THE E | XPIRATIO | N DATE TH | DESCRIBED POLICIES BE EREOF, NOTICE WILL CY PROVISIONS. | CANCELLED BEFORE BE DELIVERED IN | | Office and 2012 Page 1 of 2 |
| | | | INSURED | AUTHORIZE | ED REPRES | NTATIVE | | | | .012 |
| | | | | | | | | | CG 20 10 04 13 © Insurance Services | Office, ed., 2012 Page 1 of 2 |
| | | | | | @ 4 | 000 2016 AC | ORD CORPORATION | All rights reserves | | 61 |



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

| | is certificate does not confer rights to the c | | | | | equire an enu | Oi Seilleill | . A St | atement on | |
|---|--|---|-----------------------------|------------------|----------------------------|--|-------------------|-----------------|--------------------------|--|
| PROI | DUCER | | CONTACT NAME: | | | | | | | |
| | INCUDANCE COMBANY | | PHONE (A/C, No, Ext): | | | | FAX (A/C, No): | | | |
| | INSURANCE COMPANY | | E-MAIL ADDRESS: | | | | , , , , , | | | |
| | ADDRESS/CONTACT INFO | 0 | | DING COVERAGE | DING COVERAGE | | | | | |
| | | | INSURER A: | | (4) | | | | NAIC# | |
| INSU | RED | | INSURER B : | | | | | | | |
| | | | INSURER C : | | | | | | | |
| | YOUR ORGANIZATION N | AME | INSURER D : | | | | | | | |
| | YOUR ORGANIZATION A | DDRESS | INSURER E : | | | | | | | |
| | | | INSURER F: | | | | | | | |
| | | ATE NUMBER: | | | | REVISION NU | | | | |
| IN CI | HIS IS TO CERTIFY THAT THE POLICIES OF IN: DICATED. NOTWITHSTANDING ANY REQUIRE ERTIFICATE MAY BE ISSUED OR MAY PERTAI (CLUSIONS AND CONDITIONS OF SUCH POLICII | MENT, TERM OR CONDITION IN, THE INSURANCE AFFORD | OF ANY CONT ED BY THE PO | TRACT OLICIE: | OR OTHER DESCRIBED | OCUMENT WIT | H RESPECT TO | CT TO \ C ALL T | WHICH THIS THE TERMS, | |
| INSR LTR | TYPE OF INSURANCE INSD W | UBR VVD POLICY NUMBER | POLIC (MM/DD | Y EFF /YYYY) | POLICY EXP (MM/DD/YYYY) | | LIMIT | s 👃 | | |
| | X COMMERCIAL GENERAL LIABILITY | | (, 55 | , | ,,, | EACH OCCURREN | | \$1,000 | 0,000 MIN | |
| | CLAIMS-MADE OCCUR | | | MU | ST | DAMAGE TO REN' PREMISES (Ea occ | TED | | 0,000 MIN | |
| | | | | BE | Δ | MED EXP (Any one | | \$ ANY | | |
| | | POLICY # | | | RENT | PERSONAL & ADV | INJURY | \$ ANY | | |
| | GEN'L AGGREGATE LIMIT APPLIES PER: | | | | | GENERAL AGGRE | GATE | \$2,000 | 0,000 MIN | |
| | POLICY PRO- JECT LOC | | | POL | ICY | PRODUCTS - COM | 1P/OP AGG | \$1,000 | 0,000 MIN | |
| | OTHER: | | | | | | | \$ | | |
| | AUTOMOBILE LIABILITY | | | | | COMBINED SINGLE LIMIT (Ea accident) \$ | | | | |
| | ANY AUTO | | | | | BODILY INJURY (Per person) \$ | | | | |
| | OWNED SCHEDULED AUTOS ONLY AUTOS | | | | | BODILY INJURY (Per accident) \$ | | | | |
| | HIRED AUTOS ONLY NON-OWNED AUTOS ONLY | | | | | PROPERTY DAMAGE (Per accident) \$ | | | | |
| | | | | | | | | \$ | | |
| | UMBRELLA LIAB OCCUR | | | | | EACH OCCURREN | ICE | \$ | | |
| | EXCESS LIAB CLAIMS-MADE | | | | | AGGREGATE | | \$ | | |
| | DED RETENTION \$ WORKERS COMPENSATION | | | | | PER | OTH- | \$ | | |
| | AND EMPLOYERS' LIABILITY | | | | | PER STATUTE | OTH- ER | | | |
| | ANYPROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? | | | | | E.L. EACH ACCIDE | | \$ | | |
| | (Mandatory in NH) If yes, describe under | | | | | E.L. DISEASE - EA | | | | |
| | DÉSCRIPTION OF OPERATIONS below | | | | | E.L. DISEASE - PC | LICY LIMIT | \$ | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| DESC | CRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (AC | ORD 101, Additional Remarks Schedu | le, may be attache | d if more | e space is require | ed) | | | - | |
| | CERTIFICATE HOLDER IS NAMED AS ADD | OITIONALLY INSURED | • | | | • | | | | |
| | | | | | | | | | | |
| | ↑ | | | | | | | | | |
| | INCLUDE THIS VERBIAGE | E | | | | | | | | |
| | | | | | | | | | | |
| | | | | | | | | | | |
| CE | RTIFICATE HOLDER | | CANCELLA | TION | | | | | | |
| | TORRANCE UNIFIED SCHOOL DISTRICT 2335 PLAZA DEL AMO CERTIFICATE HOLDER TORRANCE, CA 90501 MUST STATE THE DISTRICT AS CERTIFICATE HOLDER AND ADDITIONALLY | | | | | | | | | |
| TORRANCE, CA 90501 AND ADDITIONALLY INSURED | | | AUTHORIZED REPRESENTATIVE | | | | | | | |



THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

| Name Of Additional Insured Person(s) Or Organization(s) | Location(s) Of Covered Operations | | | |
|--|-----------------------------------|--|--|--|
| TORRANCE UNIFIED COUOU DISTRICT | | | | |
| TORRANCE UNIFIED SCHOOL DISTRICT | | | | |
| | | | | |
| | | | | |
| Information required to complete this Schedule, if not shown above, will be shown in the Declarations. | | | | |

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

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

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

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

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

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

1. Required by the contract or agreement; or

2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less.

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

EOF ACOLVITHENDORSEINENT

HOLD HARMLESS AND INDEMNIFICATION AGREEMENT

The undersigned agrees to defend, indemnify and hold harmless the **Torrance Unified School District**, its Board of Trustees, Officers, Agents and Employees, individually and collectively, from and against all costs, losses, claims, demands, suit actions, payments and judgments, including legal and attorney fees, arising from personal or bodily injuries, property damage or otherwise, however caused, brought or recovered against any of the above that may arise for any reason from or during or be alleged to be caused by undersigned's _______.

This includes but is not limited to be incurred by reason of:

- A. Bodily injury to or death of persons, or damage to or theft of property sustained by the undersigned, its volunteers and agents or any person, firm or corporation hired or employed by the undersigned in connection with the activity/use of the property; except for liability, loss or damage attributed to the sole negligence or willful misconduct of the District, its Board, officers, agents, employees and volunteers.
- B. Bodily injury to or death of persons, or damage to property, sustained by any participant in the Activity listed below, any guest or attendee, or any other third party that is caused by any act, neglect, default, omission, or liability of the undersigned, its volunteers and agents, or any person, firm, or corporation hired or employed by the undersigned in connection with the activity/use of the property; except for liability, loss or damage attributed to the sole negligence or willful misconduct of the District, its Board, officers, agents, employees or volunteers.
- C. Harm (including death and health related injuries) arising from any person claiming to have contracted, or demonstrating contraction of, COVID, or any related sickness or ailment as the result of participating in an activity and/or entering the property at the permission or request of the undersigned. The undersigned is solely responsible for implementing any cleaning measures required or suggested to ensure the property is safe for use prior to any of undersigned's volunteers, agents, personnel or invitees enter the property and adequately cleaning the property after any such use/or activity.
- D. The undersigned's responsibility and liability set forth herein shall include, but is not limited to, taking all steps and actions necessary or required to address the COVID pandemic with respect to this agreement, including but not limited to, ensuring any of the undersigned's volunteers, agents, personnel and invitee(s) comply with all current and future requirements and recommendations issued by any government agency (including the City, County, State, or the Federal Government, including its associated agencies such as the Center for Disease Control) related to the COVID pandemic that are applicable to the property, including adherence to any protective measures established by such government agencies applicable to events at or use of the property. The undersigned shall be solely responsible for determining and implementing the specific actions and requirements applicable to any activity that is conducted on the property at the time of the activity, including any limitation on the number of attendees, required

- protective gear (such as mask and/or gloves) and the specific social distancing requirements applicable at the time.
- E. The undersigned acknowledges and understands that the District makes no representation or warranty regarding the condition of the property with respect to COVID at any time during this agreement and shall have no duty or responsibility to ensure the property is sanitized or otherwise made clear of the COVID virus. The undersigned shall be solely responsible for determining whether the activity/use of the property listed is permissible based on current and future regulations or requirements established by any governmental agency at the time of such event and shall indemnify, defend, hold harmless the District from any penalty, cost, or action claiming that any District activity at the property violated any applicable governmental regulation or requirement. However, the District, at its sole discretion, can require the undersigned to cancel or reschedule any activity by the undersigned at the property if the District determines, at its sole discretion, that the activity would be in violation of any applicable governmental regulation or requirement or create a public safety hazard. However, the District's right to require cancellation or rescheduling shall in no way limit the undersigned's liability and indemnification obligations set forth herein.
- F. The undersigned at his/her own expense, cost and risk, shall defend any and all actions, suits or other proceedings that may be brought or instituted against the District, its Board, officers, agents, employees or volunteers, on any such claim, demand or liability and shall pay or satisfy any judgment that may be rendered against the District, its Board, officers, agents, employees or volunteers in any action, suit or other proceedings as a result thereof.

The undersigned further agrees to provide a Certificate of Insurance for liability coverage and limits acceptable to the District. The insurance coverages shall be considered primary and non-contributory. The undersigned shall pay for any and all damage to the property of the District, or loss or theft of such property, done or caused by any persons associated with the undersigned and resulting from the activity/use of property. The District assumes no responsibility whatsoever for any property placed on the premises. At the District's sole discretion, limits of liability coverage may be increased and additional insurance may be required depending upon use of property.

I, THE UNDERSIGNED, HAVE READ, UNDERSTAND, AND VOLUNTARILY AGREE TO ALL TERMS AND CONDITIONS OF THIS DOCUMENT, AND ASSERT BY THE SIGNATURE BELOW THAT I HAVE THE AUTHORITY TO ENTER INTO THIS AGREEMENT.

| Signature | Date | |
|-----------|--------------|--|
| | | |
| Title | Organization | |

TORRANCE UNIFIED SCHOOL DISTRICT AFTER-SCHOOL ENRICHMENT PROGRAM

COVID ATTESTATION

| Attention: Dr. Keith Butler Torrance Unified School District 2335 Plaza Del Amo Torrance, CA 90509 |
|---|
| Date |
| Dear Dr. Butler, |
| Please accept this letter as verification that |
| complies with the Health Order dated August 11, 2021, requiring all school employees and volunteers to be vaccinated or participate in weekly COVID testing. We have verified the vaccination status of all of our employees and volunteers who attend any Torrance Unified School District campus by collecting evidence of vaccination as follows: |
| Official COVID 19 Vaccination Record Card that includes name, type of vaccine provided, and dates administered; or |
| • A photo or screenshot of the card; or |
| • Other documentation of COVID-19 vaccination from a health care provider; or |
| A digital record that includes a QR code that when scanned by a SMART Health Card reader displays the client name, date of birth, vaccine dates, and vaccine types. |
| Any employee and/or volunteer associated with our agency who has not provided such evidence is engaging in weekly COVID testing for which we collect and monitor the test results. No employee and/or volunteer from our agency will visit or work at a Torrance Unified School District location who is not fully vaccinated or who has not received a negative COVID test within one week of the visit. |
| Yours in compliance, |
| |
| Representative |
| |

Agency