## REDLANDS UNIFIED SCHOOL DISTRICT AGREEMENT FOR CONSULTANT SERVICES FOR OVER \$5000.00

### **INSTRUCTIONS**

- **1. FORM:** Fill out agreement form completely, with dates, times, fees, the Consultant's signature and your Site Administrator (and fund administrator, if necessary). Assistant Superintendent, Business Services who is a board authorized contract signer will **co-sign** the documents **AFTER** the Board meeting authorizing the agreement. The signed documents will be returned to you after approval by the board with a copy of your purchase order.
- 2. REQUISITION: Please submit an electronic requisition for consultant payment. Please send this attachment, Certificates of Insurance (naming RUSD as additionally insured), an agreement with the requisition number noted on it along the path of the Requisition. Each approver must see the agreement in order to approve your requisition. Business Services will insert the Board approval date on your requisition after agendizing the agreement. The requisition and agreement both must be received in Business Services for the Agreement to be agendized. If you have any issues obtaining the Property and Liability Insurance or Workers Compensation Insurance please call Purchasing BEFORE submitting your requisition.
- **3. CONSULTANT REQUEST FOR PAYMENT FORM:** Please give the consultant a Payment form (also included in this file) for submittal after all services are performed. The consultant will need to return this payment form to YOUR department and it will need to be signed by an administrator to verify that services have been received. Please complete your site information on this form **before** you send it to the consultant. If they have their own invoice that is also acceptable for them to use.
- **4. IMPORTANT: Agreements for consultant services must be board approved BEFORE services are rendered.** If the agreement forms are submitted to Business **After** the date of service, you **MUST** attach a statement to this agreement form signed by your administrator indicating why this happened.
- **5. PLEASE NOTE:** This form is for outside consultants ONLY. Employees of RUSD or any school district will need to submit a "Request to Employ" form through Human Resources.

A **consultant** (from Latin: *consultare* "to discuss") is a professional who provides expert advice[1] in a particular area such as security (electronic or physical), management, education, accountancy, law, human resources, marketing (and public relations), finance, engineering, science or any of many other specialized fields.

A consultant is usually an expert or an experienced professional in a specific field and has a wide knowledge of the subject matter.

	Contract for Co	onsultants/Agreements over (>) \$.	5,000.00	PO#	/Req#
	Redlands Unified School District	Phone (909) 307-5300			
THIS	AGREEMENT is made effective on	, and it is made by and betwee	en		
	date hereafter called "Consultant OR Contr			consultant nar ed "District."	me
		RECITALS			
	District desires to obtain special services and matters, as provided in this Agreement.	advice regarding accounting, a	administrative, economic, er	ngineering, fi	nancial, legal
	Consultant is specially trained, experienced, quali services and advice required by the District.	fied, competent and authorized u	ınder State and Federal law a	ıs applicable, t	to provide the
Accordi	ngly, the parties agree with the above and as follo	ows:			
		AGREEMENTS			
1.	PERIOD OF AGREEMENT: Shall be from	through	·		
2.		trict, the Consultant shall provi		nt services co	onsistent
	Describe Services Here				
	Please check if applicable:				
	A statement of work is atta	ched.			
	A specification is attached.				
	Other attachment described	d as:			
	Any attachment is hereby incorporal language in this Agreement and any precedence over any attachment.	_	•	•	
3.	The Consultant will commence providing service and in full compliance perform as required and the essence in the performance of this Agreem noncompliant with any of the terms and contain any suspension, revocation or termination of perform under this Agreement, then the Consul Purchasing in writing at 20 W. Lugonia, Redlan	complete the performance of ser- nent. If the Consultant at any time anditions hereof or noncompliant any permit, certification or licens tant shall immediately notify the o	rvices by e during the term of this Agre t with any applicable regula se which is required in order	Time shall be ement becom atory requirer for the Consu	of date nes ment including ultant to properly
4.	INDEPENDENT CONTRACTOR: The Consultant is not as an employee of the District. Accordingly and employee, or principal and agent, between employees. Consultant is solely responsible for provided. Consultant and its agents and employees shall not be considered in any way to be the enfor state or federal tax purposes, State Unengard.	y, nothing in this Agreement sha the District and the Consultant or its own acts and the acts of any o oyees shall not be entitled to any aployees of the District. Each part	all be construed as establishing between the District and any fits agents or employees as to rights and or privileges of the ty acknowledges that the Co	ng a relations y of Consultan they relate to e District's em nsultant is no	ship of employer at's agents or any services aployees and ot an employee
5.	The District will prepare and furnish to the Corperformance of the Consultant. The Consultations, etc. which may be required for the prop	ant shall provide its own equipr	ment, vehicle, materials, sur	pplies, food, i	incidentals and

6. PAYMENT: The total amount to be paid to the Consultant for any and all services satisfactorily rendered inclusive of all expenses, supplies and materials pursuant to this Agreement shall not exceed: \_\_\_\_\_\_(dollar amount).

If this is an Agreement to pay the Consultant by the hour, then this box shall be checked and the hourly rate indicated as follows: \_\_\_\_\_\_

(i.e. # of hours X \$rate per hour/day)

2

It is the sole obligation of the Consultant to ensure that the sum of the hours worked multiplied by the hourly rate does not exceed the total not to exceed amount authorized under this Agreement.

Rev 10.8.2024 ad

The total not-to-exceed amount and any hourly rate of the Consultant shall be inclusive of any and all expenses such as overhead and profit, fees, subcontract costs, automobile insurance to the amount required under California State law or more, materials, supplies, taxes, worker's compensation, mileage, travel, incidentals, food and the like.

Payment shall be made to the Consultant within thirty (30) days after receipt of a fully supported and detailed invoice which clearly indicates as applicable, any progress completed, milestones achieved, any reports (draft, preliminary or final) issued, dates worked, increments of hourly work (rounded to the nearest quarter hour increment), subcontract cost, etc. The District will not be obligated to make more than one (1) payment to the Consultant each month.

- 7. All reports, studies, information, data, statistics, forms, designs, plans, procedures, systems, work products and other materials produced by Consultant under this Agreement shall be the sole and exclusive property of District. No such materials produced, either in whole or in part, under this Agreement shall be subject to private use, copyright or patent right by Consultant in the United States or in any country without the prior written consent of the District. The District shall have unrestricted authority to publish, disclose, distribute, transfer and use copyright or patent any such materials produced by Consultant under this Agreement.
- 8. TERMINATION: The District may at any time and for any reason suspend performance by the Consultant or terminate this Agreement and compensate Consultant only for services satisfactorily rendered to the date of such suspension or termination. Written notice by the District shall be sufficient to suspend or terminate any further performance of services by the Consultant. The notice shall be deemed given when received, upon electronic confirmation of a facsimile transmission, or no later than three days after the day of mailing, whichever is soonest. Upon receipt of any notification of termination by the District, the Consultant shall promptly provide and deliver to the District any and all work product in progress or completed to date including any reports, drafts, electronic information or the like to the District. Unless otherwise identified, notice will be provided to the address shown at the signature block area on the last page of this Agreement. Facsimile notices shall be accepted.
- 9. INDEMNIFICATION: The Consultant agrees to and shall hold harmless and indemnify the District, its officers, agents, and employees from every claim or demand made and every liability or loss, damage, or expense of any nature whatsoever, which may be incurred by reason of:
  - a. Liability for damages for death or bodily injury to person, injury to property, or any other loss, damage or expense sustained by the Consultant or any person, firm or corporation employed by the Consultant upon or in connection with the services called for in this Agreement except for liability for damages referred to above which result from the sole negligence or willful misconduct of the District, its officers, employees, or agents.
  - b. Any injury to or death of persons or damage to property, sustained by any persons, firm or corporation, including the District, arising out of, or in any way connected with the services covered by this Agreement, whether said injury or damage occurs either on or off school district property, except for liability for damages which result from the sole negligence or willful misconduct of the District, its officers, employees, or agents.
  - c. Any and all claims under worker's compensation acts and other employee benefit acts with respect to Consultant's employees or sub Consultant(s) arising out of Consultant's work under this Agreement.
  - d. Any and all loss, liabilities, actions, judgments, interest awards, reasonable attorneys' fees, costs, fines, penalties, damages or expenses from any third party claim against the District arising out of or resulting from Provider's failure to comply with any of the obligations under Section 8 of this Agreement.

The Consultant, at the Consultant's expense, cost, and risk, shall defend any and all actions, suits, or other proceedings that may be brought or instituted against the District, its officers, agents, or employees on any such claim, demand, or liability and shall pay or satisfy any judgment that may be rendered against the District, its officers, agents, or employees in any action, suit or other proceedings as a result thereof.

- 10. MINIMUM INSURANCE REQUIREMENTS: Consultant shall obtain and maintain the policies of insurance or equivalent program of self insurance and limits as shown below for the duration of this Contract.
- a. Commercial General Liability insurance with limits not less than \$2,000,000 per occurrence and \$4,000,000 in the aggregate, unless otherwise agreed in writing by the District.
- b. Automobile liability insurance in an amount not less than \$1,000,000 per accident for all owned, hired and non-owned vehicles.
- c. Workers Compensation as required under California State law.
- d. Professional Liability insurance in an amount not less than \$5,000,000 per occurrence. Such insurance coverage shall be sufficiently broad to respond to the duties and obligations as is undertaken by Provider in this Agreement.
- e. If Consultant may be providing services to District on District facilities during the time that District students could be present or if Consultant is providing services to District for the benefit of District student, Consultant shall provide specific coverage for Abuse or Molestation with limits not less than \$2,000,000 per occurrence and \$5,000,000 aggregate either by separate policy or by an endorsement to User's Commercial General Liability coverage.
- f. The Provider shall provide a Certificate(s) of Liability Insurance using ACORD Form 25, indicating the required insurance coverages within ten (10) days of the effective date of this Agreement NAMING THE DISTRICT AS ADDITIONAL INSURED on the Commercial General Liability policy using endorsements CG 20 10 and CG 20 37.
- g. The policies indicated in paragraphs 10.a., 10.b. 10.c. 10.d. and 10.e. shall include a waiver of subrogation endorsement in favor of District.
- h. The policies indicated in paragraphs 10.a. and 10.b. shall include a primary, non-contributory endorsement in favor of District or District's insurance or self-insurance program.

Purchase Order (will be sent after signature and required documents received)											
Certificate of Insurance attached with endorsements as specified and naming District as Additionally Insured											
Workers Compensation Certificate Attached OR Sole Proprietor/ <u>NO</u> Workers Comp. Certificate Needed											
Proof of TB clearance when working with students me	ore than 5 times										
Criminal records checkDepartment of Justice Finge	rprint Clearance required before commencement of services, see form attached IF										
working with students Consultant not working with students											
Name of Consultant(s) to be on site:Site must run consultant/s thru Meganslaw.ca.gov search if											
consultant is on a school site. Site shall attach proof of this to contract											

- 11. The Consultant shall maintain and preserve any and all written and electronic records relating to this Agreement, including without limitation, invoice support (e.g., hours and days worked and other detail) for a period of not less than three (3) years after final payment under this Agreement. The District, its employees and agents and the Office of the State Auditor shallhave the right to audit, examine, inspect and copy any and all of Consultant's records relating to this Agreement at any time during normal business hours. Additionally, pursuant to Government Code Section 8546.7, the Consultant is hereby advised that every contract involving the expenditure of public funds in excess of ten thousand dollars (\$10,000.00) shall be subject to examination and audit of the State Auditor as specified in the code.
- 12. ASSIGNMENT: This Agreement is not assignable or delegable by either party, except upon the prior written consent of the other party.
- 13. COMPLIANCE AND CERTIFICATION: The Consultant shall comply with all applicable District, federal, state, and local laws, rules, regulations, policies and ordinances and workers' compensation laws. The Consultant represents and warrants it does not have any potential, apparent or actual conflict of interest relating in any way to this Agreement. The consultant and any of its employees and/or sub Consultant(s) are NOT presently debarred, suspended, proposed for debarment, or declared ineligible for the award of contracts by any agency.
- 14. The Consultant, if an employee of another public agency, certifies that Consultant will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually performed pursuant to this Agreement.
- 15. Any modification of this Agreement shall be effective only if it is in writing and signed by the parties, except that the District may unilaterally amend this Agreement in writing to accomplish the following changes:
  - a. Increase dollar amounts
  - b. Effect administrative changes
  - c. Effect other changes as required by law.
- 16. CONFLICT OF INTEREST: Consultant represents that it has no existing financial interest and will not acquire any such interest, direct or indirect, which could conflict in any manner or degree with the performance or services required under this Agreement and that no person having any such interest shall be subcontracted in connection with this Agreement, or employed by the Consultant. Consultant will take all necessary steps to avoid the appearance of a conflict of interest and shall have duty to disclose to the District prior to entering this Agreement any and all circumstances existing at such time which would pose a potential conflict of interest.
- 17. This Agreement constitutes the entire Agreement between the parties and supersedes any and all prior or contemporaneous oral or written Agreements.
- 18. GOVERNING LAW: This Agreement shall be governed and construed by the law of the State of California regardless of any conflicts of laws or rules that would require the application of the laws of another jurisdiction. Venue shall be in San Bernardino County, California.
- 19. CONFIDENTIALITY: All communications and information obtained by the Consultant from the District relating to this Agreement and all information developed by Consultant under this Agreement are confidential. Should there be a need for the Consultant to maintain on its server(s) and/or other data storage media, personnel and/or student information protected by the Family Educational Rights and Privacy Act Regulations 34 CFR Part 99 (FERPA) or the Health Insurance Portability and Accountability Act (HIPAA), Consultant must take appropriate measures to ensure the security of said information and maintain its confidentiality according to applicable regulations.

Authorized representatives of the parties have executed this Agreement as indicated below.

Consultant: District:

Consultant/Firm Name	Redlands Unified School District 20 West Lugonia Ave. Redlands, CA 92374
Consultant Address	,
City, State, Zip	
	Deputy Superintendent, Business Services
(Signature, Authorized Representative)	
(Telephone)	Supervisor/ Principal/ District Administrator
(email address)	Founding Administrator (if Applicable)
` , , , , , , , , , , , , , , , , , , ,	Funding Administrator (if Applicable)
(Date)	(Date)

District Requisition Number: \_\_\_\_

District Board of Education Approval Date: \_\_\_\_

## Megan's Law Background Check (needed if working on any campus while students are present) To be completed by District Site

To provide a safe and protective environment for students, the Redlands Unified School District is using the Megan's Law database to complete background checks on consultants. This database identifies adults who are registered sex offenders.

Because you are a consultant at a school site, you are subject to a background check utilizing the Megan's Law database.

Thank you for your cooperation in increasing the district's ability to protect our students' well-being.

I acknowledge that I am not a registered sex offender and the Redlands Unified School District will check the Megan's Law public database to

confirm this. This form can be used throughout the school year to review my status.

School Site: \_\_\_\_\_\_ Teacher: \_\_\_\_\_\_ if applicable

Consultant name: \_\_\_\_\_\_ Consultant home address: \_\_\_\_\_\_ Consultant D.O.B. Phone: \_\_\_\_\_\_ Business name: \_\_\_\_\_\_ Date: \_\_\_\_ Date: \_\_\_\_\_ Consultant check completed: \_\_\_\_\_\_ Clearance approved: Yes: \_\_\_\_\_\_ No: \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ No: \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed by : \_\_\_\_\_\_ Completed signature if applicable to review my status.

# CERTIFICATION BY CONTRACTOR/CONSULTANT CRIMINAL RECORDS CHECK AB 1610, 1612 and 2102

(only needed if working with students)

To the Governing Board of Redlands Unified School	District:
I,Certif	y that:
1. I have carefully read and understand the Notice to Checks (Education Code Section 45125.1) required 2102.	
2. Due to the nature of the work I will be performi have contact with students of the District.	ing for the District, my employees may
3. None of the employees who will be performing the	e work have been convicted of a violent
serious felony as defined in the Notice and in determination was made by a fingerprint check thro	
I declare under penalty of perjury that the foregoing	g is true and correct.
Executed at, California on  Location/City Date	·
	Signature
	Name
	Title
	Address
	Telephone

## REDLANDS UNIFIED SCHOOL DISTRICT CONSULTANT REQUEST FOR PAYMENT

io: Administrat	COr Ofsite	/ District Office	Date:
DEPARTMENT	:		
STREET ADDR	ESS:		
CITY:	STATE:	ZIP:	
From:	CONSULTANT NAME		
Date/s of Servi			O. #
Description of S	Service:		
Payment is req	uested for in the total amount of	(# of days, ho	ours, etc) at the rate of
This claim is for	· (check one):   □ Partial	Payment     Final	Payment
The following cer	tificate must be completed	by individual consultants (	consultant firms should disregard it):
Retirement Syste	em (STRS). If an employee	e of a federal, state, or loc	member of the California State Teachers al government agency, I certify that a other than my regular assigned workda
	sultant		SECURITY #/TAX I.D. NUMBER ned must be completed for
orginatal c of com	Sarcarre		be processed)
TRICT AUTHORIZ	ATION OF PAYMENT		
ereby certify that cified above.	the above named consult	ant has performed service	s as claimed and is entitled to payme
		<del> </del>	- <del></del>
iorizea Signature	(Administrator/Principal/D	istrict Administrator)	Date

DEPARTMENT/SITE SHALL SEND COMPLETED / SIGNED REQUEST FOR PAYMENT

Consultant shall send request for payment to Originating Department/Site.

Form W-9
(Flov. November 2017)
Department of the Treasur
Internal Revenue Service

## 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 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.																				
	2 Business name/disregarded entity name, if different from above																				
page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes.											4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3);									
8		□ Individual/sole proprietor or □ C Corporation □ S Corporation □ Partnership □ Trust/estate single-member LLC											Exempt payee code (if any)								
¥ 8	<b>□</b> ι	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶																			
Print or type. Specific instructions	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do not check LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of the LLC is another LLC that is not disregarded from the owner for U.S. tederal tax purposes. Otherwise, a single-member LLC that											code (F any)									
- €	_		from the owner	should check	the appr	opriate b	xox for the ta	ux cla	assificat	ion of its own	ior.										
ě	_	Other (see Inst tress /number		or sulfo no \S	loo Inefn	etions					Rogues	stor's	namo		s to account Mross for			in other C.C.	5.)		
800	5 Aug	5 Address (number, street, and apt. or suite no.) See instructions. Requester's name										a 10 00	raneara (u)	ALC: NO	,						
ð	6 City	6 City, state, and ZIP code																			
	7 List account number(s) here (optional)																				
Par	tl	Taxpay	er Identific	ation Nur	nber (	(TIN)															
			ropriate box. 1									800	olal se	ocurity number					=		
			ndividuals, thi etor, or disrec								ora		$  \  $	-		_					
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TIN, Is		socount le le	more than on		the Inci	n selfons	n for line d	Alex		Albat Nama	and	Or Em	niovo	er identification number							
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Pari		Certific	ation																		
	•		y, I certify that																		
2. Iam Sen	<ol> <li>The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and</li> <li>I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and</li> </ol>																				
3. I am	a U.S	3. citizen or o	ther U.S. pers	on (defined )	below);	and															
4. The	FATC	A code(s) en	tered on this f	form (If any) i	ndicatin	ig that I	am exemp	ot fro	om FA1	CA reportir	ng Is cor	rect.									
you ha acquis	ve falle Ition or	ed to report a r abandonme	. You must cro I interest and o nt of secured p idends, you are	dividends on y property, cand	your tax cellation	return. of debt	For real est , contribution	tate t ons t	transac to an In	tions, item : dividual reti	2 does n rement a	ot ap arrang	ply. F gemer	or mor nt (IRA)	tgage in , and ge	terest nerall	pald, y, payn	nents			
Sign Here		Signature of J.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



## CERTIFICATE OF LIABILITY INSURANCE

**DATE (MM/DD/YYYY)** 08/20/2024

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).

C	ertific	ate holde	r in li	eu of s	uch ei	ndorsemen	nt(s).								•					
												CONTACT								
		Ag	jent/	Insura	ance	Compar	ny				PHONE									
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											Insurance Company Name									
INSURED												INSURER B:								
Name/Address of vendor												INSURER C :								
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											INSURER E :									
												INSURER F :								
СО	VER	AGES				CE	RTI	FIC	ATE	NUMBER:		,	F	REVISION NUMBER:						
THIS IS TO CERTIFY THAT THE POLICIES OF IN NOTWITHSTANDING ANY REQUIREMENT, TER ISSUED OR MAY PERTAIN, THE INSURANCE A SUCH POLICIES. LIMITS SHOWN MAY HAVE BE									CON DED EDUC	IDITION OF ANY CONTRAC BY THE POLICIES DESCRIE EED BY PAID CLAIMS.	T OR OTH	HER DOCUME! IN IS SUBJEC	NT WITH RESPI T TO ALL THE T	ECT TO WHICH THIS CERTI	FICATE	MAY BE				
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	If yes	idatory in N s, describe ι	under									E.L. DISEASE - EA EMPLOYEE								
	DESCRIPTION OF OPERATIONS below													E.L. DISEASE - POLICY LIMIT						
	PROFESSIONAL LIABILITY CYBER LIABILITY												EACH CLAIM							
														AGGREGATE						
DES	CRIPT	TION OF O	PERA	TIONS /	LOCA.	TIONS / VEH	HICLE	ES (A	CORD	101, Additional Remarks Sche	dule, may l	oe attached if mo	ore space is requi	red)						
CE	RTIF	ICATE H	IOLI	DER							CANC	ELLATION								
	Re	edlands	: Un	ified	Scho	ool Distr	rict	,			THE	EXPIRATION D		CRIBED POLICIES BE CANO NOTICE WILL BE DELIVERE PROVISIONS.		BEFORE				

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