NEWHALL SCHOOL DISTRICT RENTAL AGREEMENT FOR DISTRICT PROPERTY

This RENTAL AGREEMENT, made and entered into this <u>23rd</u> day of <u>JUNE</u> <u>2020</u>, by and between the NEWHALL SCHOOL DISTRICT, hereinafter referred to as the Owner and the <u>CAMP SUNSHINE</u>, <u>INC. DBA SUNSHINE DAY</u> CAMP, hereinafter referred to as the User.

WITNESSETH:

The owner, for and in consideration of the performance of the covenants and agreements hereinafter contained to be kept and performed by the User, and upon the following terms and conditions, hereby grants to the User the use of those certain premises in the County of Los Angeles, State of California, more particularly described as follows:

Land and portable child care buildings at:

Stevenson Ranch School	Valencia Valley School
25820 N. Carroll Lane	23601 Carrizo Drive
Stevenson Ranch, CA 91381	Valencia, CA 91355

Pico Canyon School	Oak Hills School
25255 Pico Canyon Road	26730 Old Rock Road
Stevenson Ranch, CA 91381	Valencia, CA 91381

- 2) Agreement is for the period of <u>July 1, 2020</u> through <u>June 30, 2021</u>.
- 3) User shall be responsible for \$ 6,355.48 per month, payable monthly in arrears for the above mentioned site use and applicable utilities and/or custodial fees.
- 4) If any one of the following events shall occur: a) Lessee shall fail to pay installment of rent or any other sums requiring to be paid by Lessee where the same shall become due, and such default shall continue for a period of ten (10) days after written notice from Lessor specifying such default; or b) Lessee shall default in the performance of any obligations required to be performed by Lessee (other than payment of rental or other sums payable to Lessor) and such default shall continue for a period of thirty (30) days after written notice from Lessor specifying such default (unless within said thirty (30) day period Lessee shall commence steps for the curing of such default

Agreement for District Property (Continued)

and shall thereafter use reasonable diligence in the curing thereof) then Lessor may reenter and take possession of said premises or pursue any other remedy proved by law or equity.

- 5) Use of the facilities shall be limited to User operated prior-to-and-afterschool day care programs, except at Valencia Valley Elementary School where a Preschool program operates.
- 6) The programs (daycare and preschool) shall be operated as follows:

6:00 am - Until School Starts From School Dismissal - 6:30 pm

- 7) User shall be responsible for the installation, removal and clean-up to prior condition of the property for all facilities it places for User's use on Owner's property.
- 8) User shall, at its own risk and expense, hold harmless the Owner, its officers, agents and employees from all claims on account of the condition of the premises. User shall indemnify for any liability arising out of any such claim.
- 9) User will name Owner as an also-insured under User's liability insurance policy in relation to the operation of the program, and shall provide Owner with a Certificate of Insurance. The amount of coverage shall be \$1,000,000.
- 10) User shall be totally responsible for the operation of the program and will provide separate telephone service for use in operating the User's program.
- 11) User will indemnify the Owner against any claims related to the use of HCD non-conforming buildings by providing a specific liability insurance policy that does not exclude earthquakes as a force majeure or as a non-covered event. If such a policy is not provided, Owner will attach signage to the buildings per the Division of the State Architect which shall read: "This building does not meet the earthquake safety requirements of the California State Building Code and shall not be entered by pupils and teachers during school operation for school purposes."

Agreement for District Property (Continued)

- 12) User shall accept registrations for its program in the following order of priority:
 - a) Children residing in the Newhall School District area of attendance.
 - b) Children residing in the Santa Clarita Valley.
- 13) User shall obtain necessary licensing to operate its programs, and will follow all licensing provisions in terms of its operation.
- 14) User's staff shall be sensitive to and responsive to the needs of the respective schools' staffs and pupils, and shall schedule all activities in such a way as not to conflict with the Owner's primary function of educating its pupils.
- 15) User agrees not to commit, suffer or permit any waste on said premises, or any acts to be done thereon in violation of any law or ordinance, and not to use or permit the use of said premises for any illegal or immoral purposes.
- Each and all of the terms and agreements herein contained shall be binding upon and shall inure to the benefit of the successors in interest of the Owner, and wherever the context permits or requires the successors in interest of the User.
- 17) User agrees not to bring onto Owner property inflatable pools, bounce houses or other inflatable play structures as these items are not covered under the User liability insurance coverage and strictly prohibited.
- Any equipment or items brought onto Owner property by User shall be requested in writing at least ten (10) working days prior to date of requested use. Owner shall approve or deny said request within five (5) working days of receipt of request.
- 19) The Owner may terminate this agreement by giving thirty (30) days written notice to the User.

Agreement for District Property (Continued)

Executive Director

IN WITNESS WHEREOF, the Owner has executed this agreement, or caused it to be duly executed, and the User has caused this agreement to be executed on its behalf.

FOR THE NEWHALL SCHOOL DISTRICT; APPROVED BY THE GOVERNING BOARD:

Sheri Staszewski Assistant Superintendent Business Services	Date
Newhall School District	
FOR THE CAMP SUNSHINE, INC.	
hi me	June 16, 2020
Michael Mehl	Date