AGENDA

ITEM

GOAL:

OBJECTIVE:

SUBJECT:

Contract For Aim Therapy, PLLC

RATIONALE:

State law requires an approved method for acquisition of goods or services totaling over \$50,000.00 for a 12-month period.

I would like to accept the contract of Aim Therapy, PLLC, for Huntsville ISO from August 21, 2025 through August 21, 2026, for \$200,000.00 or more. Services provided include staffing of Special Education Assessment staff, such as Speech Therapists and Speech Therapy Assistants. The Assessment staff contracted will provide services such as obtaining informed consent for FIEs, conducting formal evaluations for students the district has obtained consent for, writing FIEs, attending ARD meetings to present FIEs. provide direct therapy.

RECOMMENDATION:

Administration recommends approval of the renewal of contract of Aim Therapy, PLLC for Huntsville ISD through August 2026

CONTACT PERSON(S):

Stephane Dominique, PhD, Director of Special Education Josh Campbell, Assistant Superintendent



441 FM 2821 East • Huntsville, Texas 77320-9298 Phone: (936) 435-6300 • Fax: 4936) 291-3444

Individual Independent Contractor Agreement

AGREEMENT BETWEEN Huntsville Independent School District ("Company" or "HISD") and: White Duriels an Independent Contractor ("Independent Contractor"). The
Independent Contractor shall be identified as follows:
Name: HIM Thurapy Puc (hereinafter "Independent Contractor")
Type of Entity:
X Individual
Sole proprietorship
Partnership
Corporation
Corporation
Address: 10910 PAWC LAIDN WAY City/State/ZIP: TOM DALL TX 71315 Business Telephone: 832-514-1403/832-7310-7175 Social Security or Employer Identification Number: 87-3913445
IN CONSIDERATION of the promises and mutual covenants and agreements contained herein, the parties agree as follows:
Work to Be Performed
Company desires that the Independent Contractor perform, and the Independent Contractor agrees to perform, the following work: Specch Evaluations, Speech Therapy, FFF paperwork, AFD Attendance, SI PA Supervision Term of Agreement
The services called for under this Agreement shall commence on 07/01/24 and terminate on 04/30/24



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Technical Direction

The Independent Contractor shall receive technical direction only from or her designee, as authorized in writing.

Terms of Payment

Company shall pay the Independent Contractor according to the following terms and conditions: See Atlanta Fusion 10 Miles

Reimbursement of Expenses

Company shall not be liable to the Independent Contractor for any expenses paid or incurred by the Independent Contractor unless otherwise agreed to in writing.

Federal, State, and Local Payroll Taxes

Company shall not withhold or pay federal, state, or local income taxes or payroll taxes of any kind on behalf of the Independent Contractor or the employees of the Independent Contractor. Company shall not treat the Independent Contractor as an employee with respect to the services performed hereunder for federal, state, or local tax purposes.

Notice to Independent Contractor About Its Tax Duties and Liabilities

The Independent Contractor understands that she is responsible to pay, according to law, the Independent Contractor's federal and state income taxes, and that Company is not withholding or paying any portion of Independent Contractor's taxes. If the Independent Contractor is not a corporation, the Independent Contractor further understands that the Independent Contractor may be liable for self-employment (Social Security) tax, to be paid by the Independent Contractor according to law.

Responsibility for Workers' Compensation

No workers' compensation insurance shall be obtained by Company covering the Independent Contractor or employees of the Independent Contractor. The Independent Contractor shall comply with the workers' compensation law concerning the Independent Contractor and the employees of the Independent Contractor.



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Termination of Agreement

This Agreement may be terminated at any time by Company or the Independent Contractor, by written notice to the other party. Notice shall be deemed to have been sufficiently given either when served personally or when sent by first-class mail addressed to the parties at the addresses set forth in this Agreement. Company shall not be liable for, nor shall the Independent Contractor be liable to perform, any services or expenses incurred after the receipt of notice of termination

Independent Contractor Status

The Independent Contractor expressly represents and warrants to Company that (1) she is not and shall not be construed to be an employee of the Company and that her status shall be that of an independent contractor solely responsible for her actions and inactions; (2) the Independent Contractor shall act solely as an Independent Contractor, not as an employee or agent of Company; and (3) the Independent Contractor is not authorized to enter into contracts or agreements on behalf of Company or to otherwise create obligations of Company to third parties.

Assignability

This Agreement shall not be transferred or assigned, in whole or in part, by the Independent Contractor without the prior written consent of Company.

Choice of Law

Any dispute under this Agreement, or related to this Agreement, shall be decided in accordance with the laws of the state of Texas.

Agreement

This Agreement supersedes all prior oral or written agreements, if any, between the parties and constitutes the entire agreement between the parties. The Agreement cannot be changed or modified orally. This Agreement may be supplemented, amended, or revised only in writing by agreement of the parties.



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Confidential Matters and Proprietary Information

The Independent Contractor recognizes that during the course of contract performance she may acquire knowledge or confidential business information or trade secrets. The independent Contractor agrees to keep all confidential information in a secure place and further agrees not to publish, communicate, divulge, use, or disclose, directly or indirectly, for her own benefit or for the benefit of another, either during or after contract performance, any confidential business information or trade secrets. Upon termination or expiration of this Agreement, Independent Contractor shall deliver all records, data, information, and other computer media or documents produced or acquired during the performance of this Agreement and all copies thereof to Company. Such material shall remain the property of Company. This obligation of confidence shall not apply with respect to information that (1) is available to the Independent Contractor from third parties on an unrestricted basis; or (2) is disclosed by Company to others on an unrestricted basis.

Conflicts of Interest

The Independent Contractor shall not act as an agent for, consultant to, or as an officer, employee, or other representative of any subcontractor or supplier to Company, or serve in any of the foregoing capacities for any of Company's competitors or prospective competitors, without giving prior written notification to Company. The Independent Contractor hereby warrants that there is no conflict of interest between the Independent Contractor's other employment, if any, or other contracts, if any, and the activities to be performed hereunder. The Independent Contractor shall advise Company if a conflict of interest arises in the future.

Inventions, Patents, Trademarks

The terms "work," "trademark," and "invention" include anything created for Company by the Independent Contractor, whether alone or with others, and whether those others be independent contractors, employees, or agents of Company.

- The term "work" means any and all writings, designs, models, drawings, photographs, physical property, reports, etc., that are protectable under Title 17 of the U.S. Code.
- The term "trademark" means any name, word, phrase, logo, design, or other graphic depiction generated during the performance of this Agreement that is or can be used to describe either a product or service of Company.



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3. The term "invention" means any designs, processes, inventions, or discoveries that may be patentable or otherwise protectable under Title 35 of the U.S. Code.

Work Made for Hire

During the performance of this agreement, the Independent Contractor may create certain works for Company that may be copyrighted under the laws of the United States. To the extent that any such works are created, the Independent Contractor will be considered to have created a work made for hire as defined in 17 U.S.C. § 101, and Company shall have the sole right to the copyright. If any work created by the Independent Contractor does not qualify as a work for hire, the Independent Contractor agrees to assign her right in the work to Company, as provided below.

Title to Works, Trademarks, and Inventions Produced

It is understood and agreed that the entire right, title, and interest throughout the world to all works, trademarks, and/or inventions that are conceived of, prepared, procured, generated, or produced, whether or not reduced to practice, by the Independent Contractor, either solely or jointly with others during the course of, in connection with, or as related to the performance of this Agreement, shall be and hereby are vested and assigned by the Independent Contractor to Company.

The Independent Contractor agrees to execute any and all documents prepared by Company and to do all other lawful acts as may be required by Company to establish, document, and protect such rights.

The Independent Contractor has acquired or shall acquire from each of her employees, consultants, and subcontractors, if any, the necessary rights to all such works, trademarks, and inventions produced by such employees, consultants, and subcontractors, within the scope of their employment by the Independent Contractor in performing services under this Agreement. The Independent Contractor shall obtain the cooperation of each such employee to secure to Company or its nominees the rights Company may acquire in accordance with the provisions of this clause.

Reports

The Independent Contractor, when directed, shall provide written reports with respect to the services rendered hereunder.



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Security Regulations

The Independent Contractor shall comply with all applicable security regulations of Company.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of Man, 2024 (date).

INDEPENDENT CONTRACTOR
By Penna Daviels /
Print name DeAnne Daniel
Title (if applicable) Dwne-
HUNTSVILLE INDEPENDENT SCHOOL DISTRICT
a AlhinaM
Print name ASN/W Wimin
Title (if applicable) Director of Special Fauration



Form W-9

[Rev. November 2017]
Department of the Treasury
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.

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Contract Rates

Speech-Language Pathology Services	Rate
Complete Initial FIE (Speech Only) *	\$900
Re-Evaluation (Speech Only) *	\$850
Initial FIE (Speech +) *	\$800
Re-Evaluation (Speech +) *	\$750
Bilingual Evaluation *	S950/ per Evaluation (due date less than 2 weeks S1000/evaluation)
IEP/ARD Prep/Attendance (virtually)	\$150/hr (PRN/as needed)
Direct Therapy services (virtually)	
Medicaid Billing	
Indirect Services/Consult	
(administration/teacher/student)	
Observations	
Progress Report Updates	
Service Logs	
Treatment Planning	
Professional Development Meetings	



Full-Time: Speech-Language Pathologist	\$725/day (to include all duties listed above)			
Full-Time: SLP-Assistant	S500/day			

Diagnostician Services	Rate
FIE and Re-Evaluations: Specific Learning Disabilities (SLD)- including Dyslexia and Dysgraphia *	\$1100 (includes test interpretation with parent)
FIE and Re-Evaluations: Emotional Disturbance (ED), Intellectual Disability (ID), and Autism (AU) – (in collab with an LSSP) *	S1300 (includes test interpretation with parent)

^{*}Includes complete evaluation and report writing time (Contractor must be given access to the software utilized by the district)