SACRAMENTO CITY UNIFIED SCHOOL DISTRICT BOARD OF EDUCATION

Agenda Item 8.1d

Meeting Date: August 20, 2015
<u>Subject</u> : Approve Operational MOU B etween Sacramento City Unified School District and St. HOPE Public Schools – Oak Park Preparatory Academy
 □ Information Item Only □ Approval on Consent Agenda □ Conference (for discussion only) □ Conference/First Reading (Action Anticipated:) □ Conference/Action □ Action □ Public Hearing
<u>Department</u> : Office of Strategy and Innovation
<u>Recommendation</u> : Approve Operational Memorandum of Understanding between Sacramento City Unified School District and St. HOPE Public Schools –I pursuant to the

California Charter Schools Act responsibilities of the parties, the charter school. The Operational between the District and the Charter School to the District, the responsibilities, their legal relational addressed or resolved in the temporary control of the parties.

Financial Considerations

be the responsibility of thCharter School to apply for funding doethe Charter School under LCFF.

The Charter School has elected to receive funding from the State directly, pursuant to Education Code section 47651. The District shall comply with Education Code section 47635 providing the Charter School wiftending in lieu of property taxes However, the Parties understand that in the event that such funds are not timely received by the District due to processing delays at either the state or county level, such funds spadvided to the Charter School as soon as practicable after such funds are made available to the District recognizes the authority of the Charter School to pursue additional sources of funding. Any application for funding by the Charte School that depends on the support or creditworthiness of the District shalbe presented to the District for its prior written approval

- (b) <u>District Applications for Funding</u>. When the District applies for additional sources of funding in the form grants and/or categorical funding at the request of and for the benefit of the Charter School, the District will receive precent (1%) of such funds the time they are paid to the Charter Schooluchfunds shall not be considered revenue for purpose WKH 'LVWULFW¶V RYHUVQ(b)KW IHH VHW IRUWK LQ VHFWLRQ
- (c) Expenditure of FundsThe Charter School agrees to comply with all regulations related to expenditures and receipt of its funds (including compliance with federal and state compliance regulations and certifications)Assets or funds allocated or held by the Charter School for provision of its educational services shall be used consistent with applicable law and the terms of any funding restrictionshe Charter School will provide the Disst with written monthly notice when the Charter School withdraws funds deposited by the Sacramento County Superintendent of Schools in the Sacramento County Treasury for the account of the Charter School and redeposits those funds in a financial institute selected by the Charter School. Such notice is provided when the Charter School provides the District with monthly bank statements from the banks where all Charter Schools accounts are held. Withthem calendar days opening an account at antik or other financial institution, the Charter School will provide written notice to the District of the commencement of that account, the type of account, the financial institution or bank and any identifying account numbers.
- (d) <u>Compliance with Procedes</u>. To the extent that the Charter School is required to submit records conformation to the District of the County Office of Education in order to confirm funding, those records must be prepared by the Charter School in conformance with District or county procedures.
- 7. Legal Relationship Pursuant to its charter and Education Code section 47604, the Charter School is operated by the Norofit. The Charter School and the on-Profit are separate legal ntities from the District. As such, the District shall not be liable for the debts or obligations of the Charter School or the Norofit to the maximum extent permitted by applicable law. Except as such reimbursement is limited by law, including but not limited to Education Code section 47618 is DJUHHG WKDW LW LV WKH 3DUWLHV¶ LQ no unreimbursed cost or expenses of any type whatsoever as a result of its relationship with the Charter School. The Charter School may not enter into a contract or agreement to be and am agreement to be and am agreement to be and agreement to be agreement agree

operated by any other nonofit public benefit corporation (or any other corporation or entity) without the express written prior approval of the Districthe obligations of the Charter School under such agreement or contract are solely the reitpility of the Charter School and the Non Profit, and are not the responsibility of the District.

- 9. Fiscal Relationship.
- (a) Administrative Services. The Charter School may purchase any of the 3 2 S W L R Q D O \$ G P L Q L V W U D W L Y Hstrocthruthel' E M W U G FHW \ V Q D W H H60F KEH G 6 H U Y L F H V W R & K D Schwelthle'. Glfrithe RC Racter School Helects to purchase such V H U Y L F H V W K H 'L V W U L F W \ V D J U H H P H Q W W R S U R Y L G H W K R by the Parties in separate agreement. The District reserves the right to annually revise the Fee 6 F K H G X O H W R U H I O Hotal down at walk kattes, and while the District reserves the charter School contracts for services the Charter School is purchasing from the Districte Charter School contracts for services that require the District to provide labor beyond the current work and vacation calendars of District employees, then the Charter School shall pay the actual cost of these services.
- (b) Oversight Fee. The Parties agree that the District will incur costs in connection with its performance of supervisory oversight of the Charter School as required, by that it is not in the best interests of either Party to require a mechanical assessment, accounting, billing and payment process to compensate the District for such constructions further agree that the District is not providing the Charter School with stantially rentree facilities as referenced by Education Code section 47613(b). Therefor at the actual cost RIWKH'LVWULFW¶VVXSHUYLVRISION ROYER SCHUYLVRISION ROYER SCHUYL ROYER S

36XSHUYLVRULDO 2YHUVLJKW´DV XVHG LQ WKH (GXFDWLR) &RGH VHFWLRQV DQG WR PHDQ WKH 'LVWULFW following:

x Identification of at least one (1) staff member as contact person for the Charter School.

- 7 K H & K D U W H U 6 F K R R O \P V I X Q G V V K D O O E H P D Q D provides a high degree of protection of the \square W H U 6 F K R R O \P V D V V F All transactions shall be recorded and documented in an appropriate (2)
- (3)

- (e) <u>Voter Approved Measres</u>. In the event that the District seeks and receives a voter approved bond or parcel tax, the Charter School shall have no entitlement to any portion of the funds unless otherwise negotiated in adv,amces otherwise required by law he Charter School agrees that it has no entitlement to funds currently being received, if any, by the District under former parcel tax or bond elections.
- (f) Loans. The Charter School agrees that it shall establish a fiscal plan for repayment of any loans received the Charter School in advance of receipt of such lottins. agreed that all loans sought by the Charter School shall be authorized in advance by the governing board of the Charter School and shall be the sole responsibility of the Charter School. The District will have no obligation with respect to any loans received by the Charter School to finance its operations, and any such loan shall be the sole responsibility of the Charter School. Upon request, the Charter School will provide information retigg any such loan to the requesting agency pursuant to Education Code section 47604.3. The Charter School shall notify the District, in writing, no later than thirty (30) days for to entering into any delathatsoever.
- (g) Advance of Funds. The District may in its sole discretion advance funds to the Charter School. In addition, the District may in its sole discretion ide a line of credit for the Charter School
- (h) Cash Flow and Reserve he Parties agree that the maintenance of a sufficien level of funding reserve is in the best interest of Charter School and its successful operation. Accordingly, Charter School shall maintain reserves of no less than three percent (3%). An explanation of any projected drop in reserves below the three percent (3%) level must be LQFOXGHGLQWKH&KDUWHU 6FKRRO¶V DVVXPSWLRQV LQW

(i)

subd.(c); Ed. Code, § 47646subd.(a).)

In recognition of WKH &KDUWHU 6FKRRO¶V XVH RI (O 'RUDGR &RXQV the District will not assess a Special Education Encroachment Fee. The Notition will provide to the District a copy of the agreement between the Profit and El Dorado Count (or other third party SELPA). The Notition must notify the District of any changes to or termination of its SELPA agreement. The Notition must be a part of a SELPA at all times.

- (b) Compliance with Applicable LawAll children will have access to the Charter School and no student shall be denied admission due to disability. The Charter School shall be solely responsible for compliance with HFWLRQ RIWKH5HKDELOLWDWLRQ 8 6 & ether and the Americans with Disabilities Act of 1990 (42 U.S.C. §§ 12101et seq), except as otherwise agreed to by the parties, such as in a Facilities Use Memorandum of Understanding
- (c) Student Study TeamThe Charter School agrees to implement a Student Study 7 H D P ³ 6 6 7 ´, a3dene fall to Wuld ation function that develops strategies for students in the

- ³ 6 7 5 6 ′ IR US XWEKO L F (PSOR\HHV¶ 5 HWLUHPHQW 6\VWHP ³ 3 (5 6 ′ responsible for entering into a contract with STRS and/or PERS or the District. At the request of the Charter School, the District shall create any reports required by STRS StraPERnay charge the Charter School for the actual costs of such reporting services.
- (d) NCLB. The Charter School will be responsible for ensuring its staff is compliant ZLWK DOO SURYLVLRQV RI WKH IHGHUDO 1R &KLOG /HIW %H
- 14. Indemnification. The NonProfit shall promptly defend, indemnify, and hold harmless the District, its officers, directors, employees, agents, representatives, volunteers, administrators, successors, and assigns (collectively hereinafter, the HPQLILHG 3DUWLHV

- 22. Venue. The Parties agree that any legal action to enftbreeerms of this Agreement shall be brought in the appropriate court in Sacramento County, California.
- 23. Notices. All notices, requests, and other communications under this Agreement shall be in writing and submitted in writing to the addresses such fibelow. Notice shall be deemed