MOU Amendment

The parties to this Agreement are Chabot College ("Lead Agency") and the City of Union City ("Contractor"), jointly referred herein as "Parties" regarding subcontracting services for the Employment Plus II (EPII) Programs for High Risk Youth that will serve 57 connected and disconnected youth in the Tri-Cities area.

Whereas, Chabot College, the Lead Agency, has received grant funds through a contract from the Alameda County Workforce Investment Board Workfor4ce Board pursuant to the Workforce Investment Act of 1998; and

Whereas, Lead Agency wishes to expend these grant funds to provide an EPII Program; and

Whereas, Lead Agency will utilize these funds to reimburse Berkeley Youth Alternative the Contractor, for the appropriate staffing of student and staff for the EPII Program;

Now, therefore, the Parties agree as follows to an **AMENDMENT** to original MOU that was signed July 15, 2012

1. STATEMENT OF SERVICES TO BE PERFORMED

The services to be performed by the Contractor under this Agreement are as described in Attachment A, which is fully incorporated by reference herein.

2. PAYMENT FOR SERVICES TO BE PERFORMED (AMENDMENT)

The Lead Agency agrees to pay up to the total sum of \$\frac{\\$213,000}{\}\$ (An increase of \$\frac{\\$45,000}{\}\$ from \$122,300 original MOU) to the Contractor for the services to be performed as described in Attachment A. This will cover augmentation of 2 staff hours for 20 hours week (outreach specialist at 25hr) & the summer employment of 20 students at total of \$20,000. Upon receipt of a signed agreement, the Contractor may invoice the Lead Agency in accordance with Attachment A. The invoices must reference the Agreement number and be signed by the Contractor's chief financial officer or designee.

3. AMENDMENT

This is the entire Agreement between the parties and can be modified only by a written amendment signed by all of the Parties. The following is an amendment to the original MOU that was signed 8/30/12.

13. NOTICE

Any notice requirement to be given under this Agreement shall be deemed sufficient if deposited in the United States mail, with proper postage affixed, and addressed to the appropriate party at the address appearing below.

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(510) 845-9010	(510) 723-6600
X	X
Niculia Williams	Susan Sperling, Ph.D.
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	X
	Lorenzo Legaspi
	Vice Chancellor Business Services