

Program Application: 83382152

Linked Pre-Application Form - DO NOT DELETE

Reconnect Outdoors

Grant Amount Requested

\$65,000.00

Organization Name

Local Color

Urban Grant Program Application Questions

Overview

Type of project (check all that apply)

Grant category (check all that apply)

Parks, Trails, and Public Access, Environmental Education

Project Location: Address / Neighborhood

What is the physical location of the project? If there is no physical location, please enter "N/A." If the project will be in multiple locations, please list all. Note: project location(s) must be within the Authority's jurisdiction.

Reconnect Outdoors operates across multiple open spaces within Santa Clara County, with participants being recruited from the focus area of East San José neighborhoods where families experience barriers to access to nature. All outing locations are within the Santa Clara Valley Open Space Authority's jurisdiction and are carefully selected based on multiple criteria, including their location within a 30-minute transit reach of our target neighborhoods, overall safety and accessibility, landscape and habitat diversity, and alignment with our bilingual environmental education curriculum. These criteria ensure that each site provides meaningful educational opportunities, beautiful and varied natural settings, and a welcoming, family-friendly environment where participants can safely explore and build lasting connections with local parks.

Project Location

Open Space Authority District of Project Location(s)(check all that apply)

Authority District 1, Authority District 2, Authority District 3, Authority District 4, Authority District 5, Authority District 6, Authority District 7

Who does the project serve? Please indicate which Open Space Authority Districts are served (where do the people served by the program live) (check all that apply)

Authority District 6, Authority District 7

Project Abstract

Reconnect Outdoors is a bilingual environmental education program that connects Latine and Spanish-speaking families in East San José to nature through guided hikes and interactive community gatherings. Founded in 2022 with seed funding from Justice Outside and now fiscally sponsored by Local Color, the program removes barriers to park access by offering free transportation, healthy meals, and culturally relevant, bilingual programming. By promoting physical activity, community connection, and environmental learning, Reconnect Outdoors addresses health inequities and fosters environmental stewardship in neighborhoods most impacted by pollution, linguistic isolation, and limited green space. Through shared experiences in local parks, families build a lasting sense of belonging, wellness, and care for the land.

Project Planning

Describe the proposed project.

Reconnect Outdoors is a community-based environmental education program that bridges equitable park access, cultural connection, and environmental stewardship for Latine families in Santa Clara County, with a primary focus in East San José. We host regular guided hikes to local parks for communities who face limitations for park access, offering free transportation to ensure families can participate without barriers. Each outing combines movement, learning, and connection through interactive learning stations, guided interpretation, and reflection time, allowing participants to explore local ecosystems, share stories, and strengthen community bonds. In addition to the hikes, we hope to host Nature Lotería Nights—bilingual community gatherings where individuals and families connect around environmental themes, celebrate culture, and build relationships rooted in care for the land and for each other.

The program aligns with the Santa Clara Valley Open Space Authority's mission to conserve natural areas and connect people to nature by making the outdoors accessible to those who have historically been excluded. It also supports the goals of the Santa Clara Valley Greenprint and the Measure Q and T Expenditure Plans by advancing equitable access to open space, fostering environmental education, promoting community health, and building climate resilience in urban settings.

Each outing integrates culturally relevant, bilingual programming that nurtures curiosity, connection, and stewardship of our shared environment while strengthening social cohesion among the families we serve. Environmentally, the program promotes biodiversity awareness and teaches conservation practices such as water conservation and habitat protection. Socially, it addresses isolation among Spanish-speaking families and fosters healing through time in nature. Educationally, activities align with Next Generation Science Standards (NGSS) and Common Core by exploring topics like ecosystems, adaptation, and interdependence through hands-on, experiential learning. Participants build ecological vocabulary in both English and Spanish, contributing to environmental literacy and confidence. Overall, Reconnect Outdoors advances social and environmental justice by removing systemic barriers to open space through bilingual facilitation, free transportation, shared meals, and culturally inclusive activities that affirm belonging in nature.

Describe key project deliverables and estimated completion dates.

From April 2026 through October 2027, Reconnect Outdoors will host 15 guided community hikes across Santa Clara County parks and 5 bilingual Nature Lotería Nights. Each hike will include bilingual interpretation, guided environmental education, interactive learning stations, reflection time, and a shared community meal. The Nature Lotería Nights will take place in accessible community spaces and serve as opportunities for environmental education, storytelling, and dialogue around climate change, conservation, and cultural relationships with the land.

The project will roll out in four main phases:

April–June 2026: Program launch, community outreach, orientation sessions, and pilot hikes to test logistics and gather participant feedback.

June–December 2026: Implementation of 8 guided hikes and 3 Nature Lotería Nights, accompanied by a mid-program evaluation and adaptive learning process.

January–June 2027: Completion of the remaining 7 hikes and 2 Nature Lotería Nights, with refined outreach and strengthened partnerships for deeper community engagement.

July–October 2027: Closing gatherings, final evaluation, sustainability planning, and preparation of final deliverables and reports.

Reconnect Outdoors will provide both programmatic and reporting deliverables to the funder throughout the grant cycle, including:

- Quarterly progress reports with photos, participation data, and participant reflections.
- Publicly shareable bilingual curriculum and facilitation modules (Spanish/English) developed to support community-led hikes and environmental learning.
- Final comprehensive report including aggregated metrics, participant outcomes, lessons learned, and recommendations for future implementation.
- Community-facing impact report summarizing results in accessible language for families, community partners, and local stakeholders.
- Demographic and evaluation data from participant surveys, highlighting key trends in environmental awareness, health, and sense of belonging.
- Photographic documentation of outings and Nature Lotería Nights that capture community engagement and learning moments.

All activities and deliverables will be completed by October 2027, ensuring that the program's results, materials, and insights can be shared widely to strengthen the broader movement for equitable access to nature and environmental education in Santa Clara County.

Does this project require permission, permits, or other approvals? If so, please describe the status of these.

No formal permits are required for most of our events, as outings take place in publicly accessible parks. When visiting Open Space Authority preserves such as Máyyan 'Ooyákma, which may require additional coordination, the necessary permissions will be arranged at least three months in advance, and any required project forms will be submitted in accordance with park use protocols. Throughout the program, we will maintain open communication with park stewards to ensure full compliance with site requirements and to support a positive, collaborative relationship with park staff.

What is the lifetime of this project? If applicable, describe plans for operating and maintaining the project in the future.

Reconnect Outdoors began operating with seed funding from Justice Outside, through our fiscal sponsor Latinos United for a New America(LUNA). This initial funding sustained the first two years of programming and demonstrated the long-term potential and impact of the model. If awarded, the Urban Grant Program will allow Reconnect Outdoors to continue for one to two more years, allowing us to deepen community relationships and expand access to the outdoors for more families residing in park-poor areas of the city. Sustainability is supported through our new fiscal sponsorship under Local Color, a San José-based nonprofit that manages the Local Commons, a space that houses multiple community-centered projects focused on art, culture, and public engagement. In the future, we envision expanding Reconnect Outdoors through collaboration with Local Color's artist network to incorporate arts-based elements into hikes and Nature Lotería Nights, weaving creativity and environmental education together.

Describe the project's readiness for implementation.

Reconnect Outdoors is fully ready to be implemented. The project already has established logistics, transportation systems, and trusted relationships with families and partner organizations. Community members are familiar with the program and regularly reach out to ask when the next set of outings will begin. Safety protocols and insurance are in place, and partnerships with local restaurants and small businesses provide culturally appropriate meals during outings. The structure is simple, tested, and effective: participants sign up through bilingual outreach channels, transportation is provided via van rentals, and families begin an excursion to a local park for guided activities, hiking, and shared meals. This structure has been successfully implemented for two years and can be replicated seamlessly once funding is secured.

Project Budget

Budget Summary - Grant Request & Budget Summary - Matching Funds

Grant request: Personnel

\$0.00

Grant request: Contracted Services

\$23,700.00

Grant request: Supplies / Materials

\$5,000.00

Grant request: Other Direct Costs

\$36,300.00

Grant request: Indirect Costs

\$0.00

Total Matching Funds

\$0.00

Total Budget

\$65,000.00

Please upload a detailed version of your budget by accessing the link below:

Reconnect_Outdoors_Budget_Summary.xlsx

Materials and Budget Template (item #9) found here: <https://www.openspaceauthority.org/programs/grant.html#Materials>

Provide a brief budget narrative to explain the expenses listed in each of the budget categories (e.g. Personnel).

The total project budget request is \$65,000. This budget supports 15 guided community hikes and 5 bilingual Nature Lotería Nights across Santa Clara County between April 2026 and October 2027. Each category has been carefully developed to ensure equitable access, participant safety, and high-quality, culturally grounded programming.

Contracted Services (\$23,700): Reconnect Outdoors operates under fiscal sponsorship and therefore classifies staffing under contracted services rather than personnel. This category includes compensation for the Program Director (\$17,700), who leads planning, outreach, coordination, and facilitation, and a Support Assistant (\$6,000), who provides logistical support during outings, manages food distribution, and ensures participant safety and comfort.

Transportation (\$12,000): Covers the rental of two 15-passenger vans for each hike to provide free transportation for participants, removing one of the primary barriers to park access for families in East San José.

Food (\$12,000): Provides healthy, culturally relevant meals from local, family-owned restaurants for 20 total outings and gatherings, supporting community economic sustainability while ensuring participants are nourished and energized during five-mile hikes and outdoor learning activities.

Supplies and Materials (\$5,000): Funds bilingual educational materials, updates to the Nature Lotería game, signage for outdoor learning stations, and small but essential gear such as first-aid kits and hiking equipment.

Insurance (\$3,000): Covers per-event liability insurance and administrative requirements for up to 15 park outings, ensuring safety and compliance.

Incentives (\$3,000): Provides small program incentives—such as raffles, giveaways, or recognition items—that encourage consistent participation and celebrate community involvement.

First Aid and Outdoor Safety Training (\$1,000): Supports training for the program team to ensure participant safety during hikes and outdoor learning activities.

Fiscal Sponsorship Fees (\$4,776): Allocated to Local Color, which provides fiscal management, insurance coverage, and administrative support through its Local Commons initiative, ensuring the program's financial accountability and compliance.

Contingency (\$524): A modest contingency allocation to cover unexpected expenses such as vehicle rate increases, last-minute accessibility needs, or additional safety supplies.

This budget is cost-effective and community-centered. Every expense directly supports the program's goal of creating safe, inclusive, and healing outdoor experiences for Spanish-speaking families who face systemic barriers to open space access.

Award Amount: The Board reserves the right to award partial funding on projects. If your project were to receive partial funding, what would this mean for your project?

If the project were to receive partial funding, we would prioritize maintaining the 15 community hikes and the provision of transportation, as these are essential to ensuring equitable access. Other program elements, such as the number of Nature Lotería Nights or food provided, could be scaled accordingly without compromising the core mission of the program.

Project Goals

Describe the specific problems, issues, or unserved needs the project will address.

East San José residents face multiple overlapping inequities, limited access to parks, high pollution burden, linguistic isolation, and health disparities. All of these factors prevent them from enjoying and benefiting from the outdoors. The community that Reconnect Outdoors serves is concentrated in census tracts 6085503110, 6085503401, 6085503402, 6085503601, and 6085501501, which are between 53–78% Latine, have some of the highest rates of linguistic isolation in the county, and are identified by CalEnviroScreen 4.0 as overburdened by air pollution and socioeconomic vulnerability. Many participants work long hours, lack reliable transportation, and have limited opportunities for recreation and outdoor exploration. Reconnect Outdoors fills that gap by creating a trusted, bilingual, and culturally relevant space where families can access nature, improve their health, and build community. Additionally these census tracts are located in the heart of school districts that have been struggling with budget cuts and have minimized or eliminated field trips for youth. Reconnect Outdoors hopes to fill this gap by providing opportunities for youth and parents alike creating intergenerational programming to strengthen familial and community bonds.

How does this project serve the community?

Number of people served

300

Number of youth served

90

Number of programs provided

20

Other Grantee Goal #1 (optional)

Collect qualitative data from at least 100 participants through reflection circles and surveys to capture shifts in environmental awareness and sense of belonging.

Other Grantee Goal #2 (optional)

Impact

Describe the lasting impact of the project. Please include whether the program is open to the public and whether any materials developed will be available to the public.

The program is open to the public and intentionally prioritizes families experiencing transportation and food insecurity, key barriers that prevent many Latine residents from accessing county parks. By providing free transportation, healthy meals, and bilingual facilitation, Reconnect Outdoors removes the logistical and cultural barriers that have historically excluded these communities from outdoor recreation and environmental learning. During the first two years, over 80% of participants visited county parks for the first time through our outings. Many participants have since returned on their own and shared these experiences with loved ones, expanding awareness of local open spaces through word-of-mouth and community pride.

According to the 2025 Latino Health Assessment by the County of Santa Clara, East San José residents experience some of the county's most severe health disparities, including high rates of diabetes, obesity, and heart disease, compounded by environmental stressors such as air pollution, overcrowding, and limited access to safe green spaces. Reconnect Outdoors directly responds to these inequities through bilingual, intergenerational outings that promote physical activity, community connection, and mental wellness in nature, addressing both the social and environmental determinants of health.

The report also emphasizes that Latino families' strongest assets are their cultural resilience and social support networks. Reconnect Outdoors builds on those strengths by creating culturally rooted, trauma-informed spaces where families can share knowledge, celebrate traditions, and heal together in nature. These collective experiences foster not only healthier individuals, but a more connected and environmentally conscious community, advancing a long-term vision of equity, wellness, and stewardship in Santa Clara County.

Climate Resilience

How does this project enhance and/or raise awareness about climate resilience? Please include any metrics that can be used to help quantify or understand the climate benefits of the project.

Reconnect Outdoors strengthens community climate resilience by creating opportunities for environmental education, dialogue, and shared learning. Each hike and Nature Lotería Night includes conversations about topics like native plants, biodiversity, and local environmental issues such as air quality and water conservation. Participants learn how small actions, like reducing waste or protecting local creeks, connect to broader climate health. These outings also promote emotional resilience: spending time in nature together helps families manage stress and build social support networks that are critical during times of environmental and economic uncertainty.

Community Engagement / Stakeholder Support / Community Building

Describe the community support and/or community engagement process. Please upload any community support letters in the Documents Upload section below.

Reconnect Outdoors was born out of community conversations in East San José, LUNA hosted an environmental Justice Academy where over 30 monolingual Spanish speakers attended and 8-part workshop to share their ideas and concerns for the environment, from there, families expressed a deep desire for outdoor spaces that felt safe, welcoming, and culturally relevant. Since then, the program has grown through word of mouth and direct relationships. Our initial fiscal sponsor, LUNA, helped root the program in community organizing and environmental justice. Through our current fiscal sponsorship with Local Color, we plan to support future programming via upcoming grant opportunities, community partnerships, individual donations, and local sponsorships. In addition to providing structural and creative support, through Local Color's Local Commons network, we are connected with artists and other community projects that open future opportunities for collaboration, such as integrating art into hikes and Nature Lotería Nights. A letter of support from a community member will be included to demonstrate the ongoing community commitment and enthusiasm for the program.

Underserved Communities

Describe how the project addresses open space needs for sensitive populations such as residents of park-poor neighborhoods, underserved, or disadvantaged communities, youth, seniors, persons with disabilities, or is located within an under-resourced community.

Reconnect Outdoors serves residents of East San José neighborhoods that are both park-poor and heavily impacted by environmental and socioeconomic burdens. According to CalEnviroScreen 4.0, these communities face high exposure to air pollution, traffic density, and limited access to green space. Many participants are monolingual Spanish speakers, low-income, or single parents with limited transportation. By providing bilingual facilitation, free transportation, and community-centered activities, this program directly removes the barriers preventing families from accessing open spaces. The experience of loading into vans, traveling together, and exploring parks mirrors the cultural tradition of excursions familiar in many Latin American countries, transforming it into a joyful, community-driven journey of connection and health.

Organizational Capacity

Briefly describe the organization and its ability to successfully implement this project. This might include successful past projects, key staff qualifications, financial resources, etc.

Reconnect Outdoors is led by Mayra Pelagio, founder of Ignite Community Connections, who holds a B.S. in Environmental Science and Management from the University of California, Davis. Mayra previously served as Executive Director of Latinos United for a New America (LUNA), where she secured financial resources for the organization and led successful campaigns advancing environmental justice, community health, and civic engagement. She currently serves as Co-Chair of the Bay Area Air District's Community Advisory Council, where she continues to bridge environmental policy with community voice.

Mayra maintains an informal advisory relationship with local leaders such as Victoria Partida, who works with the Santa Clara County Public Health Department supporting the Juntos Program—a Parks Rx-style initiative that prescribes outdoor time to children diagnosed with chronic illnesses—and also serves as President of the Tropicana–Lanai Neighborhood Association in the heart of East San José. These relationships help ensure Reconnect Outdoors remains aligned with local health and environmental priorities while staying rooted in the community it serves.

Additionally, Mayra checks in regularly with program participants to gather feedback and shape upcoming activities, ensuring that programming reflects evolving community needs, interests, and accessibility considerations. This participatory approach has helped Reconnect Outdoors build deep trust, consistent attendance, and strong word-of-mouth support.

Fiscal sponsorship through Local Color provides financial oversight, insurance coverage, and administrative infrastructure. Through Local Color's Local Commons network, Reconnect Outdoors is also connected to a creative ecosystem of artists and community initiatives, expanding opportunities for collaboration and sustainability. Together, this structure and leadership provide both the experience and accountability necessary to deliver high-quality, community-driven programming and long-term impact.

Leadership & Innovation

Describe how this project employs innovative approaches or encourages collaboration and partnerships.

Reconnect Outdoors represents a unique and innovative model for environmental education, one that is bilingual, culturally rooted, and centered in community healing. By blending environmental education with cultural practices such as Nature Lotería and group excursions, the program redefines what outdoor access can look like for immigrant and Latine families. Partnerships with LUNA, Justice Outside, and now Local Color demonstrate an evolution of collaboration across community organizing, environmental philanthropy, and the arts. Looking ahead, we aim to incorporate art, storytelling, and creative expression into hikes and community gatherings, deepening the link between culture and conservation. This model not only removes barriers to open space access but also expands who gets to lead, learn, and belong in nature.

Documents Section

Document Uploads (please combine into one file if possible)

OSA_ro_Letter of Support_Victoria.pdf

Additional files (if needed)

Please Sign _ Local Commons Model C Agreement - signed (1).pdf

Additional files (if needed)

Submitted Date - Internal

Summary Field:

Name: Average Score (no bonus)

Form: Staff Review

Summary Type: average

Field: Base Score Total

Decimal: 2

Currency: No

Description/Help Text: NONE

Short Name: NONE

Field Purpose: NONE

Filter:

- ALL:
 - isComplete | is | true

Summary Field:

Name: Total Count of Submitted Reviews

Form: Staff Review

Summary Type: count

Field: NONE

Decimal: NONE

Currency: No

Description/Help Text: NONE

Short Name: NONE

Field Purpose: NONE

Filter:

- ALL:
 - isComplete | is | true
 - Folder | is | Submitted

Program Application: File Attachments

Please upload a detailed version of your budget by accessing the link below:

Reconnect_Outdoors_Budget_Summary.xlsx

Document Uploads (please combine into one file if possible)

OSA_ro_Letter of Support_Victoria.pdf

Additional files (if needed)

Please Sign _ Local Commons Model C Agreement - signed (1).pdf

Reconnect Outdoors Proposed Budget		
Open Space Authority Urban Grant Program		
Category	Description	Total
Contracted Services	Program Director: planning, outreach, coordination, facilitation; Program Aide; day-of operations, food distribution	23700
Program Director	17700	
Program Aide	6000	
Supplies & Materials	Bilingual educational materials, Nature Lotería updates, hiking ge	5000
Materials	5000	
Direct Costs	Direct programming costs	
Transportation	800/ event	12000
Food	600/ event	12000
Insurance	200/month	3000
Incentives	150/event	3000
First Aid & Outdoor Safety Training	1000	1000
Fiscal Sponsorship & Administrative Fees	8% of grant funding	4776
Contingency	524	524
Total Project Cost		65000

Victoria Partida
tropicalalanai@gmail.com
831-512-2700

Dear Open Space Authority Grant Committee,

I am writing to express my wholehearted and enthusiastic support for the grant application submitted by Local Colors for their Reconnect Outdoors program. As a resident of East San Jose who has personally participated in these hikes, I have witnessed firsthand the profound and positive impact they have on individual health and community well-being.

The benefits I experienced were a sense of community building among my neighbors. The hikes provided an excellent form of exercise that was adaptable to different fitness levels. In our neighborhood, we have a high incidence of chronic diseases, and the hikes we took not only contributed to community building, but at an individual level, they helped those who experience chronic disease. The time spent in nature was calming for the adults and children who participated. Additionally, the sense of community was nice, as our neighborhood has limited available green space to build community.

On these hikes, I connected with people from my own neighborhood, we shared stories, and encouraged each other on the trail. We were able to share natural remedies that are common in our native countries. This program does more than lead people on trails; it weaves a stronger community bond in East San Jose, combating the isolation that can affect urban communities. According to the 2024 Santa Clara County Latino Health Assessment, Latinos in the east side of San Jose experience isolation at higher levels when compared to the overall county. The facilitators allow participants to share cultural traditions and experiences.

In a community where health disparities and limited access to green space are real concerns, the Reconnect Outdoor program is a vital community service. It provides a scalable, sustainable, and joyful solution to improving public health and fostering social connection.

With increased funding, Reconnect Outdoors can expand this transformative program to reach even more residents of East San Jose. Please feel free to contact me at 831-512-2700 or tropicalalanai@gmail.com if you would like to hear more about my personal experience.

Thank you,

Victoria Partida, MPH

President, Tropicana-Lanai Neighborhood Association



BUILDING EQUITABLE PATHWAYS FOR ARTISTS TO THRIVE

Pre-approved Grant (Model C) Fiscal Sponsorship Agreement

This is a Fiscal Sponsorship Agreement (“Agreement”), dated Jun 14, 2025 (“Effective Date”), between **LOCAL COLOR, EIN 47-3980272**, a California tax-exempt organization under Section 501(c)(3) of the Internal Revenue Code (“Fiscal Sponsor”), and (“Commons Member”):

<u>Ignite Community Connections</u>	<u>301 Carnoble Dr. Hollister, CA 95023</u>
PROJECT NAME	PROJECT ADDRESS
<u>Mayra Pelagio-Munoz</u>	<u>LLC (EIN)</u>
PROJECT DIRECTOR NAME	PROJECTS LEGAL ENTITY TYPE

BACKGROUND

Fiscal Sponsor **Local Color** designed the **Local Commons** to support the many logistics surrounding **funding for creative projects centered in the South Bay Area**. Fiscal Sponsor maintains a fiscal sponsorship program, accepting and regranting funds it receives to third parties capable of carrying out mission-aligned projects.

Commons Member submitted a fiscal sponsorship application requesting that Fiscal Sponsor support a project (“Project”). The application included a description of the Project, which is attached as **Exhibit A**.

Fiscal Sponsor has approved the fiscal sponsorship application after determining that fiscal sponsorship of the Project furthers Fiscal Sponsor’s charitable mission.

By signing this Agreement, the Fiscal Sponsor and Commons Member agree to the following terms and conditions governing their commons management relationship regarding the Project.

TERMS AND CONDITIONS OF FISCAL SPONSORSHIP

1. **Term.** This Agreement begins on the Effective Date and unless shortened or lengthened as allowed under this Agreement will conclude one year after the Effective Date.
2. **Legal Status of Commons Member.** If Commons Member is an organization, Commons Member represents and warrants that its governing documents, completed and filed IRS Form SS-4, and/or other documentation deemed satisfactory by Fiscal Sponsor to evidence Commons Member's separate existence as a legal entity are accurate and complete. Commons Member has a business license or business tax registration. If Commons Member is an individual, Commons Member shall personally assume full legal, fiscal, and oversight responsibility for all responsibilities and obligations of the Commons Member under this Agreement.
3. **Authorized Representative.** The person signing this Agreement on behalf of Commons Member is authorized to make all requests and approvals for Commons Member. This person may delegate this responsibility to another Project stakeholder by giving written notice to Local Color which may come in the form of email. Commons Member agrees any such delegation will only be made according to Commons Member’s governing documents or agreed upon policies.

4. Solicitation. Commons Member may solicit (in compliance with applicable law, and under Fiscal Sponsor's further supervision) gifts, contributions, and grants to Fiscal Sponsor for the purposes of the Project. Commons Member shall provide to Fiscal Sponsor a list of all potential funding sources and copies of Commons Member's proposed fundraising materials. Commons Member's choice of funding sources to be approached, online fundraising vendors used (if any), and the text of Commons Member's fundraising materials, including grant applications, are subject to Fiscal Sponsor's prior approval (in writing or by email). All grant agreements, pledges, or other commitments with funding sources to support the Project via Fiscal Sponsor's Project Fund described below shall be executed by Fiscal Sponsor. Commons Member is not an agent of Fiscal Sponsor for purposes of soliciting gifts, contributions, and grants, and is not authorized to make any binding commitments, either express or implied, to funding sources on behalf of Fiscal Sponsor. The cost of any reports or other compliance measures required by such funding sources shall be borne by Commons Member.
5. Receipt and Disbursement of Funds. Commons Member will instruct all third parties making grants or donations to support the Project ("Donors") to make contributions via check or Electronic Funds Transfer (EFT) payable to "LOCAL COLOR" with a memo for Ignite Community Connections (FEIN: 47-3980272).

All official correspondences from Donor(s) should be addressed to:

LOCAL COLOR, P.O. BOX #150, SAN JOSE, CA 95103, ATTN: COMMONS MANAGER.

All funds contributed by Donors will initially be received by the Fiscal Sponsor. Fiscal Sponsor will notify Commons Member of any pledge letters, grant agreements, or charitable funds received within ten (10) business days. Fiscal Sponsor has created a restricted fund (the "Local Commons Fund") exclusively designated for the purposes of the Project and, unless otherwise provided for under this Agreement, will grant all amounts that it may receive from Donors for the purposes of the Project, less any administrative charges described in this Agreement, to Commons Member.

To receive a disbursement, Commons Member may request funds 15 days in advance through submission of an invoice or request reimbursement through submission of paid receipts. Commons Member will make reimbursement requests within 30 days after the expense is incurred.

6. Use of Funds.
 - a. By Commons Member. Unless authorized in writing or email by Fiscal Sponsor, Commons Member will spend all funds received from Fiscal Sponsor in furtherance of the Project within ninety (90) days of receipt, or in accordance with Donor restrictions. Commons Member shall return any funds not so spent to Fiscal Sponsor, who shall allocate them to the Project Fund designated for purposes of the Project. Commons Member will not use funds from the Project Fund in any manner inconsistent with Section 501(c)(3) of the Internal Revenue Code or any other applicable law. Commons Member shall use funds solely for the purposes of the Project, and Commons Member shall repay to Fiscal Sponsor any portion of the amount granted which is not so used by the Commons Member, provided that:
 - i. Any changes in the purposes for which funds are spent by Commons Member must be approved by Fiscal Sponsor (in writing or by email) before

implementation.

- ii. Fiscal Sponsor retains the right, if Commons Member breaches this Agreement or if Commons Member's conduct related to the Project jeopardizes Fiscal Sponsor's legal or tax status or subjects it to a lawsuit or regulatory action, to withhold, withdraw, or demand the immediate return of grant funds, and to spend such funds so as to accomplish the purposes of the Project as nearly as possible within Fiscal Sponsor's sole judgment and abilities.

7. Control of Funds. Commons Member understands that in order for Fiscal Sponsor to ensure funds are used for appropriate mission-aligned purposes, Fiscal Sponsor retains full legal ownership of, and discretion and control over, funds contributed to Fiscal Sponsor for the purposes of the Project and placed in the Project Fund. Fiscal Sponsor retains the unilateral power to redirect the use of funds received for purposes of the Project away from Commons Member to another beneficiary capable of fulfilling the purposes of the Project. However, Fiscal Sponsor may only expend or regrant these funds in a manner consistent with the Project's purposes. It is the intent of the parties that this Agreement is interpreted to provide Fiscal Sponsor with variance powers necessary to enable Fiscal Sponsor to treat the Project Fund as Fiscal Sponsor's asset in accordance with Accounting Standards Codification (ASC) paragraphs ASC 958-605-25-25 and -26, formerly expressed in Statement No. 136 issued by the Financial Accounting Standards Board (FASB).

8. Project Activities.

- a. Commons Member Responsibility: Commons Member will have sole responsibility for planning and carrying out the Project. Commons Member will be solely responsible for submitting Fund disbursement requests in accordance with Paragraph 4 and for performance of any contracts with third parties, including venues, contractors, consultants, helpers, assistants, and vendors. Fiscal Sponsor acknowledges that the conduct of Commons Member and its personnel or agents, if any, and any other legal obligations of Commons Member, are the sole responsibility of Commons Member.
- b. No Financial Obligations for Commons Member: Except for disbursements as contemplated by Paragraph 4, Fiscal Sponsor has no obligation to provide any financial support to Commons Member in any form, including, without limitation, making loans or additional grants, advancing cash, or covering direct expenses.

9. Donor Benefits Notice. Commons Member is responsible for notifying Fiscal Sponsor of any benefits provided by Commons Member to Donors in exchange for any contribution, and for estimating the fair market value of such. For example, if Commons Member holds a fundraising event to support its sponsored activities and sells tickets for \$50, but ticket buyers receive \$20 worth of entertainment and refreshments at the event, then Commons Member must provide this information to Fiscal Sponsor so that Fiscal Sponsor may issue appropriate and accurate tax receipts to said Donors.

10. Tax Deductibility. Commons Member understands that contributions to Fiscal Sponsor for the purposes of the Project are only tax-deductible under the Internal Revenue Code to the extent that they are motivated by donative intent. Anyone making a contribution for the purposes of the Project without the requisite intent, especially the Commons Member or a member of the

Commons Member's family, should consult a professional tax advisor. Fiscal Sponsor reserves the right not to accept any contribution. Fiscal Sponsor assumes no responsibility for ensuring that contributions to Fiscal Sponsor for the purposes of the Project are tax-deductible to any particular Donor. Fiscal Sponsor does provide donor acknowledgement letters for any donations received above \$250 from a Donor but does not provide individual tax advice; therefore all Donors are encouraged to consult their own professional advisers to address questions on deductibility or donative intent.

11. In-Kind Contributions. Fiscal Sponsor hereby appoints Commons Member, and Commons Member accepts appointment, as Fiscal Sponsor's nonexclusive agent for the limited purpose of receiving from Donors proposed contributions to Fiscal Sponsor of non-monetary assets for the purposes of the Program ("In-Kind Contributions"). Commons Member agrees to promptly report to Fiscal Sponsor each In-Kind Contribution it receives or proposes to receive, such reports to include photographs of such In-Kind Contributions, so that Fiscal Sponsor may decide whether it wishes to accept or not to accept such In-Kind Item. In furtherance of such appointment, Commons Member agrees to hold each In-Kind Contribution solely for the benefit of Fiscal Sponsor until such time as Fiscal Sponsor, in its sole discretion, requests that Commons Member transfer such In-Kind Contribution to Fiscal Sponsor, grants such In-Kind Contribution to Commons Member for the purposes of the Project, or instructs Commons Member that it does not wish to accept such In-Kind Contribution and to return such In-Kind Contribution to the Donor. Nothing in this Agreement shall constitute the naming of Commons Member as an agent or legal representative of Fiscal Sponsor for any purpose whatsoever except as specifically and to the extent set forth in this Paragraph 10 .
12. Cost Allocations to Fiscal Sponsor. In order to defray Fiscal Sponsor's costs of administering the Project Fund and other activities under this Agreement, Fiscal Sponsor shall deduct an administrative charge of 8% of all amounts received for the Project. This administrative charge shall be assessed, recorded, and deducted each time a donation is received into the Project Fund. Fiscal Sponsor may additionally, at its sole discretion, deduct from the Project Fund any special or unusual costs it incurs in administering the Project Fund (such as bank penalty fees resulting from a Donor's bounced check, late fees or stop-payment charges, or similar fees resulting from contributions). Fiscal Sponsor will deduct from the Project Fund the cost of any reports or other compliance measures required by funding sources. Unless not permitted by a Donor agreement Fiscal Sponsor enters into in support of the Project, any interest earned on amounts held in the Project Fund shall be retained in Fiscal Sponsor's general fund.
13. Additional Resource Exchange. This provision is in place to hold discussion for any additional services or supports provided by either the Project or Fiscal Sponsor that are not described in this agreement. Any additional services provided will be documented and contracted under a separate Statement of Work agreement.
14. Use of Property. Unless a Donor agreement Fiscal Sponsor enters into in support of the Project stipulates otherwise, any tangible or intangible property obtained or created by Commons Member as part of or in connection with the Project will become the property of Commons Member. Commons Member agrees to use said property for the purposes of the Project and further grants Fiscal Sponsor a fully paid up, worldwide, unrestricted, irrevocable, license with right to sublicense and create derivatives of any intellectual property created or obtained by

Commons Member with funds received under this Agreement. All rights not expressly granted herein are retained by Commons Member.

15. Confidentiality. In working together on the Project, Fiscal Sponsor and Commons Member may share “confidential information” with one another, including, without limitation, information about financial, funding, and other matters. Fiscal Sponsor and Commons Member will each use the other party’s confidential information only in connection with activities under this Agreement and will keep this information confidential. Confidential information does not include information that is subject to customary exceptions under a non-disclosure agreement, such as information generally available to the public, information already known by the receiving party before entering into this Agreement, or information independently developed. All confidential information furnished under this Agreement is and will remain the property of the furnishing party. The receiving Party of Confidential Information will use the same only for the purposes related to its disclosure and will exercise reasonable care and precaution to protect the disclosing Party’s Confidential Information to prevent unauthorized disclosure.

Commons Member agrees that any unauthorized use or disclosure of confidential Information in a manner inconsistent with the terms of this Agreement may cause Fiscal Sponsor irreparable damage for which remedies other than injunctive relief may be inadequate. Accordingly, if Commons Member discloses or uses (or threatens to disclose or use) any confidential information in breach of the protections hereunder, then Fiscal Sponsor will have the right to seek injunctive relief to enjoin such acts, in addition to any other remedies, in state or federal court.

16. Publicity. Commons Member grants Fiscal Sponsor the right to issue and authorize publicity concerning the Project and Commons Member, and to use Commons Member's name and approved biographical data in connection with the display, distribution, and advertising of the Project.
17. General Reporting. Commons Member will: (a) complete and submit to Fiscal Sponsor an annual report that describes the activities in furtherance of the Project it conducted with the aid of the Fund and report on Commons Member’s compliance with this Agreement, (b) deliver to Fiscal Sponsor fiscal year-end Project financial reports and supporting documentation, and (c) meet with Fiscal Sponsor staff to discuss Project activities.
18. Donor-specific Reporting & Compliance. If Fiscal Sponsor accepts funds from Donor(s) in support of the Project and the Donor(s) require certain restrictions and/or certain reporting and compliance obligations, Fiscal Sponsor will notify Commons Member of these restrictions and obligations prior to disbursing such funds to Commons Member and Commons Member agrees to comply with such terms as a condition of receiving funds originating from said Donor(s). Fiscal Sponsor and Commons Member shall work together to ensure compliance with any such restrictions and obligations. The parties agree any reports required to be submitted to a particular Donor will be prepared by Commons Member and then submitted to Fiscal Sponsor for review and approval prior to submission to applicable Donor.
19. Lobbying Restrictions. No funds to support the Project will be earmarked to be used in any

attempt to influence legislation within the meaning of Internal Revenue Code (IRC) Section 501(c)(3). Further, certain Donors may prohibit any form of lobbying with the funds they contribute to support the Project.

20. Political Activity Prohibition. No funds to support the Project can be used to participate or intervene in any political campaign on behalf of or in opposition to any candidate for public office, to induce or encourage violations of law or public policy, to cause any private inurement or improper private benefit to occur, nor to take any other action inconsistent with IRC Section 501(c)(3).
21. Recordkeeping; Inspection. Commons Member will maintain its books and records in a manner that provides Fiscal Sponsor with sufficient detail to review expenditures related to the Project and make them available to Fiscal Sponsor upon request. Fiscal Sponsor may monitor the Project to ensure compliance with this Agreement, the Project purposes, Fiscal Sponsor's exempt purposes, and applicable laws.
22. Limits on Claims. Because the Project Fund is held for the purposes of the Project, the parties intend that its assets are not subject to the claims of any creditor or to legal process resulting from activities of Fiscal Sponsor unrelated to such purposes.
23. Tax Status and Staff Changes. Either party will immediately notify the other of any change in their legal or tax status. Commons Member will immediately notify Fiscal Sponsor of any changes to Commons Member's executive staff or key staff responsible for carrying out the purposes of the Project.
24. Assignment. Commons Member may not assign its rights or delegate duties under this Agreement to anyone else without the prior written consent of Fiscal Sponsor.
25. Media Inquiries. Either party to this Agreement will promptly advise the other party of any media inquiries received regarding the Project. Upon Fiscal Sponsor's request, Commons Member will not respond to media inquiries prior to receiving advisement from Fiscal Sponsor.
26. Indemnification. Commons Member will defend, indemnify and hold harmless Fiscal Sponsor, its respective officers, directors, employees, representatives, agents, successors (collectively "Fiscal Sponsor Parties") and assigns from and against all claims, liabilities, losses, damages, and expenses (including, but not limited to, reasonable attorneys' fees and all related costs and expenses) incurred by Fiscal Sponsor as a result of any claim, judgment, or adjudication against Fiscal Sponsor arising from: (a) Commons Member's performance under or breach of this Agreement, (b) any claims by third parties involving the Project, including any claims of infringement, misappropriation, or otherwise regarding the Project. Commons Member will have no obligation to indemnify Fiscal Sponsor Parties to the extent the liability is solely caused by a Fiscal Sponsor Party's gross negligence or willful misconduct.
27. Insurance. Commons Member is responsible for procuring and maintaining its own insurance. Commons Member shall provide Fiscal Sponsor with evidence of a general liability insurance coverage policy and shall name Fiscal Sponsor as an additional insured under said policy.
28. Termination.

- a. Termination Rights. Either party may terminate this Agreement at any time by giving 30 days written notice to the other. In addition, either party may immediately terminate this Agreement upon a material breach by the other or if Fiscal Sponsor reasonably determines that Commons Member's conduct or the Project itself could adversely affect Fiscal Sponsor's tax status. Such notice must be in writing.
 - b. Fund Allocation after Termination. After termination, Fiscal Sponsor may, at its sole discretion, allocate any remaining balance in the Project Fund to purposes that Fiscal Sponsor believes may accomplish goals substantially similar to the Project.
 - c. Effect of Termination. Sections 12, 13, 15, 19, 26, 29, 30, 31, 34 will survive expiration or termination of this Agreement. Commons Member and Fiscal Sponsor will cooperate in transition Project activities and will use reasonable efforts to minimize interruption and any adverse impacts of the termination on the Project.
29. Relationship.
- a. Independence of the Parties. This Agreement shall not be deemed to create any relationship of employment, partnership, joint venture, fiduciary or other agency between Fiscal Sponsor and Commons Member, and Commons Member shall make no such representation to anyone.
 - b. No Authority to Bind Fiscal Sponsor. Commons Member acknowledges and agrees that it does not have authority to enter into contracts that bind Fiscal Sponsor or create obligations on the part of Fiscal Sponsor.
30. Entire Agreement; Amendments. This Agreement, together with 'Exhibit A.' Project Description, expresses the final, complete, and exclusive agreement between Fiscal Sponsor and Commons Member as to the Project, and supersedes any and all prior or contemporaneous written and oral agreements or communications between Fiscal Sponsor and Commons Member relating to its subject matter. The terms of this Agreement may be changed at any time by mutual agreement of Fiscal Sponsor and Commons Member so long as the changes are in writing and signed by an authorized representative of each party. If there are any inconsistencies between the Project Description and this Agreement, this Agreement will control.
31. Governing Law. This Agreement shall be governed by, and construed under, the laws of California without reference to any conflicts of law principle that would apply the substantive laws of another jurisdiction to the parties' rights or duties.
32. Consent to Exclusive Jurisdiction and Venue. The parties each hereby consents to personal jurisdiction and venue in the California Superior Court, County of Santa Clara, or the United States District Court for the Northern District of California, San Jose Division for any action brought by any party arising out of the breach or threatened breach of this Agreement. The parties each agree that any action arising out of or related to this covenant shall be brought only and exclusively in the California Superior Court, County of Santa Clara or the United States District Court for the Northern District of California, San Jose Division.
33. Arbitration. Any dispute, controversy or claim arising out of or relating to this contract, including the formation, interpretation, breach or termination thereof, including whether the claims asserted are arbitrable, will be referred to and finally determined by arbitration in accordance with the Judicial Arbitration and Mediation Services ("JAMS") International Arbitration Rules.

The tribunal will consist of a sole arbitrator. The seat of the arbitration will be Santa Clara County, California. The language to be used in the arbitral proceedings will be English. Judgment upon the award rendered by the arbitrator(s) may be entered in the California Superior Court, County of Santa Clara, or the United States District Court for the Northern District of California, San Jose Division.

34. Severability. If any provision of this Agreement is held by a court or arbitrator of competent jurisdiction to be contrary to law, such provision will be changed by the court or by the arbitrator and interpreted so as to best accomplish the objectives of the original provision to the fullest extent allowed by law, and the remaining provisions of this Agreement will remain in full force and effect.
35. No Waiver. Neither party to this Agreement will by mere lapse of time, without giving notice or taking other action hereunder, be deemed to have waived any breach by the other party of any of the provisions of this Agreement. Further, the waiver by either party of a particular breach of this Agreement by the other will not be deemed to be a continuing waiver of such breach or of other breaches of the same or other provisions of this Agreement.
36. Attorneys' Fees and Expenses. If any legal action, arbitration or other proceeding is brought for the enforcement of this Agreement, or because of an alleged dispute, breach, default or misrepresentation in connection with any of the provisions of this Agreement, the successful or prevailing party shall be entitled to recover reasonable attorneys' fees and other costs incurred in that action, arbitration or proceeding, in addition to any other relief to which it may be entitled.
37. Counterparts. This Agreement may be executed in one or more counterparts, each of which will be deemed an original and all of which will be taken together and deemed to be one instrument. Transmission by fax or PDF of executed counterparts will constitute effective delivery.

(Signature Page Follows)

Agreed:

Fiscal Sponsor SIGNATURE


Erin Salazar (Jun 20, 2025 15:28 PDT)

Erin Salazar, Local Color Executive Director

Jun 20, 2025

Date



Carman Gaines, Local Color Associate Director

Jun 16, 2025

Date

Commons Member SIGNATURE


Mayra Pelagio (Jun 14, 2025 10:41 PDT)

Signature

Jun 14, 2025

Date

Mayra Pelagio-Munoz , CEO

Name, Title

Ignite Community Connections

Project Title

'Exhibit A' Project Description

Ignite Community Connections is a community-rooted initiative that brings together nature-based wellness and civic engagement to foster healing, belonging, and empowerment—especially among communities historically excluded from both outdoor access and decision-making spaces. This project blends

Disbursement Schedule

A schedule for the disbursement of funds will be determined after grant funding is received.

If grant funding has already been received, the timing of disbursements shall be as follows:

Schedule

Request for Taxpayer Identification Number and Certification

**Give Form to the
 requester. Do not
 send to the IRS.**

▶ Go to www.irs.gov/FormW9 for instructions and the latest information.

Print or type. See Specific Instructions on page 3.	1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank. Mayra Pelagio-Munoz		
	2 Business name/disregarded entity name, if different from above Ignite Community Connections LLC		
	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.		
	<input checked="" type="checkbox"/> Individual/sole proprietor or single-member LLC <input type="checkbox"/> C Corporation <input type="checkbox"/> S Corporation <input type="checkbox"/> Partnership <input type="checkbox"/> Trust/estate		
	<input type="checkbox"/> Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶ _____ 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. federal tax purposes. Otherwise, a single-member LLC that is disregarded from the owner should check the appropriate box for the tax classification of its owner.		
	<input type="checkbox"/> Other (see instructions) ▶ _____		
	5 Address (number, street, and apt. or suite no.) See instructions. 301 Carnoble Dr		Requester's name and address (optional)
6 City, state, and ZIP code Hollister, California 95023			
7 List account number(s) here (optional)			

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see *How to get a TIN*, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see *What Name and Number To Give the Requester* for guidelines on whose number to enter.

Social security number									
				-			-		
or									
Employer identification number									
				-	45	98	17		

Part II Certification

Under penalties of perjury, I certify that:

1. 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
2. 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
3. I am a U.S. citizen or other U.S. person (defined below); and
4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here	Signature of U.S. person <small>Mayra Pelagio (Jun 14, 2025 10:41 PDT)</small>	Date ▶ 02/14/1995
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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-DIV (dividends, including those from stocks or mutual funds)

- 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.

By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, *Withholding of Tax on Nonresident Aliens and Foreign Entities*).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the instructions for Part II for details),
3. The IRS tells the requester that you furnished an incorrect TIN,
4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see *Special rules for partnerships*, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code*, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note: ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or “doing business as” (DBA) name on line 2.

c. **Partnership, LLC that is not a single-member LLC, C corporation, or S corporation.** Enter the entity’s name as shown on the entity’s tax return on line 1 and any business, trade, or DBA name on line 2.

d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a “disregarded entity.” See Regulations section 301.7701-2(c)(2)(iii). Enter the owner’s name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner’s name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity’s name on line 2, “Business name/disregarded entity name.” If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is a(n) . . .	THEN check the box for . . .
• Corporation	Corporation
• Individual • Sole proprietorship, or • Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes.	Individual/sole proprietor or single-member LLC
• LLC treated as a partnership for U.S. federal tax purposes, • LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or • LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes.	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)
• Partnership	Partnership
• Trust/estate	Trust/estate

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys’ fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2—The United States or any of its agencies or instrumentalities
- 3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5—A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8—A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10—A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for . . .	THEN the payment is exempt for . . .
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)

B—The United States or any of its agencies or instrumentalities

C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)

E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)

F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state

G—A real estate investment trust

H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940

I—A common trust fund as defined in section 584(a)

J—A bank as defined in section 581

K—A broker

L—A trust exempt from tax under section 664 or described in section 4947(a)(1)

M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See *What Name and Number To Give the Requester*, later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/Businesses and clicking on Employer Identification Number (EIN) under Starting a Business. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983.

You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983.

You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

3. Real estate transactions.

You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
2. Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account ¹
3. Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
4. Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
5. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
b. So-called trust account that is not a legal or valid trust under state law	The actual owner ¹
6. Sole proprietorship or disregarded entity owned by an individual	The owner ³
7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A))	The grantor*
For this type of account:	Give name and EIN of:
8. Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
10. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
11. Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
12. Partnership or multi-member LLC	The partnership
13. A broker or registered nominee	The broker or nominee

For this type of account:	Give name and EIN of:
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
15. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships*, earlier.

*Note: The grantor also must provide a Form W-9 to trustee of trust.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes.

Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at spam@uce.gov or report them at www.ftc.gov/complaint. You can contact the FTC at www.ftc.gov/idtheft or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see www.IdentityTheft.gov and Pub. 5027.

Visit www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

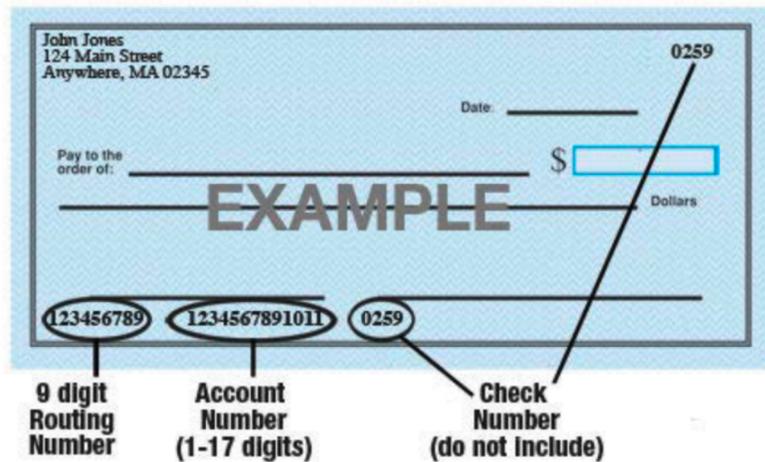
LOCALCOLOR

BUILDING EQUITABLE PATHWAYS FOR ARTISTS TO THRIVE

Thank you for partnering with Local Color! To ensure timely and secure payment for your services, we'd like to collect your direct deposit information for future payments processed through Bill.com. *Please note: Bill.com may require additional verification before your first direct deposit.*

We take your financial information seriously. All data is transmitted using secure encryption and stored securely in accordance with industry best practices. **If you have any questions regarding direct deposit or Bill.com payments, please don't hesitate to contact the administrative team at hello@localcolorsj.org.**

Full Name: Mayra Pelagio (As it appears on your bank account)



Bank Account Type: Checking Account Savings Account (CHECK ONE)

Routing Number: 321176804 (9-digit number)

Account Number: 700979472 (Your bank account number)

Email Address: mayra@ignitecommunityconnections.com

Mailing Address: 301 Carnoble Dr. Hollister, CA. 95023

By signing below **Local Color** is hereby authorized to directly deposit funds to the account listed above. This authorization will remain in effect until I modify or cancel it in writing.

Signature:  Mayra Pelagio (Jun 14, 2025 10:41 PDT)

Date: 06/14/25

Please Sign | Local Commons Model C Agreement

Final Audit Report

2025-06-20

Created:	2025-06-02
By:	Heidi Jumper (heidi@localcolorsj.org)
Status:	Signed
Transaction ID:	CBJCHBCAABAATm4PWdPO7pqM0CH5yXv4hZmHRgGz5dHx

"Please Sign | Local Commons Model C Agreement" History

-  Document created by Heidi Jumper (heidi@localcolorsj.org)
2025-06-02 - 7:14:39 PM GMT
-  Document emailed to mayra@ignitecommunityconnections.com for signature
2025-06-02 - 7:19:06 PM GMT
-  Email viewed by mayra@ignitecommunityconnections.com
2025-06-14 - 5:15:35 PM GMT
-  Signer mayra@ignitecommunityconnections.com entered name at signing as Mayra Pelagio
2025-06-14 - 5:41:21 PM GMT
-  Document e-signed by Mayra Pelagio (mayra@ignitecommunityconnections.com)
Signature Date: 2025-06-14 - 5:41:23 PM GMT - Time Source: server
-  Document emailed to Carman Gaines (carman@localcolorsj.org) for signature
2025-06-14 - 5:41:25 PM GMT
-  Document e-signed by Carman Gaines (carman@localcolorsj.org)
Signature Date: 2025-06-16 - 6:09:07 PM GMT - Time Source: server
-  Document emailed to Erin Salazar (erin@localcolorsj.org) for signature
2025-06-16 - 6:09:08 PM GMT
-  Email viewed by Erin Salazar (erin@localcolorsj.org)
2025-06-16 - 6:12:13 PM GMT
-  Document e-signed by Erin Salazar (erin@localcolorsj.org)
Signature Date: 2025-06-20 - 10:28:05 PM GMT - Time Source: server

✔ Agreement completed.

2025-06-20 - 10:28:05 PM GMT