



BLX Group LLC

777 S. Figueroa Street, Suite 3200

Los Angeles, CA 90017

Ph 213 612 2200 Fx 213 612 2499

blxgroup.com

October 22, 2021

Dusty Nevatt
Chief Business Officer
Alvord Unified School District
9 KPC Parkway, 2nd Floor
Corona, CA 92879

Re: Arbitrage Rebate Compliance Services

Dear Ms. Nevatt,

This letter is to confirm the engagement of BLX Group LLC (“BLX”) by Alvord Unified School District (the “Obligor”) for the purpose of performing calculations relating to the arbitrage and rebate requirements contained in the Internal Revenue Code (the “Code”) and the legal advice described below. The calculations are to be performed with respect to the bond issue(s) listed on Exhibit A hereto (the “Bonds”) applying applicable federal tax rules.

BLX will calculate the amount of rebate liability with respect to the Bonds once per year as of the end of each bond year (unless specifically directed in writing otherwise by the Obligor) and as of the final maturity or redemption of the Bonds (each such date on which a rebate calculation is performed is referred to herein as a “Rebate Calculation Date”) applying regulations of the United States Department of the Treasury (“Treasury”) in effect on such Rebate Calculation Date. In addition, if a “penalty in lieu of rebate” election under Code Section 148(f)(4)(C)(vii) has been made by the Obligor with respect to the Bonds, BLX will calculate, every six months, the amount of such “penalty” as of the end of each six-month period beginning on the date of issue of the Bonds (each such date on which a penalty calculation is performed is referred to herein as a “Penalty Calculation Date”). (The term “Calculation Date” as used herein shall refer to a Rebate Calculation Date or a Penalty Calculation Date, as appropriate.) In addition, if required or requested by the Obligor, BLX will include in each report delivered to the Obligor an analysis of compliance with applicable arbitrage yield restrictions. With respect to each Calculation Date, BLX will prepare or cause to be prepared schedules reflecting the relevant calculations and the assumptions involved and will deliver a rebate or penalty liability report addressed to the Obligor as to the amount of the rebate or penalty liability as of such Calculation Date.

At the Obligor’s election, which election is made by the Obligor’s signature of this engagement letter, each such rebate or penalty liability report will include a legal opinion provided by the law firm, Orrick, Herrington & Sutcliffe LLP (“Orrick”). BLX will engage Orrick to represent BLX for the purpose of providing legal oversight and review as it deems necessary to render its opinion that the computations shown in the report are mathematically accurate and were performed in accordance with applicable federal law and regulations. No attorney-client relationship exists between Orrick and the Obligor by virtue of this engagement or the provision of the Orrick legal opinion. BLX is not a law firm and is not providing any legal advice to you. The Obligor undertakes to provide or cause to be provided to BLX all such relevant data, as specified by BLX from time to time, and shall cooperate with all reasonable requests of BLX in connection therewith. The Obligor also agrees to inform BLX of any actual or planned early redemption of the Bonds at its earliest opportunity.

BLX is not being engaged hereunder, and BLX is not hereby obligated, to undertake any of the following: (1) independently determine whether securities allocable to proceeds of the bonds were purchased at fair market value within the meaning of the Treasury Regulations; (2) perform an audit or review of the investments acquired with gross proceeds or the payment of debt service on the Bonds; (3) perform calculations or other research as to the desirability of elections or selections that may be available under applicable federal tax law; (4) review the tax-exempt status of interest on the Bonds or any other aspect of the Bond program except for rebate and penalty liability to the extent set forth in this engagement letter; (5) consider any information obtained by BLX pursuant to this engagement for any purpose other than determining such rebate and penalty liability; and (6) update any report delivered hereunder because of events occurring, changes in regulations, or data or information received, subsequent to the date of delivery of such report. Should the Obligor desire BLX to undertake any of the foregoing, such work will be the subject of a separate engagement and a separate fee, if any. In addition, BLX will be entitled to rely entirely on information provided by the Obligor and the Trustee and/or their agents and assigns without independent verification.

The fee with respect to the Bonds will be determined pursuant to Exhibit B hereto. Report Fees are due upon delivery of each report by BLX. This engagement is terminable by either party by written notice to the other, such termination to be effective immediately. BLX shall be entitled to assign its rights and obligations under this engagement in whole or in part upon prior written notice to the Obligor; provided that no such notice is required so long as Orrick retains the obligation to deliver legal opinions hereunder. No additional fees will be charged by Orrick for providing the legal services described herein. BLX will separately compensate Orrick for such services.

BLX and/or Orrick may have client relationships with other parties involved in some manner with the Bonds or the Obligor (for example, underwriters, trustees, rating agencies, insurers, credit providers, lenders, contractors, developers, advisors, investment advisors/providers/brokers, public entities and others) whether with respect to the Bonds or some unrelated matter(s). However, to the extent that a conflict-of-interest is created by this engagement, the Obligor hereby waives any such conflict. If this engagement letter is satisfactory, please have an authorized official execute one copy and return it to the undersigned.

Sincerely,

BLX Group LLC



Glenn Casterline
Managing Director

(213) 612-2229

gcasterline@blxgroup.com



EXHIBIT A
BONDS TO BE ENGAGED

Issue Description

1. \$4,360,000 ¹
Alvord Unified School District
Community Facilities District No. 2006-1
2007 Special Tax B Bonds

¹ Previously engaged.



EXHIBIT A

ARBITRAGE REBATE COMPLIANCE SERVICES FEE SCHEDULE ²

BASE FEE

<u>Service</u>	<u>Fee</u>
Engagement Fee (one-time fee, per issue)	No Charge
Report Fee (per report)	\$2,250
Disbursement Fee (per report) ³	\$25

ADDITIONAL FEES (per report, as appropriate)

<u>Service</u>	<u>Fee</u>
Variable Rate Issue	+\$500 - \$1,000
Transferred Proceeds Analysis	+\$500 - \$1,500
Commingled Funds Analysis	+\$500 - \$1,500
Yield Restriction Analysis	+\$500 - \$2,500
Cash Flow Recreation/Incomplete Records	+\$500 - \$1,500
Derivative Products Analysis Surcharge	+\$0-\$1,000
Final or 5 th Year Report	+\$500
Computation Periods in Excess of 12 Months (per additional year or fraction thereof)	+\$500

OPTIONAL SERVICES

Evaluating various elections and applications *To be negotiated separately*

Accepted:

ALVORD UNIFIED SCHOOL DISTRICT

By: _____

Print Name: _____

Title: _____

Date: _____

E-mail: _____

² Report fee will be capped at \$3,000 per report.

³ Analysis is provided in PDF format via E-Mail.