# **PROJECT MANUAL**

# CLAYTON B. WIRE HAZMAT REMEDIATION PROJECT

**CONTRACT NUMBER: 0262-461-CBW-HAZ** 

# SACRAMENTO CITY UNIFIED SCHOOL DISTRICT

# DOCUMENT 00 01 10

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#### **DOCUMENT 00 11 16**

#### **NOTICE TO BIDDERS**

- 1. Notice is hereby given that the governing board ("Board") of the Sacramento City Unified School District ("District") will receive sealed bids for the following project, Bid No. 0262-461-CBW-HAZ, Bid Package Clayton B. Wire HAZMAT Remediation Project:
- 2. The Project consists of:

# **HAZMAT** remediation and soft demo at Clayton B Wire Elementary School

3. To bid on this Project, the Bidder is required to possess one or more of the following State of California contractors' license(s):

#### **B AND C-22**

The Bidder's license(s) must remain active and in good standing throughout the term of the Contract.

- 4. To bid on this Project, the Bidder is required to be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code.
- 5. Contract Documents will be available on or after Thursday December 22, 2022, for review on e-Builder and can be downloaded at, <a href="https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. In addition, Contract Documents are available for bidders' review on the District's website <a href="https://www.scusd.edu/construction-projects-bids">https://www.scusd.edu/construction-projects-bids</a> and at the following builders' exchanges:
  - a. A. Bay Area Builders Exchange, Builders Exchange of Stockton, CalBX, CMD, ConstructConnect, Construction Bidboard, Dodge, Marin Builder AssociaMcGraw-Hill Construction Plancenter, Nevada County Contractors' Association, Placer County Contractors' Association, Sacramento Regional BX, and Valley Contractors Exchange
- 6. Sealed bids will be received until **10:00 a.m., January 9, 2023**, at the District Facilities Office, 5735 47th Avenue, Sacramento, California 95824 at which time the bids will be opened and publicly read aloud. Any bid that is submitted after this time shall be nonresponsive and returned to the bidder. Any claim by a bidder of error in its bid must be made in compliance with section 5100 et seq. of the Public Contract Code.
- 7. Pursuant to Public Contract Code section 20111.5, only prequalified bidders will be eligible to submit a bid for this Project. Any bid submitted by a bidder who is not prequalified shall be non-responsive and returned unopened to the bidder.

- 8. All bids shall be on the form provided by the District. Each bid must conform and be responsive to all pertinent Contract Documents, including, but not limited to, the Instructions to Bidders.
- 9. A bid bond by an admitted surety insurer on the form provided by the District a cashier's check or a certified check, drawn to the order of the Sacramento City Unified School District, in the amount of ten percent (10%) of the total bid price, shall accompany the Bid Form and Proposal, as a guarantee that the Bidder will, within seven (7) calendar days after the date of the Notice of Award, enter into a contract with the District for the performance of the services as stipulated in the bid.
- 10. A mandatory pre-bid conference and site visit will be held on <u>December 29</u>, 2022, at 10:00 a.m. at <u>Clayton B. Wire Elementary School</u> 5100 El Paraiso Avenue, Sacramento, CA 95824. All participants are required to sign in at Staff Parking Lot on East side of the Administration Building. The site visit is expected to take approximately 30 minutes. Failure to attend or tardiness will render bid ineligible.
- 11. The successful Bidder shall be required to furnish a 100% Performance Bond and a 100% Payment Bond if it is awarded the Contract for the Work.
- 12. The successful Bidder may substitute securities for any monies withheld by the District to ensure performance under the Contract, in accordance with the provisions of section 22300 of the Public Contract Code.
- 13. The successful bidder will be required to certify that it either meets the Disabled Veteran Business Enterprise ("DVBE") goal of three percent (3%) participation or made a good faith effort to solicit DVBE participation in this Contract if it is awarded the Contract for the Work.
- 14. The Contractor and all Subcontractors under the Contractor shall pay all workers on all Work performed pursuant to this Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to section 1770 et seq. of the California Labor Code. Prevailing wage rates are also available from the District or on the Internet at: <a href="http://www.dir.ca.gov">http://www.dir.ca.gov</a>.
- 15. This Project is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations pursuant to Labor Code section 1771.4 and subject to the requirements of Title 8 of the California Code of Regulations. The successful Bidder shall comply with all requirements of Division 2, Part 7, Chapter 1, Articles 1-5 of the Labor Code.
- 16. The Contractor and all Subcontractors under the Contractor shall comply with applicable federal, State, and local requirements relating to COVID-19 or other public health emergency/epidemic/pandemic including, if required, preparing, posting, and implementing a Social Distancing Protocol. Contractor shall further comply with the SCUSD Board Resolution 3211 from 10/12/21 requiring workers on District sites to be fully vaccinated against COVID-19, or else subject to weekly testing for COVID-19.

- 17. The District shall award the Contract, if it awards it at all, to the lowest responsive responsible bidder based on:
  - A. The base bid amount only.
- 18. The Board reserves the right to reject any and all bids and/or waive any irregularity in any bid received. If the District awards the Contract, the security of unsuccessful bidder(s) shall be returned within sixty (60) days from the time the award is made. Unless otherwise required by law, no bidder may withdraw its bid for ninety (90) days after the date of the bid opening.

#### **DOCUMENT 00 21 13**

#### **INSTRUCTIONS TO BIDDERS**

Bidders shall follow the instructions in this document, and shall submit all documents, forms, and information required for consideration of a bid.

Sacramento City Unified School District ("District") will evaluate information submitted by the apparent low Bidder and, if incomplete or unsatisfactory to District, Bidder's bid may be rejected at the sole discretion of District.

1. Bids are requested for a general construction contract, or work described in general, for the following project ("Project" or "Contract"):

## Clayton B. Wire HAZMAT Remediation Project

- 2. A Bidder and its subcontractors must possess the appropriate State of California contractors' license and must maintain the license throughout the duration of the project. Bidders must also be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code. Bids submitted by a contractor who is not properly licensed or registered shall be deemed nonresponsive and will not be considered.
- 3. The District has prequalified bidders pursuant to Public Contract Code section 20111.5. Only prequalified bidders will be eligible to submit a bid for this Project. Any bid submitted by a bidder who is not prequalified shall be deemed nonresponsive and will not be considered.
- 4. District will receive sealed bids from bidders as stipulated in the Notice to Bidders.
  - a. All bids must be sealed in an envelope, marked with the name and address of the Bidder, name of the Project, the Project Number and/or bid number, and time of bid opening.
  - b. Bids must be submitted to the District Office, Attn: Tina Alvarez-Bevens, 5735 47th Avenue, Sacramento, CA 95824 by date and time shown in the Notice to Bidders.
  - c. Bids must contain all documents as required herein.
- 5. Bidders are advised that on the date that bids are opened, telephones will not be available at the District Offices for use by bidders or their representatives. Bids will be opened at or after the time indicated for receipt of bids. The District reserves the right to verify the genuineness of any bid security.
- 6. Bidders must submit bids on the documents titled Bid Form and Proposal, and must submit all other required District forms. Bids not submitted on the District's required forms shall be deemed nonresponsive and shall not be considered. Additional sheets required to fully respond to requested information are permissible.

- 7. Bidders shall not modify the Bid Form and Proposal or qualify their bids. Bidders shall not submit to the District a re-formatted, re-typed, altered, modified, or otherwise recreated version of the Bid Form and Proposal or other District-provided document.
- 8. Bids shall be clearly written and without erasure or deletions. District reserves the right to reject any bid containing erasures, deletions, or illegible contents.
- 9. Bidders must supply all information required by each Bid Document. Bids must be full and complete. District reserves the right in its sole discretion to reject any bid as nonresponsive as a result of any error or omission in the bid. Bidders must complete and submit all of the following documents with the Bid Form and Proposal:
  - a. Bid Bond on the District's form, or other security.
  - b. Designated Subcontractors List.
  - c. Site Visit Certification, if a site visit was required.
  - d. Non-Collusion Declaration.
- 10. Bidders must submit with their bids cash, a cashier's check or a certified check payable to District, or a bid bond by an admitted surety insurer of not less than ten percent (10%) of amount of Base Bid, plus all additive alternates ("Bid Bond"). If Bidder chooses to provide a Bid Bond as security, Bidder must use the required form of corporate surety provided by District. The Surety on Bidder's Bid Bond must be an insurer admitted in the State of California and authorized to issue surety bonds in the State of California. Bids submitted without necessary bid security will be deemed nonresponsive and will not be considered.
- 11. If Bidder to whom the Contract is awarded fails or neglects to enter into the Contract and submit required bonds, insurance certificates, and all other required documents, within <u>SEVEN</u> (7) calendar days after the date of the Notice of Award, District may deposit Bid Bond, cash, cashier's check, or certified check for collection, and proceeds thereof may be retained by District as liquidated damages for failure of Bidder to enter into Contract, in the sole discretion of District. It is agreed that calculation of damages District may suffer as a result of Bidder's failure to enter into the Contract would be extremely difficult and impractical to determine and that the amount of the Bidder's required bid security shall be the agreed and conclusively presumed amount of damages.
- 12. Bidders must submit with the bid the Designated Subcontractors List for those subcontractors who will perform any portion of Work, including labor, rendering of service, or specially fabricating and installing a portion of the Work or improvement according to detailed drawings contained in the plans and specifications, in excess of one half of one percent (0.5%) of total bid. Failure to submit this list when required by law shall result in bid being deemed nonresponsive and the bid will not be considered.
- 13. All of the listed subcontractors are required to be registered as a public works contractor with the Department of Industrial Relations pursuant to the Labor Code.

- a. An inadvertent error in listing the California contractor license number on the Designated Subcontractors List shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive if the correct contractor's license number is submitted to the District within 24 hours after the bid opening and the corrected number corresponds with the submitted name and location for that subcontractor.
- b. An inadvertent error listing an unregistered subcontractor shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive provided that any of the following apply:
  - (1) The subcontractor is registered prior to the bid opening.
  - (2) The subcontractor is registered and has paid the penalty registration fee within 24 hours after the bid opening.
  - (3) The subcontractor is replaced by another registered subcontractor pursuant to Public Contract Code section 4107.
- 14. If a mandatory pre-bid conference and site visit ("Site Visit") is required as referenced in the Notice to Bidders, then Bidders must submit the Site Visit Certification with their Bid. District will transmit to all prospective Bidders of record such Addenda as District in its discretion considers necessary in response to questions arising at the Site Visit. Oral statements shall not be relied upon and will not be binding or legally effective. Addenda issued by the District as a result of the Site Visit, if any, shall constitute the sole and exclusive record and statement of the results of the Site Visit.
- 15. Bidders shall submit the Non-Collusion Declaration with their bids. Bids submitted without the Non-Collusion Declaration shall be deemed nonresponsive and will not be considered.
- 16. The Contractor and all Subcontractors under the Contractor shall pay all workers on all work performed pursuant to the Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to sections 1770 et seq. of the California Labor Code. Copies of the general prevailing rates of per diem wages for each craft, classification, or type of worker needed to execute the Contract, as determined by Director of the Department of Industrial Relations, are available upon request at the District's principal office. Prevailing wage rates are also available on the internet at http://www.dir.ca.gov.
- 17. Section 17076.11 of the Education Code requires school districts using funds allocated pursuant to the State of California School Facility Program for the construction and/or modernization of school building(s) to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%) per year of the overall dollar amount expended on projects that receive state funding or demonstrate its good faith effort to solicit DVBE participation in this Contract. In order to meet this requirement by demonstrating a good faith effort, Bidder must advertise for DVBE-certified subcontractors and suppliers before submitting its Bid.

For any project that is at least partially state-funded, the lowest responsive responsible Bidder awarded the Contract must submit certification of compliance with the procedures for implementation of DVBE contracting goals within 24 hours of being notified of being the apparent low bidder. its signed Agreement. DVBE Certification form is attached. Do not submit this form with your Bid.

- 18. Submission of bid signifies careful examination of Contract Documents and complete understanding of the nature, extent, and location of Work to be performed. Bidders must complete the tasks listed below as a condition to bidding, and submission of a bid shall constitute the Bidder's express representation to District that Bidder has fully completed the following:
  - a. Bidder has visited the Site, if required, and has examined thoroughly and understood the nature and extent of the Contract Documents, Work, Site, locality, actual conditions, as-built conditions, and all local conditions and federal, state and local laws, and regulations that in any manner may affect cost, progress, performance, or furnishing of Work or that relate to any aspect of the means, methods, techniques, sequences, or procedures of construction to be employed by Bidder and safety precautions and programs incident thereto;
  - b. Bidder has conducted or obtained and has understood all examinations, investigations, explorations, tests, reports, and studies that pertain to the subsurface conditions, as-built conditions, underground facilities, and all other physical conditions at or contiguous to the Site or otherwise that may affect the cost, progress, performance, or furnishing of Work, as Bidder considers necessary for the performance or furnishing of Work at the Contract Sum, within the Contract Time, and in accordance with the other terms and conditions of Contract Documents, including specifically the provisions of the General Conditions; and no additional examinations, investigations, explorations, tests, reports, studies, or similar information or data are or will be required by Bidder for such purposes;
  - c. Bidder has correlated its knowledge and the results of all such observations, examinations, investigations, explorations, tests, reports, and studies with the terms and conditions of the Contract Documents;
  - d. Bidder has given the District prompt written notice of all conflicts, errors, ambiguities, or discrepancies that it has discovered in or among the Contract Documents and the actual conditions, and the written resolution(s) thereof by the District is/are acceptable to Bidder;
  - e. Bidder has made a complete disclosure in writing to the District of all facts bearing upon any possible interest, direct or indirect, that Bidder believes any representative of the District or other officer or employee of the District presently has or will have in this Contract or in the performance thereof or in any portion of the profits thereof;
  - f. Bidder must, prior to bidding, perform the work, investigations, research, and analysis required by this document and that Bidder represented in its Bid Form and Proposal and the Agreement that it performed prior to bidding. Contractor under this Contract is charged with all information and knowledge

- that a reasonable bidder would ascertain from having performed this required work, investigation, research, and analysis. Bid prices must include entire cost of all work "incidental" to completion of the Work.
- g. Conditions Shown on the Contract Documents: Information as to underground conditions, as-built conditions, or other conditions or obstructions, indicated in the Contract Documents, e.g., on Drawings or in Specifications, has been obtained with reasonable care, and has been recorded in good faith. However, District only warrants, and Bidder may only rely, on the accuracy of limited types of information.
  - (1) As to above-ground conditions or as-built conditions shown or indicated in the Contract Documents, there is no warranty, express or implied, or any representation express or implied, that such information is correctly shown or indicated. This information is verifiable by independent investigation and Bidder is required to make such verification as a condition to bidding. In submitting its Bid, Bidder shall rely on the results of its own independent investigation. In submitting its Bid, Bidder shall not rely on District-supplied information regarding above-ground conditions or as-built conditions.
  - (2) As to any subsurface condition shown or indicated in the Contract Documents, Bidder may rely only upon the general accuracy of actual reported depths, actual reported character of materials, actual reported soil types, actual reported water conditions, or actual obstructions shown or indicated. District is not responsible for the completeness of such information for bidding or construction; nor is District responsible in any way for any conclusions or opinions that the Bidder has drawn from such information; nor is the District responsible for subsurface conditions that are not specifically shown (for example, District is not responsible for soil conditions in areas contiguous to areas where a subsurface condition is shown).
- h. Conditions Shown in Reports and Drawings Supplied for Informational Purposes: Reference is made to the document entitled Geotechnical Data, and the document entitled Existing Conditions, for identification of:
  - (1) Subsurface Conditions: Those reports of explorations and tests of subsurface conditions at or contiguous to the Site that have been utilized by Architect in preparing the Contract Documents; and
  - (2) Physical Conditions: Those drawings of physical conditions in or relating to existing surface or subsurface structures at or contiguous to the Site that has been utilized by Architect in preparing the Contract Documents.
  - (3) These reports and drawings are <u>not</u> Contract Documents and, except for any "technical" data regarding subsurface conditions specifically identified in Geotechnical Data and Existing Conditions, and underground facilities data, Bidder may not in any manner rely on the information in these reports and drawings. Subject to the foregoing, Bidder must make its own independent investigation of all conditions

affecting the Work and must not rely on information provided by District.

- 19. Bids shall be based on products and systems specified in Contract Documents or listed by name in Addenda. Whenever in the Specifications any materials, process, or article is indicated or specified by grade, patent, or proprietary name, or by name of manufacturer, that Specification shall be deemed to be followed by the words "or equal." Bidder may, unless otherwise stated, offer any material, process, or article that shall be substantially equal or better in every respect to that so indicated or specified. The District is not responsible and/or liable in any way for a Contractor's damages and/or claims related, in any way, to that Contractor's basing its bid on any requested substitution that the District has not approved in advance and in writing. Contractors and materials suppliers who submit requests for substitutions prior to the award of the Contract must do so in writing and in compliance with Public Contract Code section 3400. All requests must comply with the following:
  - a. District must receive any notice of request for substitution of a specified item a minimum of <u>TEN</u> (10) calendar days prior to bid opening. The Successful Bidder will not be allowed to substitute specified items unless properly noticed.
  - b. Within 35 days after the date of the Notice of Award, the Successful Bidder shall submit data substantiating the request(s) for all substitution(s) containing sufficient information to assess acceptability of product or system and impact on Project, including, without limitation, the requirements specified in the Special Conditions and the Specifications. Insufficient information shall be grounds for rejection of substitution.
  - c. Approved substitutions, if any, shall be listed in Addenda. District reserves the right not to act upon submittals of substitutions until after bid opening.
  - d. Substitutions may be requested after Contract has been awarded only if indicated in and in accordance with requirements specified in the Special Conditions and the Specifications.
- 20. Bidders may examine any available "as-built" drawings of previous work by giving District reasonable advance notice. District will not be responsible for accuracy of "as-built" drawings. The document entitled Existing Conditions applies to all supplied "as-built" drawings.
- 21. All questions about the meaning or intent of the Contract Documents are to be directed via email to the District to include: Chris Ralston at chris-ralston@scusd.edu, Tina Alvarez-Bevens at Tina-Alvarez Bevens@scusd.edu, and Cassie Baugher at CBaugher@Kitchell.com. Interpretations or clarifications considered necessary by the District in response to such questions will be issued in writing by Addenda and emailed, faxed, mailed, or delivered to all parties recorded by the District as having received the Contract Documents or posted on the District's website at <a href="https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Questions received less than <a href="https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Questions received less than <a href="https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidders/landing?bidpackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Questions received less than <a href="https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Questions received less than <a href="https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d">https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Questions received less than <a href="https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>. Ouestions received less than <a href="https://gateway.app.e-builder.net/app/bidgackageid=12ebdd39-d11c-4673-896d-24bbe529f6d</a>.

- written Addenda will be binding. Oral and other interpretations or clarifications will be without legal effect.
- 22. Addenda may also be issued to modify other parts of the Contract Documents as deemed advisable by the District.
- 23. Each Bidder must acknowledge each Addendum in its Bid Form and Proposal by number or its Bid shall be considered non-responsive. Each Addendum shall be part of the Contract Documents. A complete listing of Addenda may be secured from the District.
- 24. This Contract may include alternates. Alternates are defined as alternate products, materials, equipment, systems, methods, or major elements of the construction that may, at the District's option and under terms established in the Contract and pursuant to section 20103.8 of the Public Contract Code, be selected for the Work.
- 25. The District shall award the Contract, if it awards it at all, to the lowest responsive responsible bidder based on the criteria as indicated in the Notice to Bidders. In the event two or more responsible bidders submit identical bids, the District shall select the Bidder to whom to award the Contract by lot.
- 26. Discrepancies between written words and figures, or words and numerals, will be resolved in favor of figures or numerals.
- 27. Bidders in contention for contract awards may be required to attend a Post-Bid interview, which will be set within three (3) calendar days following bid opening. A duly authorized representative of the apparent low bidder is required to attend the Post Bid Interview, in person. The apparent low bidder's authorized representative(s) must have (1) knowledge of how the bid submitted was prepared, (2) the person responsible for supervising performance of the Work, and (3) the authority to bind the apparent low bidder. Failure to attend the Post Bid Interview as scheduled will be considered just cause for the District to reject the Bid as nonresponsive.
- 28. Any bid protest by any Bidder regarding any other bid must be submitted in writing to the District, before 5:00 p.m. of the <u>THIRD</u> (3rd) business day following bid opening.
  - a. Only a Bidder who has actually submitted a bid, and who could be awarded the Contract if the bid protest is upheld, is eligible to submit a bid protest. Subcontractors are not eligible to submit bid protests. A Bidder may not rely on the bid protest submitted by another Bidder.
  - b. A bid protest must contain a complete statement of any and all bases for the protest and all supporting documentation. Materials submitted after the bid protest deadline will not be considered.
  - c. The protest must refer to the specific portions of all documents that form the basis for the protest.
    - (1) Without limitation to any other basis for protest, an inadvertent error in listing the California contractor's license number on the Designated

Subcontractors List shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive if the correct contractor's license number is submitted to the District within 24 hours after the bid opening and the corrected number corresponds with the submitted name and location for that subcontractor.

- (2) Without limitation to any other basis for protest, an inadvertent error listing an unregistered subcontractor shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive provided that any of the following apply:
  - (i) The subcontractor is registered prior to the bid opening.
  - (ii) The subcontractor is registered and has paid the penalty registration fee within 24 hours after the bid opening.
  - (iii) The subcontractor is replaced by another registered subcontractor pursuant to Public Contract Code section 4107.
- d. The protest must include the name, address and telephone number of the person representing the protesting party.
- e. The party filing the protest must concurrently transmit a copy of the protest and any attached documentation to all other parties with a direct financial interest that may be adversely affected by the outcome of the protest. Such parties shall include all other bidders or proposers who appear to have a reasonable prospect of receiving an award depending upon the outcome of the protest.
- f. The procedure and time limits set forth in this paragraph are mandatory and are each bidder's sole and exclusive remedy in the event of bid protest. Failure to comply with these procedures shall constitute a waiver of any right to further pursue the bid protest, including filing a Government Code Claim or legal proceedings.
- 29. The Bidder to whom Contract is awarded shall execute and submit the following documents by 5:00 p.m. of the <u>SEVENTH</u> (7th) calendar day following the date of the Notice of Intent to Award. Failure to properly and timely submit these documents entitles District to reject the bid as nonresponsive.
  - a. Agreement: To be executed by successful Bidder. Submit two (2) copies, each bearing an original signature. An electronic signature shall be deemed to be the equivalent of the actual original signature
  - b. Escrow of Bid Documentation: This must include all required documentation. See the document titled Escrow Bid Documentation for more information.
  - c. Performance Bond (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.

- d. Payment Bond (Contractor's Labor and Material Bond) (100%): On the form provided in the Contract Documents and fully executed as indicated on the form.
- e. Insurance Certificates and Endorsements as required.
- f. Workers' Compensation Certification.
- g. Prevailing Wage and Related Labor Requirements Certification.
- h. Disabled Veteran Business Enterprise Participation Certification.
- i. Drug-Free Workplace Certification.
- j. Tobacco-Free Environment Certification.
- k. Hazardous Materials Certification.
- I. Lead-Based Materials Certification.
- m. Imported Materials Certification.
- n. Criminal Background Investigation/Fingerprinting Certification.
- o. Registered Subcontractors List: Must include Department of Industrial Relations (DIR) registration number of each subcontractor for all tiers.
- 30. Time for Completion: District may issue a Notice to Proceed within **NINETY** (90) days from the date of the Notice of Intent to Award. Once Contractor has received the Notice to Proceed, Contractor shall complete the Work within the period of time indicated in the Contract Documents.
  - a. In the event that the District desires to postpone issuing the Notice to Proceed beyond this 90-day period, it is expressly understood that with reasonable notice to the Contractor, the District may postpone issuing the Notice to Proceed.
  - b. It is further expressly understood by Contractor that Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of the issuance of the Notice to Proceed beyond a 90-day period. If the Contractor believes that a postponement of issuance of the Notice to Proceed will cause a hardship to the Contractor, the Contractor may terminate the Contract. Contractor's termination due to a postponement beyond this 90-day period shall be by written notice to District within <u>TEN</u> (10) calendar days after receipt by Contractor of District's notice of postponement.
  - c. It is further understood by the Contractor that in the event that Contractor terminates the Contract as a result of postponement by the District, the District shall only be obligated to pay Contractor for the Work that Contractor had performed at the time of notification of postponement and which the

- District had in writing authorized Contractor to perform prior to issuing a Notice to Proceed.
- d. Should the Contractor terminate the Contract as a result of a notice of postponement, District shall have the authority to award the Contract to the next lowest responsive responsible bidder.
- 31. District reserves the right to reject any or all bids, including without limitation the right to reject any or all nonconforming, nonresponsive, unbalanced, or conditional bids, to re-bid, and to reject the bid of any bidder if District believes that it would not be in the best interest of the District to make an award to that bidder, whether because the bid is not responsive or the bidder is unqualified or of doubtful financial ability or fails to meet any other pertinent standard or criteria established by District. District also reserves the right to waive any inconsequential deviations or irregularities in any bid. For purposes of this paragraph, an "unbalanced bid" is one having nominal prices for some work items and/or enhanced prices for other work items.
- 32. It is the policy of the District that no qualified person shall be excluded from participating in, be denied the benefits of, or otherwise be subjected to discrimination in any consideration leading to the award of contract, based on race, color, gender, sexual orientation, political affiliation, age, ancestry, religion, marital status, national origin, medical condition or disability. The Successful Bidder and its subcontractors shall comply with applicable federal and state laws, including, but not limited to the California Fair Employment and Housing Act, beginning with Government Code section 12900, and Labor Code section 1735.
- 33. Prior to the award of Contract, District reserves the right to consider the responsibility of the Bidder. District may conduct investigations as District deems necessary to assist in the evaluation of any bid and to establish the responsibility, including, without limitation, qualifications and financial ability of Bidders, proposed subcontractors, suppliers, and other persons and organizations to perform and furnish the Work in accordance with the Contract Documents to District's satisfaction within the prescribed time.
- 34. Bidder expressly acknowledges that it is familiar with and capable of complying with applicable federal, State, and local requirements relating to COVID-19 or other public health emergency/epidemic/pandemic including, if required, preparing, posting, and implementing a Social Distancing Protocol, and such costs shall be included in the bid.

#### **DOCUMENT 00 31 19**

### **EXISTING CONDITIONS**

## 1. Summary

This document describes existing conditions at or near the Project, and use of information available regarding existing conditions. This document is <u>not</u> part of the Contract Documents. See General Conditions for definition(s) of terms used herein.

- 2. Reports and Information on Existing Conditions
  - a. Documents providing a general description of the Site and conditions of the Work may have been collected by the Sacramento City Unified School District ("District"), its consultants, contractors, and tenants. These documents may, but are not required to, include previous contracts, contract specifications, tenant improvement contracts, as-built drawings, utility drawings, and information regarding underground facilities.
  - b. Information regarding existing conditions may be inspected at the District offices or the Construction Manager's offices, if any, and copies may be obtained at cost of reproduction and handling upon Bidder's agreement to pay for such copies. These reports, documents, and other information are <u>not</u> part of the Contract Documents. These reports, documents, and other information do <u>not</u> excuse Contractor from fulfilling Contractor's obligation to independently investigate any or all existing conditions or from using reasonable prudent measures to avoid damaging existing improvements.
  - c. Information regarding existing conditions may also be included in the Project Manual, but shall **not** be considered part of the Contract Documents.
  - d. Prior to commencing this Work, Contractor and the District's representative shall survey the Site to document the condition of the Site. Contractor will record the survey in digital videotape format and provide an electronic copy to the District within fourteen (14) days of the survey.
  - e. Contractor may also document any pre-existing conditions in writing, provided that both the Contractor and the District's representative agree on said conditions and sign a memorandum documenting the same.
  - f. The reports and other data or information regarding existing conditions and underground facilities at or contiguous to the Project are the following:
    - (1) Hazardous Material Report. (Exhibit B of this Document)

#### 3. Use of Information

- a. Information regarding existing conditions was obtained only for use of District and its consultants, contractors, and tenants for planning and design and is not part of the Contract Documents.
- District does not warrant, and makes no representation regarding, the
  accuracy or thoroughness of any information regarding existing conditions.
   Bidder represents and agrees that in submitting a bid it is not relying on any
  information regarding existing conditions supplied by District.
- c. Under no circumstances shall District be deemed to warrant or represent existing above-ground conditions, as-built conditions, or other actual conditions, verifiable by independent investigation. These conditions are verifiable by Bidder by the performance of its own independent investigation that Bidder must perform as a condition to bidding and Bidder should not and shall not rely on this information or any other information supplied by District regarding existing conditions.
- d. Any information shown or indicated in the reports and other data supplied herein with respect to existing underground facilities at or contiguous to the Project may be based upon information and data furnished to District by the District's employees and/or consultants or builders of such underground facilities or others. District does not assume responsibility for the completeness of this information, and Bidder is solely responsible for any interpretation or conclusion drawn from this information.
- e. District shall be responsible only for the general accuracy of information regarding underground facilities, and only for those underground facilities that are owned by District, and only where Bidder has conducted the independent investigation required of it pursuant to the Instructions to Bidders, and discrepancies are not apparent.

### 4. Investigations/Site Examinations

- a. Before submitting a bid, each Bidder is responsible for conducting or obtaining any additional or supplementary examinations, investigations, explorations, tests, studies, and data concerning conditions (surface, subsurface, and underground facilities) at or contiguous to the Site or otherwise, that may affect cost, progress, performance, or furnishing of Work or that relate to any aspect of the means, methods, techniques, sequences, or procedures of construction to be employed by Bidder and safety precautions and programs incident thereto or that Bidder deems necessary to determine its Bid for performing and furnishing the Work in accordance with the time, price, and other terms and conditions of Contract Documents.
- b. On request, District will provide each Bidder access to the Site to conduct such examinations, investigations, explorations, tests, and studies, as each Bidder deems necessary for submission of a bid. Bidders must fill all holes and clean up and restore the Site to its former condition upon completion of its explorations, investigations, tests, and studies. Such investigations and Site examinations may be performed during any and all Site visits indicated in

the Notice to Bidders and only under the provisions of the Contract Documents, including, but not limited to, proof of insurance and obligation to indemnify against claims arising from such work, and District's prior approval.

# **DOCUMENT 00 41 13**

# **BID FORM AND PROPOSAL**

To: Governing Board of the Sacramento City Unified School Disti "Owner")	rict ("District" or
From: (Proper Name of Bidder)	
The undersigned declares that Bidder has read and understands the including, without limitation, the Notice to Bidders and the Instructi agrees and proposes to furnish all necessary labor, materials, and e and furnish all work in accordance with the terms and conditions of Documents, including, without limitation, the Drawings and Specific 0262-461-CBW-HAZ, for the following project known as:	ions to Bidders, and equipment to perform the Contract
Clayton B. Wire HAZMAT Remediation Project	
("Project" or "Contract") and will accept in full payment for that Wo lump sum amount, all taxes included:	rk the following total
Dollars	\$
BASE BID	
Allowance: Owner	
Twenty-Five Thousand and NO/100 Dollars Owner Allowance	\$ <u>25,000.00</u>
Allowance: Unforeseen Conditions	
Twenty-Five Thousand and NO/100 Dollars Unforeseen Conditions Allowance	\$25,000.00
dollars	\$

# Additional Detail Regarding Calculation of Base Bid

- 1. **Allowances.** The Bidder's Base Bid shall include a \$25,000 allowance for Owner and \$25,000 allowance for Unforeseen Conditions relating to the Work. Contractor shall not bill for or be due any portion of these allowances unless the District has identified specific work, Contractor has submitted a price for that work or the District has proposed a price for that work, the District has accepted the cost for that work, and the District has prepared an Allowance Expenditure Directive incorporating that work. Contractor hereby authorizes the District to execute a unilateral deductive change order at or near the end of the Project for all or any portion of the allowance not allocated. Any unused portion of the allowance will revert back to the District documented by a deductive change order.
- 2. The undersigned has reviewed the Work outlined in the Contract Documents and fully understands the scope of Work required in this Proposal, understands the construction and project management function(s) is described in the Contract Documents, and that each Bidder who is awarded a contract shall be in fact a prime contractor, not a subcontractor, to the District, and agrees that its Proposal, if accepted by the District, will be the basis for the Bidder to enter into a contract with the District in accordance with the intent of the Contract Documents.
- 3. The undersigned has notified the District in writing of any discrepancies or omissions or of any doubt, questions, or ambiguities about the meaning of any of the Contract Documents, and has contacted the Construction Manager before bid date to verify the issuance of any clarifying Addenda.
- 4. The undersigned agrees to commence work under this Contract on the date established in the Contract Documents and to complete all work within the time specified in the Contract Documents.
- 5. The liquidated damages clause of the General Conditions and Agreement is hereby acknowledged.
- 6. It is understood that the District reserves the right to reject this bid and that the bid shall remain open to acceptance and is irrevocable for a period of ninety (90) days.
- 7. The following documents are attached hereto:
  - Bid Bond on the District's form or other security
  - Designated Subcontractors List
  - Site Visit Certification
  - Non-Collusion Declaration

	3
No, Dated	No, Dated
No, Dated	No, Dated
No, Dated	No, Dated

Receipt and acceptance of the following Addenda is hereby acknowledged:

- 9. Bidder acknowledges that the license required for performance of the Work is a **B** and C-22\_license.
- 10. Bidder hereby certifies that Bidder is able to furnish labor that can work in harmony with all other elements of labor employed or to be employed on the Work.
- 11. Bidder specifically acknowledges and understands that if it is awarded the Contract, that it shall perform the Work of the Project while complying with all requirements of the Department of Industrial Relations.
- 12. Bidder hereby certifies that its bid includes sufficient funds to permit Bidder to comply with all local, state or federal labor laws or regulations during the Project, including payment of prevailing wage, and that Bidder will comply with the provisions of Labor Code section 2810(d) if awarded the Contract
- 13. Bidder represents that it is competent, knowledgeable, and has special skills with respect to the nature, extent, and inherent conditions of the Work to be performed. Bidder further acknowledges that there are certain peculiar and inherent conditions existent in the construction of the Work that may create, during the Work, unusual or peculiar unsafe conditions hazardous to persons and property.
- 14. Bidder expressly acknowledges that it is aware of such peculiar risks and that it has the skill and experience to foresee and to adopt protective measures to adequately and safely perform the Work with respect to such hazards.
- 15. Bidder expressly acknowledges that it is familiar with and capable of complying with applicable federal, State, and local requirements relating to COVID-19 or other public health emergency/epidemic/pandemic including, if required, preparing, posting, and implementing a Social Distancing Protocol.
- 16. Bidder expressly acknowledges that it is aware that if a false claim is knowingly submitted (as the terms "claim" and "knowingly" are defined in the California False Claims Act, Gov. Code, § 12650 et seq.), the District will be entitled to civil remedies set forth in the California False Claim Act. It may also be considered fraud and the Contractor may be subject to criminal prosecution.
- 17. The undersigned Bidder certifies that it is, at the time of bidding, and shall be throughout the period of the Contract, licensed by the State of California to do the type of work required under the terms of the Contract Documents and registered as a public works contractor with the Department of Industrial Relations. Bidder further

8.

certifies that it is regularly engaged in the general class and type of work called for in the Contract Documents.

Furthermore, Bidder hereby certifies to the District that all representations, certifications, and statements made by Bidder, as set forth in this bid form, are true and correct and are made under penalty of perjury.

Dated this	day of			20
Name of Bidder:				
Type of Organization:				
Signature:				
Print Name:				
Title:				
Address of Bidder:				
Taxpayer Identification No.				
Telephone Number:				
Fax Number:				
E-mail:		_ Web Page:		
Contractor's License No(s):	No.:	Class:	_ Expiration Date:	
	No.:	_Class:	_ Expiration Date:	
	No.:	Class:	_ Expiration Date:	
Public Works Contractor Reg	gistration No.:			

#### **DOCUMENT 00 43 13**

#### **BID BOND**

(Note: If Bidder is providing a bid bond as its bid security, Bidder must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:	
That the undersigned,	, as Principal ("Principal"),
andSurety ("Surety"), a corporation organized and exist the State of California and authorized to do busines are held and firmly bound unto the Sacramento City Sacramento County, State of California, as Obligee, (10%) of the Base Bid plus alternates, in the sum of	ss as a surety in the State of California, y Unified School District ("District") of , in an amount equal to ten percent
	Dollars (\$)
lawful money of the United States of America, for the to be made, we, and each of us, bind ourselves, ou successors, and assigns, jointly and severally, firmly	r heirs, executors, administrators,

THE CONDITION OF THIS OBLIGATION IS SUCH that whereas the Principal has submitted a bid to the District for all Work specifically described in the accompanying bid for the following project: **Bid Package 0262-461-CBW-HAZ and Clayton B. Wire HAZMAT Remediation Project** ("Project" or "Contract").

NOW, THEREFORE, if the Principal is awarded the Contract and, within the time and manner required under the Contract Documents, after the prescribed forms are presented to Principal for signature, enters into a written contract, in the prescribed form in accordance with the bid, and files two bonds, one guaranteeing faithful performance and the other guaranteeing payment for labor and materials as required by law, and meets all other conditions to the Contract between the Principal and the Obligee becoming effective, or if the Principal shall fully reimburse and save harmless the Obligee from any damage sustained by the Obligee through failure of the Principal to enter into the written contract and to file the required performance and labor and material bonds, and to meet all other conditions to the Contract between the Principal and the Obligee becoming effective, then this obligation shall be null and void; otherwise, it shall be and remain in full force and effect. The full payment of the sum stated above shall be due immediately if Principal fails to execute the Contract within seven (7) days of the date of the District's Notice of Intent to Award to Principal.

Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration or addition to the terms of the Contract or the call for bids, or to the work to be performed thereunder, or the specifications accompanying the same, shall in any way affect its obligation under this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract or the call for bids, or to the work, or to the specifications.

In the event suit is brought upon this bond by the Obligee and judgment is recovered, the Surety shall pay all costs incurred by the Obligee in such suit, including a reasonable attorneys' fee to be fixed by the Court.

If the District awards the bid, the security of unsuccessful bidder(s) shall be returned within sixty (60) days from the time the award is made. Unless otherwise required by law, no bidder may withdraw its bid for ninety (90) days after the date of the bid opening.

nstrument has been duty executed by the Principal and because day of, 20	
Principal	
Ву	
Surety	
Ву	
Name of California Agent of Surety	
Address of California Agent of Surety	
Telephone Number of California Agent of	 Suretv

Bidder must attach Power of Attorney and Certificate of Authority for Surety and a Notarial Acknowledgment for all Surety's signatures. The California Department of Insurance must authorize the Surety to be an admitted Surety Insurer.

#### **DOCUMENT 00 43 36**

# <u>DESIGNATED SUBCONTRACTORS LIST</u> (Public Contact Code Sections 4100-4114)

## PROJECT: 0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

Bidder acknowledges and agrees that it must clearly set forth below the name, location and California contractor license number of each subcontractor who will perform work or labor or render service to the Bidder in or about the construction of the Work or who will specially fabricate and install a portion of the Work according to detailed drawings contained in the plans and specifications in an amount in excess of one-half of one percent (0.5%) of Bidder's total Base Bid and the kind of Work that each will perform. Vendors or suppliers of materials only do not need to be listed.

Bidder acknowledges and agrees that, if Bidder fails to list as to any portion of Work, or if Bidder lists more than one subcontractor to perform the same portion of Work, Bidder must perform that portion itself or be subjected to penalty under applicable law. In case more than one subcontractor is named for the same kind of Work, state the portion of the kind of Work that each subcontractor will perform.

If alternate bid(s) is/are called for and Bidder intends to use subcontractors different from or in addition to those subcontractors listed for work under the Base Bid, Bidder must list subcontractors that will perform Work in an amount in excess of one half of one percent (0.5%) of Bidder's total Base Bid plus alternate(s).

If further space is required for the list of proposed subcontractors, attach additional copies of page 2 showing the required information, as indicated below.

Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
CA Cont. Lic. #:	Location:
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
SACRAMENTO CITY USD	DESIGNATED SUBCONTRACTORS LIST

CA Cont. Lic. #:	Location:
DIR Registration #: _	
	Location:
Subcontractor Name: _	
CA Cont. Lic. #:	Location:
DIR Registration #: _	
Portion of Work: _	
Subcontractor Name: _	
CA Cont. Lic. #: _	Location:
DIR Registration #: _	
Portion of Work: _	
Subcontractor Name: _	
CA Cont. Lic. #:	Location:
DIR Registration #: _	
Portion of Work: _	
Date:	
Proper Name of Bidder:	
Signature:	
Print Name:	
Title:	END OF DOCUMENT

# **DOCUMENT 00 45 01**

# SITE VISIT CERTIFICATION

# TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID IF SITE VISIT WAS MANDATORY

PROJECT: 0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation Project

Check option that applies:		
pages of information, and	ed the Site of the proposed Work, received the attached became fully acquainted with the conditions relating to fully understand the facilities, difficulties, and restrictions f the Work under contract.	
of the proposed Work, rec acquainted with the condit	(Bidder's representative) visited the reived the attached pages of information, and became tions relating to construction and labor. The Bidder's stood the facilities, difficulties, and restrictions attending the der contract.	fully
Engineers, its Construction and consultants from any	ne Sacramento City Unified School District, its Architect, its n Manager, and all of their respective officers, agents, employ damage, or omissions, related to conditions that could have and/or the Bidder's representative's visit to the Site.	
I certify under penalty of p is true and correct.	perjury under the laws of the State of California that the fore	going
Date:		
Proper Name of Bidder:		
Signature:		
Print Name:		
Title:		
ATTACHMENTS:		
1.		
2.		
3.		

# **DOCUMENT 00 45 19**

# NON-COLLUSION DECLARATION (Public Contract Code Section 7106)

The undersigned declar	es:	
I am the	of	, the party making the foregoing bid.
The bid is not made in a company, association, of sham. The bidder has not a false or sham bid. The or agreed with any bidder has not in a communication, or confibidder, or to fix any overother bidder. All statement indirectly, submitted his or divulged information association, organization	the interest of organization, and directly or e bidder has reder or anyone my manner, derence with a terhead, profit nents contained or data relation, bid deposit	Name of Firm]  f, or on behalf of, any undisclosed person, partnership, or corporation. The bid is genuine and not collusive or indirectly induced or solicited any other bidder to put in not directly or indirectly colluded, conspired, connived, else to put in a sham bid, or to refrain from bidding. irectly or indirectly, sought by agreement, anyone to fix the bid price of the bidder or any other, or cost element of the bid price, or of that of any ed in the bid are true. The bidder has not, directly or rice or any breakdown thereof, or the contents thereof, ever thereto, to any corporation, partnership, company, atory, or to any member or agent thereof, to effectuate a faid, and will not pay, any person or entity for such
partnership, joint ventu	ire, limited lia presents that	n on behalf of a bidder that is a corporation, bility company, limited liability partnership, or any he or she has full power to execute, and does execute, er.
		der the laws of the State of California that the this declaration is executed on
		[Date]
at[City]	, [State	 e]
Date:		
Proper Name of Bidder:		
Signature:		
Print Name:		
Title:		
	ļ	END OF DOCUMENT

# **DOCUMENT 00 45 26**

# **WORKERS' COMPENSATION CERTIFICATION**

	nto City Unified School District ("District") and		
	("Contractor" or "Bidder") ("Contract" or		
"Project").	( CONTRACTOR OF BIGGER ) ( CONTRACT OF		
•	section 3700, in relevant part, provides:		
	ry employer except the State shall secure the payment of compensation in one or e of the following ways:		
a.	By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this state; and/or		
b.	By securing from the Director of Industrial Relations a certificate of consent to self-insure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.		
employer to insurance ir	of the provisions of section 3700 of the Labor Code which require every be insured against liability for workers' compensation or to undertake self-naccordance with the provisions of that code, and I will comply with such perfore commencing the performance of the Work of this Contract.		
Date:			
Proper Nam	ne of Contractor:		
Signature:			
Print Name	:		
Title:			
•	nce with Labor Code sections 1860 and 1861, the above certificate must be filed with the awarding body prior to performing any Work under this Contract.)		

END OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

# DOCUMENT 00 45 46.01

# PREVAILING WAGE AND RELATED LABOR REQUIREMENTS CERTIFICATION

	-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation ool District ("District") and	
"Project").	("Contractor" or "Bidder") ("C	ontract" or
I hereby certify that I will correquirements regarding preva- payroll records, and apprentic	form to the State of California Public Works Contract ailing wages, benefits, on-site audits with 48-hours' no be and trainee employment requirements, for all Work but limitation, labor compliance monitoring and enforc Relations.	on the
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		

#### DOCUMENT 00 45 46.02

# DISABLED VETERAN BUSINESS ENTERPRISE PARTICIPATION CERTIFICATION

Remediation_Project_between the Sacramento City Unified School District ("District") and				
("Contractor" or "Bidder") ("Contract" or "Project").				
GENERAL INSTRUCTIONS				

Section 17076.11 of the Education Code requires school districts using, or planning to use, funds allocated pursuant to the State of California School Facility Program ("Program") for the construction and/or modernization of school buildings to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%) per year of the overall dollar amount expended each year by the school district on projects that receive state funding. Therefore, the lowest responsive responsible Bidder awarded the Contract must submit this document to the District with its executed Agreement, identifying the steps contractor took to solicit DVBE participation in conjunction with this Contract. **Do not submit this form with your bids. This Form must be provided to the District no later than 24 hours after bid opening.** 

**PART I – Method of Compliance with DVBE Participation Goals.** Check the appropriate box to indicate your method of committing the contract dollar amount.

YOUR BUSINESS ENTERPRISE IS:	AND YOU WILL	AND YOU WILL
1.01 Disabled veteran owned and your forces will perform at least 3% of this Contract	Include a copy of your DVBE letter from Office of Small Business and Disabled Veterans Business Enterprise Services ("OSDS")*	Complete Part 1 of this form and the Certification
1.02 □ Disabled veteran owned but is unable to perform 3% of this Contract with your forces	Use DVBE subcontractors /suppliers to bring the Contract participation to at least 3%	Include a copy of each DVBE's letter from OSDS (including yours, if applicable), and complete Part 1 of this
1.03 ☐ NOT disabled veteran owned	Use DVBE subcontractors /suppliers for at least 3% of this Contract	form and the Certification
1.04□ Unable to meet the required participation goals after good faith efforts	Make good faith efforts, including contacts, advertisement and DVBE solicitation	Complete all of this form and the Certification

<sup>\*</sup> A DVBE letter from OSDS is obtained from the participating DVBE.

You must complete the following table to show the dollar amount of DVBE participation:

		TOTAL CONTRACT PRICE
1.01	Prime Bidder, if DVBE (own participation)	\$
1.02	DVBE Subcontractor or Supplier	
	A.	
	В.	
	C.	
	D.	
1.03	Subtotal (A & B)	
1.04	Non-DVBE	
1.05	Total Bid	

**PART II – Contacts.** To identify DVBE subcontractors/suppliers for participation in your contract, you must contact each of the following categories. You should contact several DVBE organizations.

CATEGORY	TELEPHONE NUMBER	DATE CONTACTED	PERSON CONTACTED
A. The District, if any			*
B. OSDS, provides assistance locating DVBEs at https://caleprocure.ca.gov/pages/PublicS earch/supplier-search.aspx	(916) 375- 4940		*
C. DVBE Organization (List)			*

<sup>\*</sup>Write "recorded message" in this column, if applicable.

**PART III – Advertisement.** You must advertise for DVBE participation in both a trade and focus paper. List the advertisement you place to solicit DVBE participation. Advertisements should be published at least fourteen (14) days prior to bid/proposal opening; if you cannot advertise fourteen (14) days prior, advertisements should be published as soon as possible. Advertisements must include that your firm is seeking DVBE participation, the project name and location, and your firm's name, your contact person, and telephone number. Attach copies of advertisements to this form.

FOCUS/TRADE PAPER NAME	CHECK ONE		DATE OF ADVERTISEMENT
	TRADE	FOCUS	

**PART IV – DVBE Solicitations.** List DVBE subcontractors/suppliers that were invited to bid. Use the following instructions to complete the remainder of this section (read the three columns as a sentence from left to right). If you need additional space to list DVBE solicitations, please use a separate page and attach to this form.

IF THE DVBE	THEN		AND		
was selected to participate	Check "YES" in the		include a copy of their DVBE		
	"SELECTED" column		letter(s) from OSDS		
was <b>NOT</b> selected to	Check "NO" in the		state why in the "REASON		
participate	"SELECTED" column		NOT SELECTED" column		
did not respond to your	Check the "NO RESPONSE"				
solicitation	column.				
DVBE CONTACTED	SELECTED		REASON NOT SELECTED	NO RESPONSE	
		YES	NO		

A copy of this form must be retained by you and may be subject to a future audit.

# **CERTIFICATION**

I,	, certify that I am the bidder's	
representations made herein.	Int effort to ascertain the facts with regard to the In making this certification, I am aware of section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing the section 126 providing for the imposition of treble damages for making the section 126 providing for the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the imposition of treble damages for making the section 126 providing for the section 126 providing for the imposition of treble damages for making the section 126 providing for 126	
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		
	END OF DOCUMENT	

#### DOCUMENT 00 45 46.03

#### DRUG-FREE WORKPLACE CERTIFICATION

PROJECT/CONTRACT NO.: SCUSD Bid#_0262-461-CBW-HAZ Clayton B. Wire HAZMAT		
Remediation Project between the Sacramento City Unific	ed School District ("District") and	
"Project").	("Contractor" or "Bidder") ("Contract" or	

This Drug-Free Workplace Certification form is required from the successful Bidder pursuant to Government Code section 8350 et seq., the Drug-Free Workplace Act of 1990. The Drug-Free Workplace Act of 1990 requires that every person or organization awarded a contract or grant for the procurement of any property or service from any state agency must certify that it will provide a drug-free workplace by doing certain specified acts. In addition, the Act provides that each contract or grant awarded by a state agency may be subject to suspension of payments or termination of the contract or grant, and the contractor or grantee may be subject to debarment from future contracting, if the contracting agency determines that specified acts have occurred.

The District is not a "state agency" as defined in the applicable section(s) of the Government Code, but the District is a local agency and public school district under California law and requires all contractors on District projects to comply with the provisions and requirements of the Drug-Free Workplace Act of 1990.

Contractor must also comply with the provisions of Health & Safety Code section 11362.3 which prohibits the consumption or possession of cannabis or cannabis products in any public place, including school grounds, and specifically on school grounds while children are present.

Contractor shall certify that it will provide a drug-free workplace by doing all of the following:

- a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensation, possession, or use of a controlled substance is prohibited in the person's or organization's workplace and specifying actions which will be taken against employees for violations of the prohibition.
- b. Establishing a drug-free awareness program to inform employees about all of the following:
  - (1) The dangers of drug abuse in the workplace.
  - (2) The person's or organization's policy of maintaining a drug-free workplace.
  - (3) The availability of drug counseling, rehabilitation, and employee-assistance programs.
  - (4) The penalties that may be imposed upon employees for drug abuse violations.

- c. Requiring that each employee engaged in the performance of the contract or grant be given a copy of the statement required above, and that, as a condition of employment on the contract or grant, the employee agrees to abide by the terms of the statement.
- I, the undersigned, agree to fulfill the terms and requirements of Government Code section 8355 listed above and will publish a statement notifying employees concerning (a) the prohibition of controlled substance at the workplace, (b) establishing a drug-free awareness program, and (c) requiring that each employee engaged in the performance of the Contract be given a copy of the statement required by section 8355(a), and requiring that the employee agree to abide by the terms of that statement.

I also understand that if the District determines that I have either (a) made a false certification herein, or (b) violated this certification by failing to carry out the requirements of section 8355, that the Contract awarded herein is subject to termination, suspension of payments, or both. I further understand that, should I violate the terms of the Drug-Free Workplace Act of 1990, I may be subject to debarment in accordance with the requirements of the aforementioned Act.

I acknowledge that I am aware of the provisions of and hereby certify that I will adhere to the requirements of the Drug-Free Workplace Act of 1990 and Health and Safety Code section 11362.3.

Date:	
Proper Name of Contractor:	
Signature:	
Print Name:	
Title:	
	END OF DOCUMENT

### **TOBACCO-FREE ENVIRONMENT CERTIFICATION**

	D Bid# 0262-461-CBW-HAZ Clayton B. Wire HAZMAT the Sacramento City Unified School District ("District") and	
"Project").	("Contractor" or "Bidder") ("Con	ntract" or
3 1	nt Certification form is required from the successful Bide	der.
Health & Safety Code section et seq., and District Board po free environments. Smoking or in District property. District owned vehicles and vehicles of smoking includes the use of a in any manner or in any form circumventing the prohibition	n, 20 U.S.C. section 6083, Labor Code section 6400 et s 104350 et seq., Business and Professions Code section licies, all District sites, including the Project site, are tok and the use of tobacco products by all persons is prohik t property includes school buildings, school grounds, sch owned by others while on District property. The prohibit my electronic smoking device that creates an aerosol or , and the use of any oral smoking device for the purpos of tobacco smoking. Further, Health & Safety Code sec g or use of cannabis or cannabis products in any place of	22950 pacco- pited on nool- tion on vapor, e of ction
at District sites, including the requirements of that policy ar	re of the District's policy regarding tobacco-free environ Project site and hereby certify that I will adhere to the nd not permit any of my firm's employees, agents, subcontractors' employees or agents, to use tobacco and	
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		

END OF DOCUMENT

### **HAZARDOUS MATERIALS CERTIFICATION**

PROJECT/CONTRACT NO.: SCUSD Bid# 0262-461-CBW-HAZ Clayton B. Wire HAZMAT					
Remediation Project between Sacramento City Unified School District ("District") and					
("Contractor" or "Bidder")					
("Contract" or "Project").					

- 1. Contractor hereby certifies that no asbestos, or asbestos-containing materials, polychlorinated biphenyl (PCB), or any material listed by the federal or state Environmental Protection Agency or federal or state health agencies as a hazardous material, or any other material defined as being hazardous under federal or state laws, rules, or regulations, ("New Hazardous Material"), shall be furnished, installed, or incorporated in any way into the Project or in any tools, devices, clothing, or equipment used to affect any portion of Contractor's work on the Project for District.
- 2. Contractor further certifies that it has instructed its employees with respect to the above-mentioned standards, hazards, risks, and liabilities.
- 3. Asbestos and/or asbestos-containing material shall be defined as all items containing but not limited to chrysotile, crocidolite, amosite, anthophyllite, tremolite, and actinolite. Any or all material containing greater than one-tenth of one percent (0.1%) asbestos shall be defined as asbestos-containing material.
- 4. Any disputes involving the question of whether or not material is New Hazardous Material shall be settled by electron microscopy or other appropriate and recognized testing procedure, at the District's determination. The costs of any such tests shall be paid by Contractor if the material is found to be New Hazardous Material.
- 5. All Work or materials found to be New Hazardous Material or Work or material installed with equipment containing New Hazardous Material will be immediately rejected and this Work will be removed at Contractor's expense at no additional cost to the District.
- 6. Contractor has read and understood the document titled Hazardous Materials Procedures & Requirements, and shall comply with all the provisions outlined therein. Contractor certifies that it is knowledgeable of, and shall comply with, all laws applicable to the Work including, but not limited to, all federal, state, and local laws, statutes, standards, rules, regulations, and ordinances applicable to the Work.

Date:	
Proper Name of Contractor:	
Signature:	
Print Name:	
Title:	

END OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

HAZARDOUS MATERIALS CERTIFICATION DOCUMENT 00 45 46.05-1

### **LEAD-BASED MATERIALS CERTIFICATION**

PROJECT/CONTRACT NO.: SCUSD Bid# 0262-461-0	BW-HAZ Clayton B. Wire HAZMAT
Remediation Project between the Sacramento City	Unified School District ("District") and
	("Contractor" or "Bidder")
("Contract" or "Project").	

This certification provides notice to the Contractor that:

- Contractor's work may disturb lead-containing building materials.
- (2) Contractor shall notify the District if any work may result in the disturbance of lead-containing building materials.
- (3) Contractor shall comply with the Renovation, Repair and Painting Rule, if lead-based paint is disturbed in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors.

### 1. Lead as a Health Hazard

Lead poisoning is recognized as a serious environmental health hazard facing children today. Even at low levels of exposure, much lower than previously believed, lead can impair the development of a child's central nervous system, causing learning disabilities, and leading to serious behavioral problems. Lead enters the environment as tiny lead particles and lead dust disburses when paint chips, chalks, peels, wears away over time, or is otherwise disturbed. Ingestion of lead dust is the most common pathway of childhood poisoning; lead dust gets on a child's hands and toys and then into a child's mouth through common hand-to-mouth activity. Exposures may result from construction or remodeling activities that disturb lead paint, from ordinary wear and tear of windows and doors, or from friction on other surfaces.

Ordinary construction and renovation or repainting activities carried out without lead-safe work practices can disturb lead-based paint and create significant hazards. Improper removal practices, such as dry scraping, sanding, or water blasting painted surfaces, are likely to generate high volumes of lead dust.

Because the Contractor and its employees will be providing services for the District, and because the Contractor's work may disturb lead-containing building materials, CONTRACTOR IS HEREBY NOTIFIED of the potential presence of lead-containing materials located within certain buildings utilized by the District. All school buildings built prior to 1978 are presumed to contain some lead-based paint until sampling proves otherwise.

### 2. Overview of California Law

Education Code section 32240 et seq. is known as the Lead-Safe Schools Protection Act. Under this act, the Department of Health Services is to conduct a sample

survey of schools in the State of California for the purpose of developing risk factors to predict lead contamination in public schools. (Ed. Code, § 32241.)

Any school that undertakes any action to abate existing risk factors for lead is required to utilize trained and state-certified contractors, inspectors, and workers. (Ed. Code, § 32243, subd. (b).) Moreover, lead-based paint, lead plumbing, and solders, or other potential sources of lead contamination, shall not be utilized in the construction of any new school facility or the modernization or renovation of any existing school facility. (Ed. Code, § 32244.)

Both the Federal Occupational Safety and Health Administration ("Fed/OSHA") and the California Division of Occupational Safety and Health ("Cal/OSHA") have implemented safety orders applicable to all construction work where a contractor's employee may be occupationally exposed to lead.

The OSHA Regulations apply to all construction work where a contractor's employee may be occupationally exposed to lead. The OSHA Regulations contain specific and detailed requirements imposed on contractors subject to those regulations. The OSHA Regulations define construction work as work for construction, alteration, and/or repair, including painting and decorating. Regulated work includes, but is not limited to, the following:

- a. Demolition or salvage of structures where lead or materials containing lead are present;
- b. Removal or encapsulation of materials containing lead;
- c. New construction, alteration, repair, or renovation of structures, substrates, or portions thereof, that contain lead, or materials containing lead;
- d. Installation of products containing lead;
- e. Lead contamination/emergency cleanup;
- f. Transportation, disposal, storage, or containment of lead or materials containing lead on the site or location at which construction activities are performed; and
- g. Maintenance operations associated with the construction activities described in the subsection.

Because it is assumed by the District that all painted surfaces (interior as well as exterior) within the District contain some level of lead, it is imperative that the Contractor, its workers and subcontractors fully and adequately comply with all applicable laws, rules and regulations governing lead-based materials (including title 8, California Code of Regulations, section 1532.1).

Contractor shall notify the District if any Work may result in the disturbance of lead-containing building materials. Any and all Work that may result in the disturbance of lead-containing building materials shall be coordinated through the District. A signed copy of this Certification shall be on file prior

## to beginning Work on the Project, along with all current insurance certificates.

3. Renovation, Repair and Painting Rule, Section 402(c)(3) of the Toxic Substances Control Act

The EPA requires lead safe work practices to reduce exposure to lead hazards created by renovation, repair and painting activities that disturb lead-based paint. Pursuant to the Renovation, Repair and Painting Rule (RRP), renovations in homes, childcare facilities, and schools built prior to 1978 must be conducted by certified renovations firms, using renovators with training by a EPA-accredited training provider, and fully and adequately complying with all applicable laws, rules and regulations governing lead-based materials, including those rules and regulations appearing within title 40 of the Code of Federal Regulations as part 745 (40 CFR 745).

The RRP requirements apply to all contractors who disturb lead-based paint in a six-square-foot or greater area indoors or a 20-square-foot or greater area outdoors. If a DPH-certified inspector or risk assessor determines that a home constructed before 1978 is lead-free, the federal certification is not required for anyone working on that particular building.

### 4. Contractor's Liability

If the Contractor fails to comply with any applicable laws, rules, or regulations, and that failure results in a site or worker contamination, the Contractor will be held solely responsible for all costs involved in any required corrective actions, and shall defend, indemnify, and hold harmless the District, pursuant to the indemnification provisions of the Contract, for all damages and other claims arising therefrom.

If lead disturbance is anticipated in the Work, only persons with appropriate accreditation, registrations, licenses, and training shall conduct this Work.

It shall be the responsibility of the Contractor to properly dispose of any and all waste products, including, but not limited to, paint chips, any collected residue, or any other visual material that may occur from the prepping of any painted surface. It will be the responsibility of the Contractor to provide the proper disposal of any hazardous waste by a certified hazardous waste hauler. This company shall be registered with the Department of Transportation (DOT) and shall be able to issue a current manifest number upon transporting any hazardous material from any school site within the District.

The Contractor shall provide the District with any sample results prior to beginning Work, during the Work, and after the completion of the Work. The District may request to examine, prior to the commencement of the Work, the lead training records of each employee of the Contractor.

THE CONTRACTOR HEREBY ACKNOWLEDGES, UNDER PENALTY OF PERJURY, THAT IT:

**1.** HAS RECEIVED NOTIFICATION OF POTENTIAL LEAD-BASED MATERIALS ON THE OWNER'S PROPERTY;

	TS THAT HE/SHE HAS THE AUTHORITY TO SIGN ON B FOR. THE DISTRICT MAY REQUIRE PROOF OF SUCH	EHALF
Date:		
Proper Name of Contractor:		
Signature:		
Print Name:		
Title:		

END OF DOCUMENT

IS KNOWLEDGEABLE REGARDING AND WILL COMPLY WITH ALL APPLICABLE LAWS, RULES, AND REGULATIONS GOVERNING WORK WITH, AND DISPOSAL, OF LEAD.

2.

# <u>CRIMINAL BACKGROUND INVESTIGATION</u> <u>/FINGERPRINTING CERTIFICATION</u>

	emediation Project between the Sacramento City Unified School District ("District") and ("Contractor" or "Bidder")
("(	Contract" or "Project").
Co ce	e undersigned does hereby certify to the District that I am a representative of the ntractor currently under contract with the District; that I am familiar with the facts herein tified; and that I am authorized and qualified to execute this certificate on behalf of ntractor.
Со	ntractor certifies that it has taken at least one of the following actions (check all that apply):
	Pursuant to Education Code section 45125.2(a), Contractor has installed or will install, prior to commencement of Work, a physical barrier at the Work Site, that will limit contact between Contractor's employees, Subcontractors or suppliers and District pupils at all times; and/or
	Pursuant to Education Code section 45125.2(a), Contractor certifies that all employees will be under the continual supervision of, and monitored by, an employee of the Contractor who the California Department of Justice ("DOJ") has ascertained, or as described below, will ascertain, has not been convicted of a violent or serious felony. The name and title of the employee who will be supervising Contractor's and its subcontractors' or suppliers' employees is:
	Name:
	Title:
	<b>NOTE</b> : If Contractor is a sole proprietor, and elects the above option, Contractor must have the above-named employee's fingerprints prepared and submitted by District for submission to the DOJ, in accordance with Education Code section 45125.1(h). No work shall commence until such determination by DOJ has been made.
	Pursuant to Education Code section 45125.2(a), the District will take appropriate steps to protect the safety of any pupils that may come in contact with Contractor's employees, subcontractors or suppliers so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.2 shall not apply to Contractor under the Contract.
	The Work on the Contract is either (i) at an unoccupied school site and no employee of Contractor and/or subcontractor or supplier of any tier of the Contract shall come in contact with the District pupils or (ii) if Contractor's employees or any subcontractor or supplier of any tier of the Contract interacts with pupils, such interaction shall only take place under the immediate supervision and control of the pupil's parent or guardian or a school employee, so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Contractor under the Contract.

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

The Contractor, who is not a sole proprietor, has complied with the fingerprinting
requirements of Education Code section 45125.1 with respect to all Contractor's
employees and all of its Subcontractors' employees who may have contact with District
pupils in the course of providing services pursuant to the Contract, and the DOJ has
determined (A) that none of those employees has been convicted of a felony, as that term
is defined in Education Code section 45122.1 and/or (B) that the prohibition does not apply
to an employee as provided by Education Code section 45125.1(e)(2) or (3). When the
Contractor performs the criminal background check, it shall immediately provide any
subsequent arrest and conviction information it receives to the District pursuant to the
subsequent arrest service. No work shall commence until the Department of Justice
ascertains that Contractor's employees and any subcontractors' employees have not been
convicted of a felony as defined in Government Code Section 45122.1.

A complete and accurate list of Contractor's employees and of all of its subcontractors' employees who may come in contact with District pupils during the course and scope of the Contract is attached hereto as ATTACHMENT "A;" and/or

□ The Contractor is a sole proprietor and intends to comply with the fingerprinting requirements of Education Code section 45125.1(h) with respect to all Contractor's employees who may have contact with District pupils in the course of providing services pursuant to the Contract, and hereby agrees to the District's preparation and submission of fingerprints such that the DOJ may determine (A) that none of those employees has been convicted of a felony, as that term is defined in Education Code section 45122.1 and/or (B) that the prohibition does not apply to an employee as provided by Education Code section 45125.1(e)(2) or (3). No work shall commence until the Department of Justice ascertains that Contractor's employees and any subcontractors' employees have not been convicted of a felony as defined in Government Code Section 45122.1.

Contractor's responsibility for background clearance extends to all of its employees, Subcontractors or suppliers, and employees of Subcontractors or suppliers coming into contact with District pupils regardless of whether they are designated as employees or acting as independent contractors of the Contractor.

[CONTINUED ON NEXT PAGE]

### ATTACHMENT "A"

### List of Employees/Subcontractors

Name/Company:	
	for the list of employees/subcontractors, attach additional copies
Date:	
Proper Name of Contractor:	
Signature:	
Print Name:	
Title:	

END OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation CRIMINAL BACKGROUND INVESTIGATION/ FINGERPRINTING CERTIFICATION DOCUMENT 00 45 46.08-3

### **DOCUMENT 00 45 49**

# REGISTERED SUBCONTRACTORS LIST (Labor Code Section 1771.1)

# PROJECT: SCUSD Bid# 0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation Project

Date Submitted (for Updates):
ontractor acknowledges and agrees that it must clearly set forth below the name and repartment of Industrial Relations (DIR) registration number of each subcontractor for all iers who will perform work or labor or render service to Contractor or its subcontractors in about the construction of the Work at least two (2) weeks before the subcontractors is scheduled to perform work. This document is to be updated as all tiers of ubcontractors are identified.  Ontractor acknowledges and agrees that, if Contractor fails to list as to any subcontractor f any tier who performs any portion of Work, the Contract is subject to cancellation and th ontractor will be subjected to penalty under applicable law.
further space is required for the list of proposed subcontractors, attach additional copies f page 2 showing the required information, as indicated below.
ubcontractor Name:
DIR Registration #:
Portion of Work:
ubcontractor Name:
DIR Registration #:
Portion of Work:
ubcontractor Name:
DIR Registration #:
Portion of Work:
ubcontractor Name:
DIR Registration #:
Portion of Work:
ubcontractor Name:
DIR Registration #:

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

Portion of Work:

Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
DIR Registration #:	
Portion of Work:	
Subcontractor Name:	
DIR Registration #:	
Portion of Work:	
Date:	
Name of Contractor:	
Signature:	
Print Name:	
Title:	

END OF DOCUMENT

### **DOCUMENT 00 45 90**

### **POST BID INTERVIEW**

### PART 5 – GENERAL

### 5.01 SUMMARY

If requested by the District, this Section requires the apparent low bidder to attend and participate in a Post Bid Interview with the Construction Manager, prior to award of any contract by the District. The Post Bid Interview will be scheduled by the Construction Manager within three (3) calendar days after the date of bid.

### 5.02 REQUIRED ATTENDANCE

- A. A duly authorized representative of the apparent low bidder is required to attend the Post Bid Interview, in person.
- B. The apparent low bidder's authorized representative(s) must have (1) knowledge of how the bid submitted was prepared, (2) the person responsible for supervising performance of the Work, and (3) the authority to bind the apparent low bidder.
- C. Failure to attend the Post Bid Interview as scheduled will be considered just cause for the District to reject the Bid as nonresponsive.

### 5.03 POST BID INTERVIEW PROCEDURE

- A. The Construction Manager will review the Bid with the attendees.
- B. The Construction Manager will review the Contract Documents with the attendees, including but not limited to:
  - (1) Insurance
  - (2) Bonding
  - (3) Addenda
  - (4) Pre-Bid Clarifications
  - (5) Scope of Work
  - (6) Bid Packages Descriptions
  - (7) Bid Alternates
  - (8) Contract Plans
  - (9) Contract Specifications

- (10) Project Schedule and Schedule Requirements
- (11) Critical Dates Requirement for Other Bid Packages
- (12) Prevailing Wage Requirements
- (13) Liquidated Damages
- (14) Required Documentation for Contract Administration
- (15) Contract Coordination Requirements

### 5.04 POST BID INTERVIEW DOCUMENTATION

The Construction Manager will document the Post Bid Interview on the form attached to this Section. Both the apparent low bidder and the Construction Manager are required to sign the Post Bid Interview Documentation.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

### **POST BID INTERVIEW**

### **CONSTRUCTION MANAGER**

[Name] [Addres [Addres [Phone	ss 1] ss 2]		[Fax]				
BIDDE	ER:						
DATE:			TIME:	PHONE	<u> </u>		
1.	INT a.	RODUCTIONS: Present					
	a.		CONTRACTOR		CONTR	RACTOR	
				<del></del> -			
			[CM]	<del></del> -	[C	M]	
2.	PRO	OPOSED CONTRA	CT:				
3.		URPOSE OF INTERVIEW IS TO ASSURE A MUTUAL UNDERSTANDING OF THE OLLOWING:					
	a. Do you acknowledge submission of a complete and accurate bid?					Yes	No
	b. Do you acknowledge the Bid Document submittal timelines after NOA and NTP and can you meet those timelines?				Yes	No	
	c. Do you acknowledge the requirements for the escrow of bid documents?			Yes	No		
	d. Are you comfortable with your listed subcontractors?				Yes	No	
4.	COI	NTRACTUAL REQU	JIREMENIS:				
	a.	Do you understa	and you are a prime contra	ctor?		Yes	No
	b.	Can you meet sp	pecified insurance requiren	nents?		Yes	No
			our policies that require Ac ats exceed the minimum co			Yes	No
			uesting that the District ac olicy to meet the policy lim	•	cess Liability	Yes	No

		unde	there be a gap between the per occurrence amount of any erlying policy and the start of the coverage under the rella or Excess Liability Insurance Policy?	Yes	No
	C.		provide the Performance Bond and Labor and Material 100% of the Contract Price as stipulated?	Yes	No
		(1) Cost	for bonds:%	Yes	No
		(2) Is th	e cost of your bonds in your base bid?	Yes	No
		(3) Is yo	our surety licensed to issue bonds in California?	Yes	No
		d. e.	Do you understand the fingerprinting requirements? Is it understood that all workers must be paid prevailing wage?	Yes Yes	No No
	f.	registere	erstood that all subcontractors of every tier must be d as a public works contractor with the Department of I Relations?	Yes	No
5.	SCO	OPE OF WO	ORK:		
	a.	Acknowle	edged Receipt of Addenda #1	Yes	No
	b.	Are the capplicable	osts for addenda items included in your bid? (if e)	Yes	No
	C.	•	ave a complete understanding of your Scope of Work e proposed Agreement?	Yes	No
	d.	the Work	e re-reviewed the documents and understand the Scope of a. Are there any items that require clarification? ease identify them.	Yes	No
		(1)			
		(2)			
		(3)			
		Is (are) t	here additional cost(s) for the above item(s)?	Yes	No
	e.	Is the co	st for allowance included in your bid?	Yes	No

	f.	Have you reviewed bid alternative(s) #1? (if applicable)	Yes	No
	g.	Are the costs for bid alternatives included in your bid?	Yes	No
	h.	Are the plans and specifications clear and understandable to your satisfaction?	Yes	No
	i.	Do you acknowledge that the time to submit notice of requests for substitution of specified materials has expired?	Yes	No
6.	SCI	HEDULE:		
	a.	Do you acknowledge and agree to the stipulated completion dates and milestones in the contract?	Yes	No
		(1) Will you provide a detailed construction schedule to within the required ten (10) days of the Notice to Proceed, per the contract?	Yes	No
		(2) Can you meet the submittal deadline?	Yes	No
		(3) It is understood that the Project schedule is critical and that that weekend and overtime work may be required to meet the milestones.	Yes	No
		(4) It is understood that if rain does occur, then all dewatering and protection of work is required, per the contract.  If not, what do you believe must change and why?	Yes	No
	b.	Identify critical materials, deliveries, long lead items and other dependencies, including Owner Furnished items that could affect the completion of your work.	Yes	No
		(1)		
		(2)		
		(3)		
		(4)		
		(5)		
	C.	Do you understand that there is going to be maintenance and other construction taking place on site during the course of the project?	Yes	No

7.	EXE	CUTION	OF WORK			
		a.	Do you understand the acc	cess to the site?	Yes	No
		b.	Do you understand the sta	iging area restrictions?	Yes	No
		C.	Have you included protect roofs]?	ion of [asphalt, floors, and	Yes	No
			understand that the site is or trators, parents, etc.?	ccupied by students, teachers,	Yes	No
8.	CON	ITRACTO	R COMMENTS/SUGGESTION	S:		
	(1)					
	(2)					
	(3)					
	(4)					
9.	(5)	RACTO				
<b>Your</b> <b>Docu</b> The fo	signat ments pregoin	ture acl , and th g inform	knowledges your agreemen at costs for all Work are	is part of your contractual or to perform all Work in the included in your bid.  and I am authorized to sign as a	e Contr	act
[Com	pany N	ame]				
Signa	ture			Title:		
Date:				<u></u>		
10.	CONS	STRUCTI	ON MANAGER			
Signa	ture			Title:		
Date:				<u></u>		
Numb	er of P	ages:	POST BID INTERVIEW			

END OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

### **DOCUMENT 00 52 13**

### <u>AGREEMENT</u>

THIS AGREEME	NT IS MADE AND ENTERED INTO TH	IIS	Day of	
, 20,	by and between the Sacramento Ci	ty Unified	School District	("District") and
			("Contracto	r")
("Agreement").				

**WITNESSETH:** That the parties hereto have mutually covenanted and agreed, and by these presents do covenant and agree with each other, as follows:

1. **The Work**: Contractor agrees to furnish all tools, equipment, apparatus, facilities, labor, and material necessary to perform and complete in a good and workmanlike manner, the work of the following project:

# SCUSD Bid# 0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation Project

It is understood and agreed that the Work shall be performed and completed as required in the Contract Documents including, without limitation, the Drawings and Specifications and submission of all documents required to secure funding or by the Division of the State Architect for close-out of the Project, under the direction and supervision of, and subject to the approval of, the District or its authorized representative.

- 2. **The Contract Documents**: The complete Contract consists of all Contract Documents as defined in the General Conditions and incorporated herein by this reference. Any and all obligations of the District and Contractor are fully set forth and described in the Contract Documents. All Contract Documents are intended to cooperate so that any Work called for in one and not mentioned in the other or vice versa is to be executed the same as if mentioned in all Contract Documents.
- 3. Interpretation of Contract Documents: Should any question arise concerning the intent or meaning of Contract Documents, including the Drawings or Specifications, the question shall be submitted to the District for interpretation. If a conflict exists in the Contract Documents, valid, written modifications, beginning with the most recent, shall control over this Agreement (if any), which shall control over the Special Conditions, which shall control over any Supplemental Conditions, which shall control over the General Conditions, which shall control over the remaining Division 0 documents, which shall control over Division 1 Documents which shall control over Division 2 through Division 49 documents, which shall control over figured dimensions, which shall control over large-scale drawings, which shall control over small-scale drawings. In the case of a discrepancy or ambiguity solely between and among the Drawings and Specifications, the discrepancy or ambiguity shall be resolved in favor of the interpretation that will provide District with the functionally complete and operable Project described in the Drawings and Specifications. In no case shall a document calling for lower quality and/or quantity material or workmanship control. The decision of the District in the matter shall be final.

- 4. **Time for Completion**: It is hereby understood and agreed that the Work under this Contract shall be completed within <u>Fifty-One (51)</u> consecutive calendar days ("Contract Time") from the date specified in the District's Notice to Proceed.
- 5. **Completion Extension of Time**: Should the Contractor fail to complete this Contract, and the Work provided herein, within the time fixed for completion, due allowance being made for the contingencies provided for herein, the Contractor shall become liable to the District for all loss and damage that the District may suffer on account thereof. The Contractor shall coordinate its Work with the Work of all other contractors. The District shall not be liable for delays resulting from Contractor's failure to coordinate its Work with other contractors in a manner that will allow timely completion of Contractor's Work. Contractor shall be liable for delays to other contractors caused by Contractor's failure to coordinate its Work with the Work of other contractors.
- 6. Liquidated Damages: Time is of the essence for all work under this Agreement. It is hereby understood and agreed that it is and will be difficult and/or impossible to ascertain and determine the actual damage that the District will sustain in the event of and by reason of Contractor's delay; therefore, Contractor agrees that it shall pay to the District the sum of Five Hundred and NO/100 dollars (\$500.00) per day as liquidated damages for each and every day's delay beyond the time herein prescribed in completion of the Work.

It is hereby understood and agreed that this amount is not a penalty.

In the event that any portion of the liquidated damages is not paid to the District, the District may deduct that amount from any money due or that may become due the Contractor under this Agreement, and such deduction does not constitute a withholding or penalty. The District's right to assess liquidated damages is as indicated herein and in the General Conditions.

The time during which the Contract is delayed for cause, as hereinafter specified, may extend the time of completion for a reasonable time as the District may grant, provided that Contractor has complied with the claims procedure of the Contract Documents. This provision does not exclude the recovery of damages by either party under other provisions in the Contract Documents.

- 7. **Loss Or Damage**: The District and its agents and authorized representatives shall not in any way or manner be answerable or suffer loss, damage, expense, or liability for any loss or damage that may happen to the Work, or any part thereof, or in or about the same during its construction and before acceptance, and the Contractor shall assume all liabilities of every kind or nature arising from the Work, either by accident, negligence, theft, vandalism, or any cause whatsoever; and shall hold the District and its agents and authorized representatives harmless from all liability of every kind and nature arising from accident, negligence, or any cause whatsoever.
- 8. **Limitation Of District Liability:** District's financial obligations under this Contract shall be limited to the payment of the compensation provided in this Contract. Notwithstanding any other provision of this Contract, in no event shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost

- profits or revenue, lost bonding capacity, arising out of or in connection with this Contract for the services performed in connection with this Contract.
- 9. **Insurance and Bonds**: Prior to issuance of the Notice to Proceed by the District, Contractor shall provide all required certificates of insurance, insurance endorsements, and payment and performance bonds as evidence thereof.
- 10. **Prosecution of Work**: If the Contractor should neglect to prosecute the Work properly or fail to perform any provisions of this Contract, the District, may, pursuant to the General Conditions and without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the Contractor.
- 11. **Authority of Architect, Project Inspector, and DSA**: Contractor hereby acknowledges that the Architect(s), the Project Inspector(s), and the Division of the State Architect ("DSA") have authority to approve and/or suspend Work if the Contractor's Work does not comply with the requirements of the Contract Documents, Title 24 of the California Code of Regulations, and all applicable laws and regulations. The Contractor shall be liable for any delay caused by its non-compliant Work.
- 12. **Assignment of Contract**: Neither the Contract, nor any part thereof, nor any moneys due or to become due thereunder, may be assigned by the Contractor without the prior written approval of the District, nor without the written consent of the Surety on the Contractor's Performance Bond (the "Surety"), unless the Surety has waived in writing its right to notice of assignment.
- 13. Classification of Contractor's License: Contractor hereby acknowledges that it currently holds valid **B and C-22** Contractor's license(s) issued by the State of California, Contractors' State License Board, in accordance with division 3, chapter 9, of the Business and Professions Code and in the classification called for in the Contract Documents.
- 14. **Registration as Public Works Contractor**: The Contractor and all Subcontractors currently are registered as public works contractors with the Department of Industrial Relations, State of California, in accordance with Labor Code section 1771.1.
- 15. **Payment of Prevailing Wages**: The Contractor and all Subcontractors shall pay all workers on all Work performed pursuant to this Contract not less than the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work as determined by the Director of the Department of Industrial Relations, State of California, for the type of work performed and the locality in which the work is to be performed within the boundaries of the District, pursuant to sections 1770 et seq. of the California Labor Code.
- 16. Labor Compliance Monitoring and Enforcement: This Project is subject to labor compliance monitoring and enforcement by the Department of Industrial Relations pursuant to Labor Code section 1771.4 and Title 8 of the California Code of Regulations. Contractor specifically acknowledges and understands that it shall perform the Work of this Agreement while complying with all the applicable provisions of Division 2, Part 7, Chapter 1, of the Labor Code, including, without

limitation, the requirement that the Contractor and all of its Subcontractors shall timely submit complete and accurate electronic certified payroll records as required by the Contract Documents, or the District may not issue payment.

17. **Contract Price**: In consideration of the foregoing covenants, promises, and agreements on the part of the Contractor, and the strict and literal fulfillment of each and every covenant, promise, and agreement, and as compensation agreed upon for the Work and construction, erection, and completion as aforesaid, the District covenants, promises, and agrees that it will well and truly pay and cause to be paid to the Contractor in full, and as the full Contract Price and compensation for construction, erection, and completion of the Work hereinabove agreed to be performed by the Contractor, the following price:

		_ Dollars
(\$	),	

in lawful money of the United States, which sum is to be paid according to the schedule provided by the Contractor and accepted by the District and subject to additions and deductions as provided in the Contract. This amount supersedes any previously stated and/or agreed to amount(s).

- 18. **No Representations:** No representations have been made other than as set forth in writing in the Contract Documents, including this Agreement. Each of the Parties to this Agreement warrants that it has carefully read and understood the terms and conditions of this Agreement and all Contract Documents, and that it has not relied upon the representations or advice of any other Party or any attorney not its own.
- 19. **Entire Agreement:** The Contract Documents, including this Agreement, set forth the entire agreement between the parties hereto and fully supersede any and all prior agreements, understandings, written or oral, between the parties hereto pertaining to the subject matter thereof.
- 20. **Severability**: If any term, covenant, condition, or provision in any of the Contract Documents is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remainder of the provisions in the Contract Documents shall remain in full force and effect and shall in no way be affected, impaired, or invalidated thereby.
- 21. **Authority of Signatories**: Each party has the full power and authority to enter into and perform this Contract, and the person signing this Contract on behalf of each party has been properly authorized and empowered to enter into this Contract. This Contract may be executed in one or more counterparts, each of which shall be deemed an original. For this Agreement, and for all Contract Documents requiring a signature, a facsimile or electronic signature shall be deemed to be the equivalent of the actual original signature. All counterparts so executed shall constitute one Contract binding all the Parties hereto.

[SIGNATURES ON FOLLOWING PAGE]

IN WITNESS WHEREOF, accepted and agreed on the date indicated above:

# By: \_\_\_\_\_\_ By: Rose F. Ramos Title: \_\_\_\_\_ Title: Chief Business and Operation Office NOTE: If the party executing this Contract is a corporation, a certified copy of the by-laws, or of the resolution of the Board of Directors, authorizing the officers of said

END OF DOCUMENT

corporation to execute the Contract and the bonds required thereby must be

attached hereto.

### DOCUMENT 00 56 00

### **ESCROW BID DOCUMENTATION**

### 1. Requirement to Escrow Bid Documentation

- a. Contractor shall submit, within <u>SEVEN</u> (7) calendar days after the date of the Notice of Intent to Award one copy of all documentary information received or generated by Contractor in preparation of bid prices for this Contract, as specified herein. This material is referred to herein as "Escrow Bid Documentation." The Escrow Bid Documentation of the Contractor will be held in escrow for the duration of the Contract.
- b. Contractor agrees, as a condition of award of the Contract, that the Escrow Bid Documentation constitutes all written information used in the preparation of its bid, and that no other written bid preparation information shall be considered in resolving disputes or claims. Contractor also agrees that nothing in the Escrow Bid Documentation shall change or modify the terms or conditions of the Contract Documents.
- c. The Escrow Bid Documentation will not be opened by District except as indicated herein. The Escrow Bid Documentation will be used only for the resolution of change orders and claims disputes.
- d. Contractor's submission of the Escrow Bid Documentation, as with the bonds and insurance documents required, is considered an essential part of the Contract award. Should the Contractor fail to make the submission within the allowed time specified above, District may deem the Contractor to have failed to enter into the Contract, and the Contractor shall forfeit the amount of its bid security, accompanying the Contractor's bid, and District may award the Contract to the next lowest responsive responsible bidder.
- e. NO PAYMENTS WILL BE MADE, NOR WILL DISTRICT ACCEPT PROPOSED CHANGE ORDERS UNTIL THE ABOVE REQUIRED INFORMATION IS SUBMITTED AND APPROVED.
- f. The Escrow Bid Documentation shall be submitted in person by an authorized representative of the Contractor to the District.

### 2. Ownership of Escrow Bid Documentation

- a. The Escrow Bid Documentation is, and shall always remain, the property of Contractor, subject to review by District, as provided herein.
- b. Escrow Bid Documentation constitute trade secrets, not known outside Contractor's business, known only to a limited extent and only by a limited number of employees of Contractor, safeguarded while in Contractor's possession, extremely valuable to Contractor, and could be extremely valuable to Contractor's competitors by virtue of reflecting Contractor's contemplated techniques of construction. Subject to the provisions herein, District agrees to safeguard the Escrow Bid Documentation, and all

information contained therein, against disclosure to the fullest extent permitted by law.

### 3. Format and Contents of Escrow Bid Documentation

- a. Contractor may submit Escrow Bid Documentation in its usual cost-estimating format; a standard format is not required. The Escrow Bid Documentation shall be submitted in the language (e.g., English) of the specification.
- b. Escrow Bid Documentation must clearly itemize the estimated costs of performing the work of each bid item contained in the bid schedule, separating bid items into sub-items as required to present a detailed cost estimate and allow a detailed cost review. The Escrow Bid Documentation shall include all subcontractor bids or quotes, supplier bids or quotes, quantity takeoffs, crews, equipment, calculations of rates of production and progress, copies of quotes from subcontractors and suppliers, and memoranda, narratives, add/deduct sheets, and all other information used by the Contractor to arrive at the prices contained in the bid proposal. Estimated costs should be broken down into Contractor's usual estimate categories such as direct labor, repair labor, equipment ownership and operation, expendable materials, permanent materials, and subcontract costs as appropriate. All labor rates must be broken down to specify any and all burden costs including, but not limited to, health and welfare pay, vacation and holiday pay, pension contributions, training rates, benefits of any kind, insurance of any kind, workers' compensation, liability insurance, truck expenses, supply expenses of any kind, payroll taxes, and any other taxes of any kind. Plant and equipment and indirect costs should be detailed in the Contractor's usual format. The Contractor's allocation of indirect costs, contingencies, markup, and other items to each bid item shall be identified.
- c. All costs shall be identified. For bid items amounting to less than \$10,000, estimated unit costs are acceptable without a detailed cost estimate, provided that labor, equipment, materials, and subcontracts, as applicable, are included and provided that indirect costs, contingencies, and markup, as applicable, are allocated.
- d. Bid Documentation provided by District should not be included in the Escrow Bid Documentation unless needed to comply with the following requirements.

### 4. Submittal of Escrow Bid Documentation

- a. The Escrow Bid Documentation shall be submitted by the Contractor in a sealed container within <u>SEVEN</u> (7) calendar days after the date of the Notice of Intent to Award The container shall be clearly marked on the outside with the Contractor's name, date of submittal, project name and the words "Escrow Bid Documentation Intended to be opened in the presence of Authorized Representatives of Both District and Contractor".
- b. By submitting Escrow Bid Documentation, Contractor represents that the material in the Escrow Bid Documentation constitutes all the documentary information used in preparation of the bid and that the Contractor has

- personally examined the contents of the Escrow Bid Documentation container and has found that the documents in the container are complete.
- c. If Contractor's proposal is based upon subcontracting any part of the work, each subcontractor whose total subcontract price exceeds 5 percent of the total contract price proposed by Contractor, shall provide separate Escrow Documents to be included with those of Contractor. Those documents shall be opened and examined in the same manner and at the same time as the examination described above for Contractor.
- d. If Contractor wishes to subcontract any portion of the Work after award, District retains the right to require Contractor to submit Escrow Documents for the Subcontractor before the subcontract is approved.

### 5. Storage, Examination and Final Disposition of Escrow Bid Documentation

- a. The Escrow Bid Documentation will be placed in escrow, for the life of the Contract, in a mutually agreeable institution. The cost of storage will be paid by Contractor for the duration of the project until final Contract payment. The storage facilities shall be the appropriate size for all the Escrow Bid Documentation and located conveniently to both District's and Contractor's offices.
- b. The Escrow Bid Documentation shall be examined by both District and Contractor, at any time deemed necessary by either District or Contractor, to assist in the negotiation of price adjustments and change orders or the settlement of disputes and claims. In the case of legal proceedings, Escrow Bid Documentation shall be used subject to the terms of an appropriate protective order if requested by Contractor and ordered by a court of competent jurisdiction. Examination of the Escrow Bid Documentation is subject to the following conditions:
  - (1) As trade secrets, the Escrow Bid Documentation is proprietary and confidential to the extent allowed by law.
  - (2) District and Contractor shall each designate, in writing to the other party <u>SEVEN</u> (7) calendar days prior to any examination, the names of representatives who are authorized to examine the Escrow Bid Documentation. No other person shall have access to the Escrow Bid Documentation.
  - (3) Access to the documents may take place only in the presence of duly designated representatives of the District and Contractor. If Contractor fails to designate a representative or appear for joint examination on <u>SEVEN</u> (7) calendar days' notice, then the District representative may examine the Escrow Bid Documents alone upon an additional <u>THREE</u> (3) calendar days' notice if a representative of the Contractor does not appear at the time set.
  - (4) If a subcontractor has submitted sealed information to be included in the Escrow Bid Documents, access to those documents may take place only in the presence of a duly designated representative of the District,

Contractor and that subcontractor. If that subcontractor fails to designate a representative or appear for joint examination on <u>SEVEN</u> (7) calendar days' notice, then the District representative and/or the Contractor may examine the Escrow Bid Documentation without that subcontractor present upon an additional <u>THREE</u> (3) calendar days' notice if a representative of that subcontractor does not appear at the time set.

c. The Escrow Bid Documentation will be returned to Contractor at such time as the Contract has been completed and final settlement has been achieved.

END OF DOCUMENT

### DOCUMENT 00 57 00

# <u>(Public Contact Code Section 22300)</u>

(Note: Contractor must use this form.)

		w Agreement in Lieu of Retention ("Escrow Agreement") is made and entered into day of . 20 . by and between
Aven	ue, S	day of, 20, by and between mento City Unified School District ("District"), whose address is 5735 47th acramento, California 95824, and ("Contractor"), dress is, and
Califo		dress is, and, and
Callic	ırnıa,	whose address is
For the		nsideration hereinafter set forth, District, Contractor, and Escrow Agent agree as
22.		rsuant to section 22300 of Public Contract Code of the State of California, which is reby incorporated by reference, Contractor has the following two (2) options:
		Deposit securities with Escrow Agent as a substitute for retention earnings required to be withheld by District pursuant to the Construction Contract No entered into between District and Contractor for the
		Project, in the amount of  Dollars (\$)
		dated,, 20, (the "Contract"); <u>or</u>
		On written request of Contractor, District shall make payments of the retention earnings for the above referenced Contract directly to Escrow Agent.
	opt der tim lea	tion), Escrow Agent shall notify District within ten (10) calendar days of the posit. The market value of the securities at the time of substitution and at all less from substitution until the termination of the Escrow Agreement shall be at set equal to the cash amount then required to be withheld as retention under the less of the Contract between District and Contractor.
		curities shall be held in the name of Sacramento City Unified School District, and all designate Contractor as beneficial owner.
23.	WO	trict shall make progress payments to Contractor for those funds which otherwise uld be withheld from progress payments pursuant to Contract provisions, provided t Escrow Agent holds securities in form and amount specified above.
24.	Wh	en District makes payment of retentions earned directly to Escrow Agent, Escrow

Agent shall hold them for the benefit of Contractor until the time that the escrow created under this Escrow Agreement is terminated. Contractor may direct the investment of the payments into securities. All terms and conditions of this Escrow

Agreement and the rights and responsibilities of the Parties shall be equally

applicable and binding when District pays Escrow Agent directly.

- 25. Contractor shall be responsible for paying all fees for the expenses incurred by Escrow Agent in administering the Escrow Account, and all expenses of District. The District will charge Contractor \$\_\_\_\_\_\_ for each of District's deposits to the escrow account. These expenses and payment terms shall be determined by District, Contractor, and Escrow Agent.
- 26. Interest earned on securities or money market accounts held in escrow and all interest earned on that interest shall be for sole account of Contractor and shall be subject to withdrawal by Contractor at any time and from time to time without notice to District.
- 27. Contractor shall have the right to withdraw all or any part of the principal in the Escrow Account only by written notice to Escrow Agent accompanied by written authorization from District to Escrow Agent that District consents to withdrawal of amount sought to be withdrawn by Contractor.
- 28. District shall have the right to draw upon the securities and/or withdraw amounts from the Escrow Account in the event of default by Contractor. Upon seven (7) days' written notice to Escrow Agent from District of the default, if applicable, Escrow Agent shall immediately convert the securities to cash and shall distribute the cash as instructed by District. Escrow Agent shall not be authorized to determine the validity of any notice of default given by District pursuant to this paragraph, and shall promptly comply with District's instructions to pay over said escrowed assets. Escrow Agent further agrees to not interplead the escrowed assets in response to a conflicting demand.
- 29. Upon receipt of written notification from District certifying that the Contract is final and complete, and that Contractor has complied with all requirements and procedures applicable to the Contract, Escrow Agent shall release to Contractor all securities and interest on deposit less escrow fees and charges of the Escrow Account. The escrow shall be closed immediately upon disbursement of all monies and securities on deposit and payments of fees and charges.
- 30. Escrow Agent shall rely on written notifications from District and Contractor pursuant to Paragraphs 5 through 8, inclusive, of this Escrow Agreement and District and Contractor shall hold Escrow Agent harmless from Escrow Agent's release and disbursement of securities and interest as set forth above.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

notice on behalf of District and o	orized to give written notice or to receive written on behalf of Contractor in connection with the ir respective signatures are as follows:
On behalf of District:	On behalf of Contractor:
Title	Title
Name	Name
Signature	Signature
Address	Address
On behalf of Escrow Agent:	
Title	
Name	
Signature	
Address	
At the time that the Escrow Account is Escrow Agent a fully executed copy of t	opened, District and Contractor shall deliver to this Agreement.
IN WITNESS WHEREOF, the parties have on the date first set forth above.	ve executed this Agreement by their proper officers
On behalf of District:	On behalf of Contractor:
Title	Title
Name	Name
Signature	Signature
Address	Address
ĿΝ	D OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

### DOCUMENT 00 61 13.13

# PERFORMANCE BOND (100% of Contract Price)

(Note: Contractor must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:
WHEREAS, the governing board ("Board") of the Sacramento City Unified School District, ("District") and ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:
262-461-CBW-HAZ - Clayton B. Wire HAZMAT Remediation Project
("Project" or "Contract") which Contract dated, 20, and all of the Contract Documents attached to or forming a part of the Contract, are hereby referred to and made a part hereof; and
WHEREAS, said Principal is required under the terms of the Contract to furnish a bond for the faithful performance of the Contract.
NOW, THEREFORE, the Principal and
and firmly bound unto the Board of the District in the penal sum of ("Surety") are held
Dollars (\$), lawful money of the United States, for the payment of which sum well and truly to be made we bind ourselves, our heirs, executors, administrators, successors, and assigns jointly and severally, firmly by these presents, to:
- Promptly perform all the work required to complete the Project; and

Pay to the District all damages the District incurs as a result of the Principal's failure to perform all the Work required to complete the Project.
 Or, at the District's sole discretion and election, the Surety shall obtain a bid or bids for completing

Or, at the District's sole discretion and election, the Surety shall obtain a bid or bids for completing the Contract in accordance with its terms and conditions, and upon determination by the District of the lowest responsible bidder, arrange for a contract between such bidder and the District and make available as Work progresses sufficient funds to pay the cost of completion less the "balance of the Contract Price," and to pay and perform all obligations of Principals under the Contract, including, without limitation, all obligations with respect to warranties, guarantees and the payment of liquidated damages. The term "balance of the Contract Price," as used in this paragraph, shall mean the total amount payable to Principal by the District under the Contract and any modifications thereto, less the amount previously paid by the District to the Principal, less any withholdings by the District allowed under the Contract. District shall not be required or obligated to accept a tender of a completion contractor from the Surety for any or no reason.

The condition of the obligation is such that, if the above bound Principal, its heirs, executors, administrators, successors, or assigns, shall in all things stand to and abide by, and well and truly

keep and perform the covenants, conditions, and agreements in the Contract and any alteration thereof made as therein provided, on its part to be kept and performed at the time and in the intent and meaning, including all contractual guarantees and warrantees of materials and workmanship, and shall indemnify and save harmless the District, its trustees, officers and agents, as therein stipulated, then this obligation shall become null and void, otherwise it shall be and remain in full force and virtue.

Surety expressly agrees that the District may reject any contractor or subcontractor proposed by Surety to fulfill its obligations in the event of default by the Principal. Surety shall not utilize Principal in completing the Work nor shall Surety accept a Bid from Principal for completion of the Work if the District declares the Principal to be in default and notifies Surety of the District's objection to Principal's further participation in the completion of the Work.

As a condition precedent to the satisfactory completion of the Contract, the above obligation shall hold good for a period equal to the warranty and/or guarantee period of the Contract, during which time Surety's obligation shall continue if Contractor shall fail to make full, complete, and satisfactory repair and replacements and totally protect the District from loss or damage resulting from or caused by defective materials or faulty workmanship. The obligations of Surety hereunder shall continue so long as any obligation of Contractor remains. Nothing herein shall limit the District's rights or the Contractor or Surety's obligations under the Contract, law or equity, including, but not limited to, California Code of Civil Procedure section 337.15.

The Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder or the specifications accompanying the same shall in any way affect its obligation on this bond. The Surety also stipulates and agrees that it shall not be exonerated or released from the obligation of this bond by any overpayment or underpayment by the District that is based upon estimates approved by the Architect. The Surety does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract or to the work or to the specifications.

IN WITNESS WHEREOF, two (2) identical counterparts of this instrument, each of which shall for all

purposes be deemed an original ther above named, on the day of	eof, have been duly executed by the Principal and Surety of, 20
Principal	Surety
Ву	Ву
	Name of California Agent of Surety
	Address of California Agent of Surety
	Telephone No. of California Agent of Surety

Contractor must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

END OF DOCUMENT

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

### DOCUMENT 00 61 13.16

# PAYMENT BOND Contractor's Labor & Material Bond (100% Of Contract Price)

(Note: Contractor must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:
WHEREAS, the governing board ("Board") of the Sacramento City Unified School District, ("District") and, ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to perform the following project:
262-461-CBW-HAZ - Clayton B. Wire HAZMAT Remediation Project
("Project" or "Contract") which Contract dated, 20, and all of the Contract Documents attached to or forming a part of the Contract, are hereby referred to and made a part hereof; and
WHEREAS, pursuant to law and the Contract, the Principal is required, before entering upor the performance of the work, to file a good and sufficient bond with the body by which the Contract is awarded in an amount equal to one hundred percent (100%) of the Contract price, to secure the claims to which reference is made in sections 9000 through 9510 and 9550 through 9566 of the Civil Code, and division 2, part 7, of the Labor Code.
NOW, THEREFORE, the Principal and
("Surety") are held and firmly bound unto all laborers, material men, and other persons referred to in said statutes in the sum of
the total amount payable by the terms of Contract, for the payment of which sum well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors, or assigns, jointly and severally, by these presents.
The condition of this obligation is that if the Principal or any of its subcontractors, or their heirs, executors, administrators, successors, or assigns of any, all, or either of them shall fail to pay for any labor, materials, provisions, or other supplies, used in, upon, for or about the performance of the work contracted to be done, or for any work or labor thereon of any kind, or for amounts required to be deducted, withheld, and paid over to the Employment Development Department from the wages of employees of the Principal or any of his or its subcontractors of any tier under Section 13020 of the Unemployment Insurance Code with respect to such work or labor, that the Surety will pay the same in an amount not exceeding the amount herein above set forth, and also in case suit is brought upon this bond, will pay a reasonable attorney's fee to be awarded and fixed by the court, and to be taxed as costs and to be included in the judgment therein rendered.
It is hereby expressly stipulated and agreed that this bond shall inure to the benefit of any and all persons, companies, and corporations entitled to file claims under section 9100 of

the Civil Code, so as to give a right of action to them or their assigns in any suit brought upon this bond.

Should the condition of this bond be fully performed, then this obligation shall become null and void; otherwise it shall be and remain in full force and affect.

And the Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of Contract or the specifications accompanying the same shall in any manner affect its obligations on this bond, and it does hereby waive notice of any such change, extension, alteration, or addition.

shall for all purposes be dee	o (2) identical counterparts of this instrumened an original thereof, have been duly enamed, on the day of	executed by the
Principal	Surety	
Ву	Ву	
	Name of California Age	ent of Surety
	Address of California A	gent of Surety

Contractor must attach a Notarial Acknowledgment for all Surety's signatures and a Power of Attorney and Certificate of Authority for Surety. The California Department of Insurance must authorize the Surety to be an admitted surety insurer.

END OF DOCUMENT

Telephone No. of California Agent of Surety

### **DOCUMENT 00 63 40**

### **ALLOWANCE EXPENDITURE DIRECTIVE FORM**

### ALLOWANCE EXPENDITURE DIRECTIVE

Sacramento City Unified School District 5735 47th Avenue Sacramento, CA 95824

Contractor Name:

ALLOWANCE EXPENDITURE DIRECTIVE NO.:	

Project: Clayton B. Wire HAZMAT Remediation

**Project** 

Date: \_\_\_\_\_ DSA File No. N/A DSA Appl. No. N/A

Bid No.: <u>262-461-CBW-HAZ</u>

The named parties agree to the terms of this Allowance Expenditure Directive ("AED"):

Reference	Description	Allowance Authorized for Expenditure
Request for AED #	PCO# XX[Description of unforeseen item relating to Work]	\$
Requested by: Performed by:	[Contractor Name] [GC or Sub]	
Reason:	[RFI#, CCD#, ASI# etc.]	

Total Contract Allowance Amount:	\$
Amount of Previously Approved Allowance Expenditure Directive(s):	\$
Amount of this Allowance Expenditure Directive:	\$

The undersigned Contractor approves the foregoing release of allowance for completion of each specified item, and agrees to furnish all labor, materials and services and perform all work necessary to complete any additional work specified for the consideration stated therein ("Work"). Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650, et seq.

This Allowance Expenditure Directive must be signed by an authorized District representative.

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation ALLOWANCE EXPENDITURE DIRECTIVE DOCUMENT 00 63 40-1

It is expressly understood that the authorized allowance expenditure granted herein represents a full accord and satisfaction for any and all cost impacts of the items herein, and Contractor waives any and all further compensation based on the items herein. The value of the extra work or changes expressly includes any and all of the Contractor's costs and expenses, and its subcontractors, both direct and indirect. Any costs, expenses, or damages not included are deemed waived.

### Signatures:

CONTRACTOR:	CONSTRUCTION MANAGER:
Date:	
By:	Date:
[Print Name and Title here]	
	By: [Print Name and Title here]
	[]
SCUSD MANAGER III, FACILITIES PM:	SCUSD DIRECTOR III FACILITIES MGMT:
SCUSD MANAGER III, FACILITIES PM:  Date:	SCUSD DIRECTOR III FACILITIES

END OF DOCUMENT

### **DOCUMENT 00 63 47**

## **DAILY FORCE ACCOUNT REPORT**

From: Contractor To: Owner [Name/Address]

Pr	oject: <u>262-461-CBW-HA</u>	Z Clayton B. Wire	HAZMAT Re	<u>mediatior</u>	<u>Project</u>	
	ntractor hereby submits this count Directive No, o	on		ork perforr	med, pursuant 	to Force
		[D	ate of Work]			
	ntractor attests that the ma count work.	terial, labor, and ec	uipment itemi	zed herein	were used <u>onl</u> y	y on the forc
Α.	Material: Attach all applic complete the information be		rovided in prior	Daily Forc	e Account Rep	orts and
	Descri	ption	Un	it Price	Quantity	Cost
		Daily sub	total (w/out m	narkup): \$_		
В.	<u>Labor:</u> Labor must be fully information below.	/ Burdened. Attach	timesheets, if	applicable,	and complete	the
	Name	Craft	Regular Hrs.	Rate	OT Hrs.	Rate
ı			1			

C.	<b>Equipment:</b>	Attach all applicable	invoices not	provided in	prior Daily	Force Accou	nt Reports a	nd
	complete the	information below.						

Type / Model	Hrs. Operated	Rate

Daily	subtotal	(w/out	markup):	\$

Complete based on information reported above.

	WORK PERFORMED OTHER THAN BY CONTRACTOR	<u>ADD</u>
(a)	<u>Material</u>	
(b)	Add Labor	
(c)	Add Equipment	
(d)	Subtotal	
(e)	Add overhead and profit for any and all tiers of Subcontractor, the total not to exceed ten percent (10%) of Item (d)	
(f)	Subtotal	
(g)	Add Overhead and Profit for Contractor, not to exceed five percent (5%) of Item (f)	
(h)	Subtotal	
(i)	Add Bond and Insurance, not to exceed two percent (2%) of Item (h)	
(j)	TOTAL	

	WORK PERFORMED BY CONTRACTOR	<u>ADD</u>
(a)	<u>Material</u>	
(b)	Add Labor	
(c)	Add Equipment	
(d)	<u>Subtotal</u>	
(e)	Add Overhead and Profit for Contractor, not to exceed fifteen	
	percent (15%) of Item (d)	
(f)	<u>Subtotal</u>	
(g)	Add Bond and Insurance, not to exceed two percent (2%) of Item	
	(f)	
(h)	TOTAL	

Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act (Gov. Code, § 12650 et seq.).

It is expressly understood that all force account work for the date stated above must be reported herein, and Contractor may not claim any labor, equipment, material or any other costs or expenses not reported herein. Contractor is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, or damages not included are deemed waived.

SUBMITTED BY:		REVIEWED BY:	
Contractor:		District:	
[Name]	Date	[Name]	Date

District may require additional information from Contractor to review this Daily Force Account Report. Upon District's return of the Daily Force Account Report, Contractor may invoice the Work reflected therein. District's review and return of the Daily Force Account Report and/or payment for the force account work does not constitute acceptance of the Work or waiver of any Contract rights or criteria.

END OF DOCUMENT

#### **DOCUMENT 00 63 57**

#### PROPOSED CHANGE ORDER FORM

Sacramento City Unified School District PCO NO.: 5735 47th Avenue Sacramento, CA 95824 Project: Clayton B. Wire HAZMAT Remediation Project Date: \_ DSA File No.: N/A

Contractor hereby submits for District's review and evaluation this Proposed Change Order ("PCO"), submitted in accordance with and subject to the terms of the Contract Documents, including Sections 17.7 and 17.8 of the General Conditions. Any spaces left blank below are deemed no change to cost or time.

DSA Appl. No.: N/A

Contractor understands and acknowledges that documentation supporting Contractor's PCO must be attached and included for District review and evaluation. Contractor further understands and acknowledges that failure to include documentation sufficient to, in District's discretion, support some or all of the PCO, shall result in a rejected PCO.

	WORK PERFORMED OTHER THAN BY CONTRACTOR	ADD	DEDUCT
(i)	Material (attach suppliers' invoice or itemized quantity		
	and unit cost plus sales tax)		
(j)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(k)	Add Equipment (attach suppliers' invoice)		
(I)	<u>Subtotal</u>		
(m)	Add overhead and profit for any and all tiers of		
	<u>Subcontractor</u> , the total not to exceed ten percent		
	(10%) of Item (d)		
(n)	<u>Subtotal</u>		
(o)	Add General Conditions (if Time is Compensable)		
	(attach supporting documentation)		
(p)	<u>Subtotal</u>		
(q)	Add Overhead and Profit for Contractor, not to		
	exceed five percent (5%) of Item (h)		
(r)	<u>Subtotal</u>		
(s)	Add Bond and Insurance, not to exceed two percent		
	(2%) of Item (j) If PCO exceeds Allowance ONLY		
(t)	TOTAL		
(u)	<u>Time</u> (zero unless indicated; "TBD" not permitted)	Cal	endar
		Days	

[REMAINDER OF PAGE LEFT BLANK INTENTIONALLY]

Bid No.: <u>262-461-CBW-HAZ</u>

RFI #:\_\_\_\_\_

	WORK PERFORMED BY CONTRACTOR	ADD	DEDUCT
(v)	Material (attach itemized quantity and unit cost plus		
	sales tax)		
(w)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(x)	Add Equipment (attach suppliers' invoice)		
(y)	Add General Conditions (if Time is Compensable)		
	(attach supporting documentation)		
(z)	<u>Subtotal</u>		
(aa)	Add Overhead and Profit for Contractor, not to		
	exceed fifteen percent (15%) of Item (e)		
(bb)	<u>Subtotal</u>		
(cc)	Add Bond and Insurance, not to exceed two percent		
	(2%) of Item (g)		
(dd)	TOTAL		
			_
(ee)	Time (zero unless indicated; "TBD" not permitted)	Cale	endar
. ,		Days	

The undersigned Contractor approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire Work as stated herein, and agrees to furnish all labor, materials, and service, and perform all work necessary to complete any additional work specified for the consideration stated herein. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq. It is understood that the changes herein to the Contract shall only be effective when approved by the governing board of the District.

It is expressly understood that the value of the extra Work or changes expressly includes any and all of the Contractor's costs and expenses, direct and indirect, resulting from additional time required on the Project or resulting from delay to the Project including, without limitation, cumulative impacts. Contractor is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.

SUBMITTED BY:	
Contractor:	
[Name]	Date

END OF DOCUMENT

### **DOCUMENT 00 63 63**

## **CHANGE ORDER FORM**

Sacramento City Unified School District 5735 47th Avenue Sacramento, CA 95824

CHANGE ORDER NO.:	

## **CHANGE ORDER**

Project: Clayton B Bid No.: 262-461-	. Wire HAZMAT Remed CBW-HAZ	D:	ate: SA File No.: N/ SA Appl. No.: N	
he following parties	agree to the terms of this		••	
Owner:		Contractor:		
[Name / Address]		[Name / Address]		
Architect: [Name / Address]		Project Inspector: _ [Name / Address]		
Reference	Description		Cost	Days Ext.
PCO #	[Description of char	nge]	\$	
Requested by:	[Requester]			
Performed by:	[Performer]			
Reason:	[Reason]	-		
PCO #	[Description of char	nge]	\$	
Requested by:	[Requester]			
Performed by:	[Performer]			
Reason:	[Reason]	-		
PCO #	[Description of char	ngeJ	\$	
Requested by:	[Requester]			
Performed by:	[Performer]			
Reason:	[Reason]	T =		
Contract time will be	e adjusted as follows:	Original Contract Amou	unt: \$	
<b>Previous Completion</b>	Date: [Date]			
1	<del></del>	Amount of Previously	\$	
[#1 Calenda	ar Days Extension (zero	Approved Change Orde	er(s):	
unless otherwise ind				
	,	Amount of this Change	\$	
Current Completion	Date: [Date]	Order:		
2				
		Contract Amount:	\$	

The undersigned Contractor approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire work as stated therein, and agrees to furnish all labor, materials and services and perform all work necessary to complete any additional work specified for the consideration stated therein. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq.

This change order is subject to approval by the governing board of this District and must be signed by the District. Until such time as this change order is approved by the District's governing board and executed by a duly authorized District representative, this change order is not effective and not binding.

It is expressly understood that the compensation and time, if any, granted herein represent a full accord and satisfaction for any and all time and cost impacts of the items herein, and Contractor waives any and all further compensation or time extension based on the items herein. The value of the extra work or changes expressly includes any and all of the Contractor's costs and expenses, and its subcontractors, both direct and indirect, resulting from additional time required on the project or resulting from delay to the project including without limitation, cumulative impacts. Any costs, expenses, damages or time extensions not included are deemed waived.

Signatures.			
District:		Contractor:	
[Name]	Date	[Name]	Date
Architect:		Project Inspector:	
[Name]	Date	[Name]	Date

END OF DOCUMENT

Signatures:

### DOCUMENT 00 65 19.26

## AGREEMENT AND RELEASE OF ANY AND ALL CLAIMS

		DP CLAIMS ("Agreement and Release") IS MADE AND  DAY OF , 20 by and between the
SACRA	AMENTO CITY UNIFIED SCH	DAY OF, 20 by and between the OOL DISTRICT ("District") and by and between the ntractor"), whose place of business is
	("Co	ntractor"), whose place of business is
		<del></del> ;
		<u>RECITALS</u>
		ontractor entered into PROJECT/CONTRACT NO.:
	_ ("Contract" or "Project") ii	n the County of Sacramento, California; and
Notice		er the Contract was completed on, and a d with the County Recorder on
NOW,	THEREFORE, it is mutually	agreed between District and Contractor as follows:
	<u> </u>	AGREEMENT AND RELEASE
1.	Contractor will only be ass	essed liquidated damages as detailed below:
	Original Contract Sum	\$
	Modified Contract Sum	\$
	Payment to Date	\$
	Liquidated Damages	\$
	Payment Due Contractor	\$
2.	undisputed sum of	nereof, District shall forthwith pay to Contractor the Dollars (\$) under the s represented by any notice to withhold funds on file with uch payment.
3.	outstanding claims in dispu under the Contract, except obligations described in Pa this Agreement and Releas full, final and general relea obligations, costs, expense District and all of its respec consultants and transferee	and hereby agrees that there are no unresolved or ute against District arising from the performance of work it for the claims described in Paragraph 4 and continuing ragraph 6. It is the intention of the parties in executing se that this Agreement and Release shall be effective as a use of all claims, demands, actions, causes of action, es, damages, losses and liabilities of Contractor against cive agents, employees, trustees, inspectors, assignees, es, except for any Disputed Claim that may be set forth in the nuing obligations described in Paragraph 6 hereof.

<u>Claim No.</u>	Description of Claim	Amount of Claim	<u>Date Claim</u> <u>Submitted</u>
		\$	
		\$	
		\$	
		\$	
		\$	
		\$	

The following claims are disputed (hereinafter, the "Disputed Claims") and are

specifically excluded from the operation of this Agreement and Release:

[If further space is required, attach additional sheets showing the required information.]

- 5. Consistent with California Public Contract Code section 7100, Contractor hereby agrees that, in consideration of the payment set forth in Paragraph 2 hereof, Contractor hereby releases and forever discharges District, all its agents, employees, inspectors, assignees, and transferees from any and all liability, claims, demands, actions, or causes of action of whatever kind or nature arising out of or in any way concerned with the Work under the Contract.
- 6. Guarantees and warranties for the Work, and any other continuing obligation of Contractor, including without limitation, the duty to defend, indemnify and hold harmless the District, shall remain in full force and effect as specified in the Contract Documents.
- 7. Contractor hereby waives the provisions of California Civil Code section 1542 which provides as follows:

A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

8. The provisions of this Agreement and Release are contractual in nature and not mere recitals and shall be considered independent and severable. If any such provision or any part thereof shall be at any time held invalid in whole or in part under any federal, state, county, municipal, or other law, ruling, or regulations, then such provision, or part thereof, shall remain in force and effect to the extent permitted by law, and the remaining provisions of this Agreement and Release shall also remain in full force and effect, and shall be enforceable.

4.

and execution of this Release.

\* \* \* CAUTION: THIS IS A RELEASE - READ BEFORE EXECUTING \* \* \*

SACRAMENTO CITY UNIFIED SCHOOL DISTRICT

Signature:

Print Name:

CONTRACTOR:

Signature:

Print Name:

Title:

All rights of District shall survive completion of the Work or termination of Contract,

END OF DOCUMENT

9.

### **DOCUMENT 00 65 36**

# GUARANTEE FORM (Print on Contractor/Subcontractor Letterhead)

unconditionally guarantees that the Work performed at 262-461-CBW-HAZ Clayton B. Wire
HAZMAT Remediation Project has been done in accordance with the requirements of the
Contract therefore and further guarantees the Work of the contract to be and remain free o
defects in workmanship and materials for a period of two (2) years from and after the
recordation of the Notice of Completion of the Project and completion of all Contrac
obligations by the Contractor, including formal acceptance of the entire Project by the District
unless a longer guarantee period is called for by the Contract Documents, in which case the
terms of the longer guarantee shall govern. The Contractor specifically waives any right to
claim or rely on the statutory definition of completion set forth in Civil Code section 9200
The Contractor specifically acknowledges and agrees that completion shall mean the
Contractor's complete performance of all Work required by the Contract Documents
amendments, change orders, construction change directives and punch lists, and the District's
formal acceptance of the entire Project, without regard to prior occupancy, substantia
completion doctrine, beneficial occupancy, or otherwise. The Contractor hereby agrees to
repair or replace any and all Work, together with any adjacent Work which may have beer
damaged or displaced in so doing, that may prove to be not in accordance with the
requirements of the Contract or that may be defective in its workmanship or materials within
the guarantee period specified, without any expense whatsoever to the District, ordinary wear
and tear and unusual abuse and neglect only excepted. The Contractor has provided contractor bonds, which will remain in full force and effect during the guarantee period.
The Contractor further agrees that within ten (10) calendar days after being notified in writing
by the District of any Work not in accordance with the requirements of the contract or any
defects in the Work, it will commence and prosecute with due diligence all Work necessary to
fulfill the terms of this guarantee, and to complete the Work within a period of time stipulated
in writing. In the event it fails to so comply, Contractor does hereby authorize the District to
proceed to have such Work done at the Contractor's expense and it will pay the cost thereo
upon demand. The District shall be entitled to all costs, including reasonable attorneys' fees
necessarily incurred upon the Contractor's refusal to pay the above costs.
The guarantee period for corrected defective work shall continue for a duration equivalent to
the original guarantee period.
Notwithstanding the foregoing paragraph, in the event of an emergency constituting ar
immediate hazard to the health or safety of the employees of the District, or its property of
licensees, the District may undertake at the Contractor's expense without prior notice, al
Work necessary to correct such hazardous condition when it was caused by the Work of the
Contractor not being in accordance with the requirements of this contract, or being defective
and to charge the same to the Contractor as specified in the preceding paragraph.
The guarantee set forth herein is not intended by the parties, not shall it be construed, as in
any way limiting or reducing the District's rights to enforce all terms of the Contract referenced
hereinabove or the time for enforcement thereof. This guarantee is provided in addition to
and not in lieu of, the District's rights on such contract.
Spec Section(s):
CONTRACTOR'S SIGNATURE
PRINT NAME

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation

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#### **DOCUMENT 00 72 13**

#### **GENERAL CONDITIONS**

#### 1. CONTRACT TERMS AND DEFINITIONS

#### 1.1 Definitions

Wherever used in the Contract Documents, the following terms shall have the meanings indicated, which shall be applicable to both the singular and plural thereof:

- **1.1.1** Adverse Weather: Shall be only weather that satisfies all of the following conditions: (1) unusually severe precipitation, sleet, snow, hail, or extreme temperature conditions in excess of the norm for the location and time of year it occurred based on the closest weather station data averaged over the past five years, (2) that is unanticipated and would cause unsafe work conditions and/or is unsuitable for scheduled work that should not be performed during inclement weather (i.e., exterior finishes), and (3) at the Project.
- **1.1.2 Allowance Expenditure Directive:** Written authorization for expenditure of allowance, if any.
- **1.1.3** Approval, Approved, and/or Accepted: Written authorization, unless stated otherwise.
- 1.1.4 Architect (or "Design Professional in General Responsible Charge"): The individual, partnership, corporation, joint venture, or any combination thereof, named as Architect, who will have the rights and authority assigned to the Architect in the Contract Documents. The term Architect means the Design Professional in General Responsible Charge as defined in DSA PR 13-02 on this Project or the Architect's authorized representative.
- **1.1.5 As-Builts**: Reproducible blue line prints of drawings to be prepared on a monthly basis pursuant to the Contract Documents, that reflect changes made during the performance of the Work, recording differences between the original design of the Work and the Work as constructed since the preceding monthly submittal. See **Record Drawings**.
- **1.1.6 Bidder**: A contractor who intends to provide a proposal to the District to perform the Work of this Contract.
- **1.1.7 Burdened**: The labor rate for Contractor or any Subcontractor inclusive of any and all burden costs including, but not limited to, health and welfare pay, vacation and holiday pay, pension contributions, training rates, benefits of any kind, insurance of any kind, workers' compensation, liability insurance, truck expenses, supply expenses of any kind, payroll taxes, and any other taxes of any kind.
- **1.1.8 Change Order**: A written order to the Contractor authorizing an addition to, deletion from, or revision in the Work, and/or authorizing an adjustment in the Contract Price or Contract Time.

- **1.1.9 Claim**: A Dispute that remains unresolved at the conclusion of the all the applicable Dispute Resolution requirements provided herein.
- **1.1.10 Construction Change Directive**: A written order prepared and issued by the District, the Construction Manager, and/or the Architect and signed by the District and the Architect, directing a change in the Work.
- **1.1.11 Construction Manager**: The individual, partnership, corporation, joint venture, or any combination thereof, or its authorized representative, named as such by the District. If no Construction Manager is used on the Project that is the subject of this Contract, then all references to Construction Manager herein shall be read to refer to District.
- **1.1.12 Construction Schedule**: The progress schedule of construction of the Project as provided by Contractor and approved by District.
- **1.1.13 Contract, Contract Documents**: The Contract consists exclusively of the documents evidencing the agreement of the District and Contractor, identified as the Contract Documents. The Contract Documents consist of the following documents:
  - 1.1.13.1 Notice to Bidders
  - 1.1.13.2 Instructions to Bidders
  - **1.1.13.3** Bid Form and Proposal
  - **1.1.13.4** Bid Bond
  - **1.1.13.5** Designated Subcontractors List
  - **1.1.13.6** Site Visit Certification (if a site visit was required)
  - **1.1.13.7** Non-Collusion Declaration
  - **1.1.13.8** Notice of Award
  - **1.1.13.9** Notice to Proceed
  - **1.1.13.10** Agreement
  - **1.1.13.11** Escrow of Bid Documentation
  - **1.1.13.12** Escrow Agreement for Security Deposits in Lieu of Retention (if applicable)
  - 1.1.13.13 Performance Bond
  - 1.1.13.14 Payment Bond (Contractor's Labor & Material Bond)
  - 1.1.13.15 General Conditions
  - **1.1.13.16** Special Conditions (if applicable)
  - **1.1.13.17** Project Labor Agreement (if applicable)
  - **1.1.13.18** Hazardous Materials Procedures and Requirements
  - **1.1.13.19** Workers' Compensation Certification
  - **1.1.13.20** Prevailing Wage Certification
  - **1.1.13.21** Disabled Veteran Business Enterprise Participation Certification (if applicable)
  - **1.1.13.22** Drug-Free Workplace Certification (if applicable)
  - 1.1.13.23 Tobacco-Free Environment Certification
  - **1.1.13.24** Hazardous Materials Certification (if applicable)
  - 1.1.13.25 Lead-Based Materials Certification (if applicable)
  - **1.1.13.26** Imported Materials Certification (if applicable)
  - **1.1.13.27** Criminal Background Investigation/Fingerprinting Certification
  - **1.1.13.28** Buy American Certification (if certain federal funds used)
  - **1.1.13.29** Roofing Project Certification (if applicable)

- **1.1.13.30** Registered Subcontractors List
- **1.1.13.31** Iran Contracting Act Certification (if applicable)
- **1.1.13.32** COVID-19 Vaccination/Testing Certification
- **1.1.13.33** Federal Debarment Certification (if applicable)
- **1.1.13.34** Federal Byrd Anti-Lobbying Certification (if applicable)
- 1.1.13.35 Post Bid Interview
- 1.1.13.36 All Plans, Technical Specifications, and Drawings
- **1.1.13.37** Any and all addenda to any of the above documents
- **1.1.13.38** Any and all change orders or written modifications to the above documents if approved in writing by the District
- **1.1.14 Contract Price**: The total monies payable to the Contractor under the terms and conditions of the Contract Documents.
- **1.1.15 Contract Time**: The time period stated in the Agreement for the completion of the Work.
- **1.1.16 Contractor**: The person or persons identified in the Agreement as contracting to perform the Work to be done under this Contract, or the legal representative of such a person or persons.
- **1.1.17 Daily Job Report(s)**: Daily Project reports prepared by the Contractor's employee(s) who are present on Site, which shall include the information required herein.
- **1.1.18** Day(s): Unless otherwise designated, day(s) means calendar day(s).
- **1.1.19 Department of Industrial Relations (or "DIR")**: is responsible, among other things, for labor compliance monitoring and enforcement of California prevailing wage laws and regulations for public works contracts.
- **1.1.20 Design Professional in General Responsible Charge**: See definition of **Architect** above.
- **1.1.21 Dispute**: A separate demand by Contractor for a time extension, or payment of money or damages arising from Work done by or on behalf of the Contractor pursuant to the Contract and payment of which is not otherwise expressly provided for or Contractor is not otherwise entitled to; or an amount of payment disputed by the District.
- **1.1.22 District**: The public agency or the school district for which the Work is performed. The governing board of the District or its designees will act for the District in all matters pertaining to the Contract. The District may, at any time,
  - **1.1.22.1** Direct the Contractor to communicate with or provide notice to the Construction Manager or the Architect on matters for which the Contract Documents indicate the Contractor will communicate with or provide notice to the District; and/or
  - **1.1.22.2** Direct the Construction Manager or the Architect to communicate with or direct the Contractor on matters for which the Contract Documents indicate the District will communicate with or direct the Contractor.

- **1.1.23 Drawings (or "Plans")**: The graphic and pictorial portions of the Contract Documents showing the design, location, scope and dimensions of the work, generally including plans, elevations, sections, details, schedules, sequence of operation, and diagrams.
- **1.1.24 DSA**: Division of the State Architect.
- **1.1.25** Force Account Directive: A process that may be used when the District and the Contractor cannot agree on a price for a specific portion of work or before the Contractor prepares a price for a specific portion of work and whereby the Contractor performs the work as indicated herein on a time and materials basis.
- **1.1.26 Job Cost Reports**: Any and all reports or records detailing the costs associated with work performed on or related to the Project that Contractor shall maintain for the Project. Specifically, Job Cost Reports shall contain, but are not limited by or to, the following information: a description of the work performed or to be performed on the Project; quantity, if applicable, of work performed (hours, square feet, cubic yards, pounds, etc.) for the Project; Project budget; costs for the Project to date; estimated costs to complete the Project; and expected costs at completion. The Job Cost Reports shall also reflect all Contract cost codes, change orders, elements of non-conforming work, back charges, and additional services.
- 1.1.27 Labor Commissioner's Office (or "Labor Commissioner", also known as the Division of Labor Standards Enforcement ("DLSE")): Division of the DIR responsible for adjudicating wage claims, investigating discrimination and public works complaints, and enforcing Labor Code statutes and Industrial Welfare Commission orders.
- **1.1.28** Municipal Separate Storm Sewer System (or "MS4"): A system of conveyances used to collect and/or convey storm water, including, without limitation, catch basins, curbs, gutters, ditches, man-made channels, and storm drains.
- 1.1.29 Plans: See Drawings.
- **1.1.30 Premises**: The real property owned by the District on which the Site is located.
- **1.1.31 Product(s)**: New material, machinery, components, equipment, fixtures and systems forming the Work, including existing materials or components required and approved by the District for reuse.
- **1.1.32 Product Data**: Illustrations, standard schedules, performance charts, instructions, brochures, diagrams, and other information furnished by the Contractor to illustrate a material, product, or system for some portion of the Work.
- **1.1.33 Program Manager**: The individual, partnership, corporation, joint venture, or any combination thereof, or its authorized representative, named as such by the District. If no Program Manager is designated for Project that is the subject of this Contract, then all references to Project Manager herein shall be read to refer to District.

- **1.1.34 Project**: The planned undertaking as provided for in the Contract Documents.
- **1.1.35** Project Inspector (or "Inspector"): The individual(s) retained by the District in accordance with title 24 of the California Code of Regulations to monitor and inspect the Project.
- **1.1.36 Project Labor Agreement (or "PLA")**: a prehire collective bargaining agreement in accordance with Public Contract Code section 2500 et seq. that establishes terms and conditions of employment for a specific construction project or projects and/or is an agreement described in Section 158(f) of Title 29 of the United States Code.
- **1.1.37** Proposed Change Order (or "PCO"): a written request prepared by the Contractor requesting that the District and the Architect issue a Change Order based upon a proposed change to the Work.
- **1.1.38 Provide**: Shall include "provide complete in place," that is, "furnish and install," and "provide complete and functioning as intended in place" unless specifically stated otherwise.
- **1.1.39** Qualified SWPPP Practitioners (or "QSP"): certified personnel that attended a State Water Resources Control Board sponsored or approved training class and passed the qualifying exam.
- **1.1.40 Record Drawings**: Reproducible drawings (or Plans) prepared pursuant to the requirements of the Contract Documents that reflect all changes made during the performance of the Work, recording differences between the original design of the Work and the Work as constructed upon completion of the Project. See also **As-Builts**.
- **1.1.41** Request for Information (or "RFI"): A written request prepared by the Contractor requesting that the Architect provide additional information necessary to clarify or amplify an item in the Contract Documents that the Contractor believes is not clearly shown or called for in the Drawings or Specifications or other portions of the Contract Documents, or to address problems that have arisen under field conditions.
- **1.1.42** Request for Substitution for Specified Item: A request by Contractor to substitute an equal or superior material, product, thing, or service for a specific material, product, thing, or service that has been designated in the Contract Documents by a specific brand or trade name.
- **1.1.43** Safety Orders: Written and/or verbal orders for construction issued by the California Division of Occupational Safety and Health ("CalOSHA") or by the United States Occupational Safety and Health Administration ("OSHA").
- **1.1.44 Safety Plan**: Contractor's safety plan specifically adapted for the Project. Contractor's Safety Plan shall comply with all provisions regarding Project safety, including all applicable provisions in these General Conditions.

- **1.1.45 Samples**: Physical examples that illustrate materials, products, equipment, finishes, colors, or workmanship and that, when approved in accordance with the Contract Documents, establish standards by which portions of the Work will be judged.
- **1.1.46 Shop Drawings**: All drawings, prints, diagrams, illustrations, brochures, schedules, and other data that are prepared by the Contractor, a subcontractor, manufacturer, supplier, or distributor, that illustrate how specific portions of the Work shall be fabricated or installed.
- **1.1.47 Site**: The Project site as shown on the Drawings.
- **1.1.48 Specifications**: That portion of the Contract Documents, Division 1 through Division 49, and all technical sections, and addenda to all of these, if any, consisting of written descriptions and requirements of a technical nature of materials, equipment, construction methods and systems, standards, and workmanship.
- **1.1.49 State**: The State of California.
- **1.1.50** Storm Water Pollution Prevention Plan (or "SWPPP"): A document which identifies sources and activities at a particular facility that may contribute pollutants to storm water and contains specific control measures and time frames to prevent or treat such pollutants.
- **1.1.51 Subcontractor**: A contractor and/or supplier who is under contract with the Contractor or with any other subcontractor, regardless of tier, to perform a portion of the Work of the Project.
- **1.1.52 Submittal Schedule**: The schedule of submittals as provided by Contractor and approved by District.
- **1.1.53 Surety**: The person, firm, or corporation that executes as surety the Contractor's Performance Bond and Payment Bond, and must be a California admitted surety insurer as defined in the Code of Civil Procedure section 995.120.
- **1.1.54 Work**: All labor, materials, equipment, components, appliances, supervision, coordination, and services required by, or reasonably inferred from, the Contract Documents, that are necessary for the construction and completion of the Project.

#### 1.2 Laws Concerning the Contract

Contract is subject to all provisions of the Constitution and laws of California and the United States governing, controlling, or affecting District, or the property, funds, operations, or powers of District, and such provisions are by this reference made a part hereof. Any provision required by law to be included in this Contract shall be deemed to be inserted.

## 1.3 No Oral Agreements

No oral agreement or conversation with any officer, agent, or employee of District, either before or after execution of Contract, shall affect or modify any of the terms or obligations contained in any of the documents comprising the Contract.

### 1.4 No Assignment

Contractor shall not assign this Contract or any part thereof including, without limitation, any Work or money to become due hereunder without the prior written consent of the District. Assignment without District's prior written consent shall be null and void. Any assignment of money due or to become due under this Contract shall be subject to a prior lien for services rendered or material supplied for performance of work called for under this Contract in favor of all persons, firms, or corporations rendering services or supplying material to the extent that claims are filed pursuant to the Civil Code, Code of Civil Procedure, Government Code, Labor Code, and/or Public Contract Code, and shall also be subject to deductions for liquidated damages or withholding of payments as determined by District in accordance with this Contract. Contractor shall not assign or transfer in any manner to a Subcontractor or supplier the right to prosecute or maintain an action against the District.

#### 1.5 Notice and Service Thereof

- **1.5.1** Any notice from one party to the other or otherwise under Contract shall be in writing and shall be dated and signed by the party giving notice or by a duly authorized representative of that party. Any notice shall not be effective for any purpose whatsoever unless served in one of the following manners:
  - **1.5.1.1** If notice is given by personal delivery thereof, it shall be considered delivered on the day of delivery.
  - **1.5.1.2** If notice is given by overnight delivery service, it shall be considered delivered one (1) day after date deposited, as indicated by the delivery service.
  - **1.5.1.3** If notice is given by depositing same in United States mail, enclosed in a sealed envelope, it shall be considered delivered three (3) days after date deposited, as indicated by the postmarked date.
  - **1.5.1.4** If notice is given by registered or certified mail with postage prepaid, return receipt requested, it shall be considered delivered on the day the notice is signed for.
  - **1.5.1.5** Electronic mail may be used for convenience but is not a substitute for the notice and service requirements herein.

#### 1.6 No Waiver

The failure of District in any one or more instances to insist upon strict performance of any of the terms of this Contract or to exercise any option herein conferred shall not be construed as a waiver or relinquishment to any extent of the right to assert or rely upon any such terms or option on any future occasion. No action or failure to act by the District, Architect, or Construction Manager shall constitute a waiver of any right or duty afforded the District under the Contract, nor shall any action or failure to act constitute

an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

## 1.7 Substitutions for Specified Items

- **1.7.1** Whenever in the Specifications any materials, process, or article is indicated or specified by grade, patent, or proprietary name, or by name of manufacturer, that Specification shall be deemed to be followed by the words "or equal." Contractor may, unless otherwise stated, offer any material, process, or article that shall be substantially equal or better in every respect to that so indicated or specified.
- **1.7.1.1** If the material, process, or article offered by Contractor is not, in the opinion of the District, substantially equal or better in every respect to that specified, then Contractor shall furnish the material, process, or article specified in the Specifications without any additional compensation or change order.
- **1.7.1.2** This provision shall not be applicable with respect to any material, product, thing or service for which District made findings and gave notice in accordance with Public Contract Code section 3400(c); therefore, Contractor shall not be entitled to request a substitution with respect to those materials, products or services.
- **1.7.2** A request for a substitution shall be submitted as follows:
- **1.7.2.1** Contractor shall notify the District in writing of any request for a substitution at least ten (10) days prior to bid opening as indicated in the Instructions to Bidders.
- **1.7.2.2** Requests for Substitutions after award of the Contract shall be submitted within thirty-five (35) days of the date of the Notice of Award.
- **1.7.3** Within 35 days after the date of the Notice of Award, Contractor shall provide data substantiating a request for substitution of "an equal" item, including but not limited to the following:
- **1.7.3.1** All variations of the proposed substitute from the material specified including, but not limited to, principles of operation, materials, or construction finish, thickness or gauge of materials, dimensions, weight, and tolerances;
- **1.7.3.2** Available maintenance, repair or replacement services;
- **1.7.3.3** Increases or decreases in operating, maintenance, repair, replacement, and spare parts costs;
- **1.7.3.4** Whether or not acceptance of the substitute will require other changes in the Work (or in work performed by the District or others under Contract with the District); and
- **1.7.3.5** The time impact on any part of the Work resulting directly or indirectly from acceptance of the proposed substitute.
- **1.7.4** No substitutions shall be made until approved, in writing, by the District. The burden of proof as to equality of any material, process, or article shall rest with Contractor. The Contractor warrants that if substitutes are approved:

- **1.7.4.1** The proposed substitute is equal or superior in all respects to that specified, and that such proposed substitute is suitable and fit for the intended purpose and will perform adequately the function and achieve the results called for by the general design and the Contract Documents;
- **1.7.4.2** The Contractor provides the same warranties and guarantees for the substitute that would be provided for that specified;
- **1.7.4.3** The Contractor shall be fully responsible for the installation of the substitute and any changes in the Work required, either directly or indirectly, because of the acceptance of such substitute, with no increase in Contract Price or Contract Time. Incidental changes or extra component parts required to accommodate the substitute will be made by the Contractor without a change in the Contract Price or Contract Time;
- **1.7.4.4** The Contractor shall be responsible for any re-design costs occasioned by District's acceptance and/or approval of any substitute; and
- **1.7.4.5** The Contractor shall, in the event that a substitute is less costly than that specified, credit the District with one hundred percent (100%) of the net difference between the substitute and the originally specified material. In this event, the Contractor agrees to execute a deductive Change Order to reflect that credit.
- **1.7.5** In the event Contractor furnishes a material, process, or article more expensive than that specified, the difference in the cost of that material, process, or article so furnished shall be borne by Contractor.
- **1.7.6** In no event shall the District be liable for any increase in Contract Price or Contract Time due to any claimed delay in the evaluation of any proposed substitute or in the acceptance or rejection of any proposed substitute.
- 1.7.7 Contractor shall be responsible for any costs the District incurs for professional services, DSA fees, or delay to the Project Schedule, if applicable, while DSA reviews changes for the convenience of Contractor and/or to accommodate Contractor's means and methods. District may deduct those costs from any amounts owing to the Contractor for the review of the request for substitution, even if the request for substitution is not approved. District, at its sole discretion, shall deduct from the payments due to and/or invoice Contractor for all the professional services and/or DSA fees or delay to the Project Schedule, if applicable, while DSA reviews changes for the convenience of Contractor and/or to accommodate Contractor's means and methods arising herein.

#### 1.8 Materials and Work

- **1.8.1** Except as otherwise specifically stated in this Contract, Contractor shall provide and pay for all materials, labor, tools, equipment, transportation, supervision, temporary constructions of every nature, and all other services, management, and facilities of every nature whatsoever necessary to execute and complete this Contract, in a good and workmanlike manner, within the Contract Time.
- **1.8.2** Unless otherwise specified, all materials shall be new and of the best quality of their respective kinds and grades as noted or specified, workmanship shall

be of good quality, and Contractor shall use all diligence to inform itself fully as to the required manufacturer's instructions and to comply therewith.

- **1.8.3** Materials shall be furnished in ample quantities and at such times as to insure uninterrupted progress of Work and shall be stored properly and protected from the elements, theft, vandalism, or other loss or damage as required.
- **1.8.4** For all materials and equipment specified or indicated in the Drawings, the Contractor shall provide all labor, materials, equipment, and services necessary for complete assemblies and complete working systems, functioning as intended. Incidental items not indicated on Drawings, nor mentioned in the Specifications, that can legitimately and reasonably be inferred to belong to the Work described or be necessary in good practice to provide a complete assembly or system, shall be furnished as though itemized here in every detail. In all instances, material and equipment shall be installed in strict accordance with each manufacturer's most recent published recommendations and specifications.
- **1.8.5** Contractor shall, after award of Contract by District and after relevant submittals have been reviewed, place orders for materials and/or equipment as specified so that delivery of same may be made without delays to the Work. Contractor shall, upon five (5) days' demand from District, present documentary evidence showing that orders have been placed.
- **1.8.6** District reserves the right but has no obligation, in response to Contractor's neglect or failure in complying with the above instructions, to place orders for such materials and/or equipment as the District may deem advisable in order that the Work may be completed at the date specified in the Contract, and all expenses incidental to the procuring of said materials and/or equipment shall be paid for by Contractor or deducted from payment(s) to Contractor.
- 1.8.7 Contractor warrants good title to all material, supplies, and equipment installed or incorporated in Work and agrees upon completion of all Work to deliver the Site to District, together with all improvements and appurtenances constructed or placed thereon by it, and free from any claims, liens, or charges. Contractor further agrees that neither it nor any person, firm, or corporation furnishing any materials or labor for any work covered by the Contract shall have any right to lien any portion of the Premises or any improvement or appurtenance thereon, except that Contractor may install metering devices or other equipment of utility companies or of political subdivision, title to which is commonly retained by utility company or political subdivision. In the event of installation of any such metering device or equipment, Contractor shall advise District as to owner thereof.
  - **1.8.7.1** If a lien or a claim based on a stop payment notice of any nature should at any time be filed against the Work or any District property, by any entity that has supplied material or services at the request of the Contractor, Contractor and Contractor's Surety shall promptly, on demand by District and at Contractor's and Surety's own expense, take any and all action necessary to cause any such lien or a claim based on a stop payment notice to be released or discharged immediately therefrom.
  - **1.8.7.2** If the Contractor fails to furnish to the District within ten (10) calendar days after demand by the District, satisfactory evidence that a lien or a claim

based on a stop payment notice has been so released, discharged, or secured, the District may discharge such indebtedness and deduct the amount required therefor, together with any and all losses, costs, damages, and attorney's fees and expense incurred or suffered by District from any sum payable to Contractor under the Contract.

- **1.8.8** Nothing contained in this Article, however, shall defeat or impair the rights of persons furnishing materials or labor under any bond given by Contractor for their protection or any rights under any law permitting such protection or any rights under any law permitting such persons to look to funds due Contractor in hands of District (e.g., stop payment notices), and this provision shall be inserted in all subcontracts and material contracts and notice of its provisions shall be given to all persons furnishing material for work when no formal contract is entered into for such material.
- 1.8.9 Title to new materials and/or equipment for the Work of this Contract and attendant liability for its protection and safety shall remain with Contractor until incorporated in the Work of this Contract and accepted by District. No part of any materials and/or equipment shall be removed from its place of storage except for immediate installation in the Work of this Contract. Should the District, in its discretion, allow the Contractor to store materials and/or equipment for the Work off-site, Contractor will store said materials and/or equipment at a bonded warehouse and with appropriate insurance coverage at no cost to District. Contractor shall keep an accurate inventory of all materials and/or equipment in a manner satisfactory to District or its authorized representative and shall, at the District's request, forward it to the District.

#### 1.8.10 [RESERVED]

#### 2. [RESERVED]

#### 3. ARCHITECT

- 3.1 The Architect shall represent the District during the Project and will observe the progress and quality of the Work on behalf of the District. Architect shall have the authority to act on behalf of District to the extent expressly provided in the Contract Documents and to the extent determined by District. Architect shall have authority to reject materials, workmanship, and/or the Work whenever rejection may be necessary, in Architect's reasonable opinion, to ensure the proper execution of the Contract.
- **3.2** Architect shall, with the District and on behalf of the District, determine the amount, quality, acceptability, and fitness of all parts of the Work, and interpret the Specifications, Drawings, and shall, with the District, interpret all other Contract Documents.
- **3.3** Architect shall have all authority and responsibility established by law, including title 24 of the California Code of Regulations.
- **3.4** Contractor shall provide District and the Construction Manager with a copy of all written communication between Contractor and Architect at the same time as that communication is made to Architect, including, without limitation, all RFIs, correspondence, submittals, claims, and proposed change orders.

#### 4. CONSTRUCTION MANAGER

- 4.1 If a Construction Manager is used on this Project ("Construction Manager" or "CM"), the Construction Manager will provide administration of the Contract on the District's behalf. After execution of the Contract and Notice to Proceed, all correspondence and/or instructions from Contractor and/or District shall be forwarded through the Construction Manager. The Construction Manager will not be responsible for and will not have control or charge of construction means, methods, techniques, sequences, or procedures or for safety precautions in connection with the Work, which shall all remain the Contractor's responsibility.
- 4.2 The Construction Manager, however, will have authority to reject materials and/or workmanship not conforming to the Contract Documents, as determined by the District, the Architect, and/or the Project Inspector. The Construction Manager shall also have the authority to require special inspection or testing of any portion of the Work, whether it has been fabricated, installed, or fully completed. Any decision made by the Construction Manager, in good faith, shall not give rise to any duty or responsibility of the Construction Manager to: the Contractor; any Subcontractor; the Contractor or Subcontractor's respective agents, employees; or other persons performing any of the Work. The Construction Manager shall have free access to any or all parts of Work at any time.
- **4.3** If the District does not use a Construction Manager on this Project, all references within the Contract Documents to Construction Manager or CM shall be read as District.

#### 5. INSPECTOR, INSPECTIONS, AND TESTS

### 5.1 Project Inspector

- **5.1.1** One or more Project Inspector(s), including special Project Inspector(s), as required, will be assigned to the Work by District, in accordance with requirements of title 24, part 1, of the California Code of Regulations, to enforce the building code and monitor compliance with Plans and Specifications for the Project previously approved by the DSA. Duties of Project Inspector(s) are specifically defined in section 4-342 of said part 1 of title 24.
- 5.1.2 No Work shall be carried on except with the knowledge and under the inspection of the Project Inspector(s). The Project Inspector(s) shall have free access to any or all parts of Work at any time. Contractor shall furnish Project Inspector(s) reasonable opportunities for obtaining such information as may be necessary to keep Project Inspector(s) fully informed respecting progress and manner of work and character of materials, including, but not limited to, submission of form DSA 156 (or the most current version applicable at the time the Work is performed) to the Project Inspector at least 48 hours in advance of the commencement and completion of construction of each and every aspect of the Work. Forms are available on the DSA's website at: http://www.dgs.ca.gov/dsa/Forms.aspx. Inspection of Work shall not relieve

Contractor from an obligation to fulfill this Contract. Project Inspector(s) and the DSA are authorized to suspend work whenever the Contractor and/or its Subcontractor(s) are not complying with the Contract Documents. Any work

stoppage by the Project Inspector(s) and/or DSA shall be without liability to the District. Contractor shall instruct its Subcontractors and employees accordingly.

**5.1.3** If Contractor and/or any Subcontractor requests that the Project Inspector(s) perform any inspection off-site, this shall only be done if it is allowable pursuant to applicable regulations and DSA approval, if the Project Inspector(s) agree to do so, and at the expense of the Contractor.

#### 5.2 Tests and Inspections

- **5.2.1** Tests and Inspections shall comply with title 24, part 1, California Code of Regulations, group 1, article 5, section 4-335, and with the provisions of the Specifications.
- **5.2.2** The District will select an independent testing laboratory to conduct the tests. Selection of the materials required to be tested shall be by the laboratory or the District's representative and not by the Contractor. The Contractor shall notify the District's representative a sufficient time in advance of its readiness for required observation or inspection.
- **5.2.3** The Contractor shall notify the District's representative a sufficient time in advance of the manufacture of material to be supplied under the Contract Documents, which must by terms of the Contract Documents be tested, in order that the District may arrange for the testing of same at the source of supply. This notice shall be provided, at a minimum, seventy-two (72) hours prior to the manufacture of the material that needs to be tested.
- **5.2.4** Any material shipped by the Contractor from the source of supply prior to having satisfactorily passed such testing and inspection or prior to the receipt of notice from said representative that such testing and inspection will not be required, shall not be incorporated into and/or onto the Project.
- **5.2.5** The District will select the testing laboratory and pay for the cost of all tests and inspections, excepting those inspections performed at Contractor's request and expense. Contractor shall reimburse the District for any and all laboratory costs or other testing costs for any materials found to be not in compliance with the Contract Documents. At the District's discretion, District may elect to deduct laboratory or other testing costs for noncompliant materials from the Contract Price, and such deduction shall not constitute a withholding.

#### 5.3 Costs for After Hours and/or Off Site Inspections

If the Contractor performs Work outside the Inspector's regular working hours or requests the Inspector to perform inspections off Site, costs of any inspections required outside regular working hours or off Site shall be borne by the Contractor and may be invoiced to the Contractor by the District or the District may deduct those expenses from the next Progress Payment.

#### 6. CONTRACTOR

Contractor shall construct and complete, in a good and workmanlike manner, the Work for the Contract Price including any adjustment(s) to the Contract Price pursuant to provisions herein regarding changes to the Contract Price. Except as otherwise noted, Contractor shall provide and pay for all labor, materials, equipment, permits (excluding DSA), fees, licenses, facilities, transportation, taxes, bonds and insurance, and services necessary for the proper execution and completion of the Work, except as indicated herein.

#### 6.1 Status of Contractor

- **6.1.1** Contractor is and shall at all times be deemed to be an independent contractor and shall be wholly responsible for the manner in which it and its Subcontractors perform the services required of it by the Contract Documents. Nothing herein contained shall be construed as creating the relationship of employer and employee, or principal and agent, between the District, or any of the District's employees or agents, and Contractor or any of Contractor's Subcontractors, agents or employees. Contractor assumes exclusively the responsibility for the acts of its agents, and employees as they relate to the services to be provided during the course and scope of their employment. Contractor, its Subcontractors, agents, and its employees shall not be entitled to any rights or privileges of District employees. District shall be permitted to monitor the Contractor's activities to determine compliance with the terms of this Contract.
- **6.1.2** As required by law, Contractor and all Subcontractors shall be properly licensed and regulated by the Contractors State License Board, 9821 Business Park Drive, Sacramento, California 95827, <a href="http://www.cslb.ca.gov">http://www.cslb.ca.gov</a>.
- **6.1.3** As required by law, Contractor and all Subcontractors shall be properly registered as public works contractors by the Department of Industrial Relations at: <a href="https://efiling.dir.ca.gov/PWCR/ActionServlet?action=displayPWCRegistrationForm">https://efiling.dir.ca.gov/PWCR/ActionServlet?action=displayPWCRegistrationForm</a> or current URL.
- **6.1.4** Contractor represents that Contractor and all Subcontractors shall not be presently debarred, suspended, proposed for disbarment, declared ineligible or excluded pursuant to either Labor Code section 1777.1 or Labor Code section 1777.7.

#### 6.1.5 [RESERVED]

**6.1.6** Contractor represents that it has no existing interest and will not acquire any interest, direct or indirect, which could conflict in any manner or degree with the performance of Work required under this Contract and that no person having any such interest shall be employed by Contractor.

#### 6.1.7 [RESERVED]

**6.1.8** If Contractor intends to make any change in the name or legal nature of the Contractor's entity, Contractor must first notify the District in writing prior to making any contemplated change. The District shall determine in writing if Contractor's intended change is permissible while performing this Contract.

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### 6.2 Project Inspection Card(s)

Contractor shall verify that forms DSA 152 (or the current version applicable at the time the Work is performed) are issued for the Project prior to the commencement of construction.

#### 6.3 Contractor's Supervision

- **6.3.1** During progress of the Work, Contractor shall keep on the Premises, and at all other locations where any Work related to the Contract is being performed, an experienced and competent project manager and and a full-time construction superintendent who are employees of the Contractor, to whom the District does not object and at least one of whom shall be fluent in English, written and verbal.
- **6.3.2** The project manager and construction superintendent shall both speak fluently the predominant language of the Contractor's employees.
- 6.3.3 Before commencing the Work herein, Contractor shall give written notice to District of the name of its project manager and construction superintendent. Neither the Contractor's project manager nor construction superintendent shall be changed except with prior written notice to District. If the Contractor's project manager and/or construction superintendent proves to be unsatisfactory to Contractor, or to District, any of the District's employees, agents, the Construction Manager, or the Architect, the unsatisfactory project manager and/or construction superintendent shall be replaced. However, Contractor shall notify District in writing before any change occurs, but no less than two (2) business days prior. Any replacement of the project manager and/or construction superintendent shall be made promptly and must be satisfactory to the District. The Contractor's project manager and construction superintendent shall each represent Contractor, and all directions given to Contractor's project manager and/or construction superintendent shall be as binding as if given to Contractor.
- **6.3.4** Contractor shall give efficient supervision to Work, using its best skill and attention. Contractor shall carefully study and compare all Contract Documents, Drawings, Specifications, and other instructions and shall at once report to District, Construction Manager, and Architect any error, inconsistency, or omission that Contractor or its employees and Subcontractors may discover, in writing, with a copy to District's Project Inspector(s). The Contractor shall have responsibility for discovery of errors, inconsistencies, or omissions.

#### 6.4 Duty to Provide Fit Workers

- **6.4.1** Contractor and Subcontractor(s) shall at all times enforce strict discipline and good order among their employees and shall not employ or work any unfit person or anyone not skilled in work assigned to that person. It shall be the responsibility of Contractor to ensure compliance with this requirement. District may require Contractor to permanently remove unfit persons from Project Site.
- **6.4.2** Any person in the employ of Contractor or Subcontractor(s) whom District may deem incompetent or unfit shall be excluded from working on the Project and shall not again be employed on the Project except with the prior written consent of District.

**6.4.3** The Contractor shall furnish labor that can work in harmony with all other elements of labor employed or to be employed in the Work.

## 6.4.4 Fingerprinting

Contractor shall comply with the provisions of Education Code section 45125.2 regarding the submission of employee fingerprints to the California Department of Justice and the completion of criminal background investigations of its employees, its subcontractor(s), and its subcontractors' employees. Contractor shall not permit any employee to have any contact with District pupils until such time as Contractor has verified in writing to the governing board of the District, (A) that such employee has not been convicted of a violent or serious felony, as defined in Education Code section 45122.1 and/or (B) that the prohibition does not apply to an employee as provided by Education Code section 45125.1(e)(2) or (3). Contractor shall fully complete and perform all tasks required pursuant to the Criminal Background Investigation/ Fingerprinting Certification.

#### 6.5 Field Office

**6.5.1** Contractor shall provide a temporary office on the Site for the District's use exclusively, during the term of the Contract.

#### 6.6 Purchase of Materials and Equipment

The Contractor is required to order, obtain, and store materials and equipment sufficiently in advance of its Work at no additional cost or advance payment from District to assure that there will be no delays.

#### 6.7 Documents on Work

6.7.1 Contractor shall at all times keep on the Site, or at another location as the District may authorize in writing, one legible copy of all Contract Documents, including Addenda and Change Orders, and Titles 19 and 24 of the California Code of Regulations, the specified edition(s) of the Uniform Building Code, all approved Drawings, Plans, Schedules, and Specifications, and all codes and documents referred to in the Specifications, and made part thereof. These documents shall be kept in good order and available to District, Construction Manager, Architect, Architect's representatives, the Project Inspector(s), and all authorities having jurisdiction. Contractor shall be acquainted with and comply with the provisions of these titles as they relate to this Project. (See particularly the duties of Contractor. Title 24, Part 1, California Code of Regulations, section 4-343.) Contractor shall also be acquainted with and comply with all California Code of Regulations provisions relating to conditions on this Project, particularly Titles 8 and 17. Contractor shall coordinate with Architect and Construction Manager and shall submit its verified report(s) according to the requirements of Title 24.

#### 6.7.2 Daily Job Reports.

**6.7.2.1** Contractor shall maintain, at a minimum, at least one (1) set of Daily Job Reports on the Project. These must be prepared by the Contractor's employee(s) who are present on Site, and must include, at a minimum, the following information:

- 6.7.2.1.1 A brief description of all Work performed on that day. 6.7.2.1.2 A summary of all other pertinent events and/or occurrences on 6.7.2.1.3 The weather conditions on that day. A list of all Subcontractor(s) working on that day, including DIR 6.7.2.1.4 registration numbers. A list of each Contractor employee working on that day and the 6.7.2.1.5 total hours worked for each employee. A complete list of all equipment on Site that day, whether in 6.7.2.1.6 use or not. 6.7.2.1.7 A complete list of all materials, supplies, and equipment
- delivered on that day.
- 6.7.2.1.8 A complete list of all inspections and tests performed on that day.
- Each day Contractor shall provide a copy of the previous day's Daily 6.7.2.2 Job Report to the District or the Construction Manager.

#### **Preservation of Records** 6.8

Contractor shall maintain, and District shall have the right to inspect, Contractor's financial records for the Project, including, without limitation, Job Cost Reports for the Project in compliance with the criteria set forth herein. The District shall have the right to examine and audit all Daily Job Reports or other Project records of Contractor's project manager(s), project superintendent(s), and/or project foreperson(s), all certified payroll records and/or related documents including, without limitation, Job Cost Reports, payroll, payment, timekeeping and tracking documents; all books, estimates, records, contracts, documents, bid documents, bid cost data, subcontract job cost reports, and other data of the Contractor, any Subcontractor, and/or supplier, including computations and projections related to bidding, negotiating, pricing, or performing the Work or Contract modification, in order to evaluate the accuracy, completeness, and currency of the cost, manpower, coordination, supervision, or pricing data at no additional cost to the District. These documents may be duplicative and/or be in addition to any Bid Documents held in escrow by the District. The Contractor shall make available at its office at all reasonable times the materials described in this paragraph for the examination, audit, or reproduction until three (3) years after final payment under this Contract. Notwithstanding the provisions above, Contractor shall provide any records requested by any governmental agency, if available, after the time set forth above.

#### 6.9 **Integration of Work**

- Contractor shall do all cutting, fitting, patching, and preparation of Work as required to make its several parts come together properly, to fit it to receive or be received by work of other contractors, and to coordinate tolerances to various pieces of work, showing upon, or reasonably implied by, the Drawings and Specifications for the completed structure, and shall conform them as District and/or Architect may direct.
- Contractor shall make its own layout of lines and elevations and shall be responsible for the accuracy of both Contractor's and Subcontractors' work resulting therefrom.

- 6.9.3 Contractor and all Subcontractors shall take all field dimensions required in performance of the Work, and shall verify all dimensions and conditions on the Site. All dimensions affecting proper fabrication and installation of all Work must be verified prior to fabrication by taking field measurements of the true conditions. If there are any discrepancies between dimensions in drawings and existing conditions which will affect the Work, Contractor shall bring such discrepancies to the attention of the District and Architect for adjustment before proceeding with the Work. In doing so, it is recognized that Contractor is not acting in the capacity of a licensed design professional, and that Contractor's examination is made in good faith to facilitate construction and does not create an affirmative responsibility of a design professional to detect errors, omissions or inconsistencies in the Contract Documents or to ascertain compliance with applicable laws, building codes or regulations. However, nothing in this provision shall abrogate Contractor's responsibilities for discovering and reporting any error, inconsistency, or omission pursuant to the Contract within the Contractor's standard of care including, without limitation, any applicable laws, ordinance, rules, or regulations. Following receipt of written notice from Contractor, the District and/or Architect shall inform Contractor what action, if any, Contractor shall take with regard to such discrepancies.
- **6.9.4** All costs caused by noncompliant, defective, or delayed Work shall be borne by Contractor, inclusive of repair work. Schedule delays resulting from unauthorized work shall be Contractor's responsibility.
- **6.9.5** Contractor shall not endanger any work performed by it or anyone else by cutting, excavating, or otherwise altering work and shall not cut or alter work of any other contractor except with consent of District.

#### 6.10 Notifications

- **6.10.1** Contractor shall notify the Architect and Project Inspector, in writing, of the commencement of construction of each and every aspect of the Work at least 48 hours in advance by submitting form DSA 156 (or the most current version applicable at the time the Work is performed) to the Project Inspector. Forms are available on the DSA's website at: http://www.dgs.ca.gov/dsa/Forms.aspx.
- **6.10.2** Contractor shall notify the Architect and Project Inspector, in writing, of the completion of construction of each and every aspect of the Work at least 48 hours in advance by submitting form DSA 156 (or current version) to the Project Inspector.

#### 6.11 Obtaining of Permits, Licenses and Registrations

**6.11.1** Contractor shall secure and pay for all permits (except DSA), licenses, registrations, approvals and certificates necessary for prosecution of Work, including but not limited to those listed in the Special Conditions, if any, before the date of the commencement of the Work or before the permits, licenses, registrations, approvals and certificates are legally required to continue the Work without interruption. The Contractor shall obtain and pay, only when legally required, for all licenses, registrations, approvals, permits, inspections, and inspection certificates required to be obtained from or issued by any authority having jurisdiction over any part of the Work included in the Contract. All final permits, licenses, registrations, approvals

and certificates shall be delivered to District before demand is made for final payment.

# 6.11.2 General Permit For Storm Water Discharges Associated With Construction and Land Disturbance Activities.

- **6.11.2.1** Contractor acknowledges that all California school districts are obligated to develop and implement the following requirements for the discharge of storm water to surface waters from its construction and land disturbance activities pursuant to the Clean Water Act and Porter Cologne Water Quality Act. District has determined that the construction of this Project requires enrollment in the Construction Storm Water Permit. District has filed certain submittals referred to as Permit Registration Documents ("PRDS") with the Regional Water Control Board ("Storm Water Pollution Prevention Plan" or "SWPPP").
- **6.11.2.2** Contractor shall comply with any District SWPPP that is approved by the District and applicable to the Project, at no additional cost to the District. Contractor shall pay any fees and any penalties that may imposed by a regulatory agency for its non-compliance with the SWPPP during the course of Work.
- **6.11.2.3** Contractor shall provide a Qualified Storm Water Practitioner ("QSP") at no additional cost to the District, who shall be onsite and implement and monitor any and all SWPPP requirements applicable to the Project, including but not limited to:
  - **6.11.2.3.1** All required visual observations, sampling, analysis, reporting and record keeping, including any Numeric Action Levels ("NALs"), if applicable;
  - **6.11.2.3.2** Rain Event Action Plan ("REAP") at least forty eight (48) hours prior to any forecasted rain event requiring implementation of the REAP, including any erosion and sediment control measures needed to protect all exposed portions of the site, if applicable;
  - **6.11.2.3.3** Active Treatment System ("ATS"), if applicable; and
  - **6.11.2.3.4** Best management practices ("BMPs").

#### 6.12 Royalties and Patents

**6.12.1** Contractor shall obtain and pay, only when legally required, all royalties and license fees necessary for prosecution of Work before the earlier of the date of the commencement of the Work or the date that the license is legally required to continue the Work without interruption. Contractor shall defend suits or claims of infringement of patent, copyright, or other rights and shall hold the District, the Architect, and the Construction Manager harmless and indemnify them from loss on account thereof except when a particular design, process, or make or model of product is required by the Contract Documents. However, if the Contractor has reason to believe that the required design, process, or product is an infringement of a patent or copyright, the Contractor shall indemnify and defend the District,

Architect and Construction Manager against any loss or damage unless the Contractor promptly informs the District of its information.

**6.12.2** The review by the District or Architect of any method of construction, invention, appliance, process, article, device, or material of any kind shall be only its adequacy for the Work and shall not approve use by the Contractor in violation of any patent or other rights of any person or entity.

# 6.13 Work to Comply with Applicable Laws and Regulations

- **6.13.1** Contractor shall give all notices and comply with the following specific laws, ordinances, rules, and regulations and all other applicable laws, ordinances, rules, and regulations bearing on conduct of Work as indicated and specified, including but not limited to the appropriate statutes and administrative code sections. If Contractor observes that Drawings and Specifications are at variance therewith, or should Contractor become aware of the development of conditions not covered by Contract Documents that may result in finished Work being at variance therewith, Contractor shall promptly notify District in writing and any changes deemed necessary by District shall be made as provided in Contract for changes in Work.
  - **6.13.1.1** National Electrical Safety Code, U. S. Department of Commerce
  - **6.13.1.2** National Board of Fire Underwriters' Regulations
  - **6.13.1.3** International Building Code, latest addition, and the California Code of Regulations, title 24, and other amendments
  - **6.13.1.4** Manual of Accident Prevention in Construction, latest edition, published by A.G.C. of America
  - 6.13.1.5 Industrial Accident Commission's Safety Orders, State of California
  - **6.13.1.6** Regulations of the State Fire Marshall (title 19, California Code of Regulations) and Pertinent Local Fire Safety Codes
  - **6.13.1.7** Americans with Disabilities Act
  - **6.13.1.8** Education Code of the State of California
  - **6.13.1.9** Government Code of the State of California
  - **6.13.1.10**Labor Code of the State of California, division 2, part 7, Public Works and Public Agencies
  - **6.13.1.11**Public Contract Code of the State of California
  - **6.13.1.12**California Art Preservation Act
  - **6.13.1.13**U. S. Copyright Act
  - **6.13.1.14**U. S. Visual Artists Rights Act

- **6.13.2** Contractor shall comply with all applicable mitigation measures, if any, adopted by any public agency with respect to this Project pursuant to the California Environmental Quality Act (Public Resources Code section 21000 et seq.).
- **6.13.3** If Contractor performs any Work that it knew, or through exercise of reasonable care should have known, to be contrary to any applicable laws, ordinance, rules, or regulations, Contractor shall bear all costs arising therefrom and arising from the correction of said Work.
- **6.13.4** Where Specifications or Drawings state that materials, processes, or procedures must be approved by the DSA, State Fire Marshall, or other body or agency, Contractor shall be responsible for satisfying requirements of such bodies or agencies applicable at the time the Work is performed, and as determined by those bodies or agencies.

## 6.13.5 [RESERVED]

## 6.14 Safety/Protection of Persons and Property

- **6.14.1** The Contractor will be solely and completely responsible for conditions of the Site, including safety of all persons and property during performance of the Work. This requirement will apply continuously and not be limited to normal working hours.
- **6.14.2** The wearing of hard hats will be mandatory at all times for all personnel on Site. Contractor shall supply sufficient hard hats to properly equip all employees and visitors.
- **6.14.3** Any construction review of the Contractor's performance is not intended to include review of the adequacy of the Contractor's safety measures in, on, or near the Site.
- **6.14.4** Implementation and maintenance of safety programs shall be the sole responsibility of the Contractor.
- **6.14.5** The Contractor shall furnish to the District a copy of the Contractor's safety plan within the time frame indicated in the Contract Documents and specifically adapted for the Project.
- **6.14.6** Contractor shall be responsible for all damages to persons or property that occur as a result of its fault or negligence in connection with the prosecution of this Contract and shall take all necessary measures and be responsible for the proper care and completion and final acceptance by District. All Work shall be solely at Contractor's risk with the exception of damage to the Work caused by "acts of God" as defined in Public Contract Code section 7105.
- **6.14.7** Contractor shall take, and require Subcontractors to take, all necessary precautions for safety of workers on the Project and shall comply with all applicable federal, state, local, and other safety laws, standards, orders, rules, regulations, and building codes to prevent accidents or injury to persons on, about, or adjacent to premises where Work is being performed and to provide a safe and healthful place of employment. Contractor shall furnish, erect, and properly maintain at all times, all

necessary safety devices, safeguards, construction canopies, signs, nets, barriers, lights, and watchmen for protection of workers and the public and shall post danger signs warning against hazards created by such features in the course of construction.

- **6.14.8** Hazards Control Contractor shall store volatile wastes in covered metal containers and remove them from the Site daily. Contractor shall prevent accumulation of wastes that create hazardous conditions. Contractor shall provide adequate ventilation during use of volatile or noxious substances.
- **6.14.9** Contractor shall designate a responsible member of its organization on the Project, whose duty shall be to post information regarding protection and obligations of workers and other notices required under occupational safety and health laws, to comply with reporting and other occupational safety requirements, and to protect the life, safety, and health of workers. Name and position of person so designated shall be reported to District by Contractor.
- **6.14.10** Contractor shall correct any violations of safety laws, rules, orders, standards, or regulations. Upon the issuance of a citation or notice of violation by the Division of Occupational Safety and Health, Contractor shall correct such violation promptly.
- **6.14.11** Contractor shall comply with any District storm water requirements that are approved by the District and applicable to the Project, at no additional cost to the District.
- **6.14.12** In an emergency affecting safety of life or of work or of adjoining property, Contractor, without special instruction or authorization, shall act, at its discretion, to prevent such threatened loss or injury. Any compensation claimed by Contractor on account of emergency work shall be determined by agreement.
- **6.14.13** All salvage materials will become the property of the Contractor and shall be removed from the Site unless otherwise called for in the Contract Documents. However, the District reserves the right to designate certain items of value that shall be turned over to the District unless otherwise directed by District.
- **6.14.14** All connections to public utilities and/or existing on-site services, including, without limitation, internet, phone and data connections, shall be made and maintained in such a manner as to not interfere with the continuing use of same by the District during the entire progress of the Work.
- **6.14.15** Contractor shall provide such heat, covering, and enclosures as are necessary to protect all Work, materials, equipment, appliances, and tools against damage by weather conditions, such as extreme heat, cold, rain, snow, dry winds, flooding, or dampness.
- **6.14.16** The Contractor shall protect and preserve the Work from all damage or accident, providing any temporary roofs, window and door coverings, boxings, or other construction as required by the Architect. The Contractor shall be responsible for existing structures, walks, roads, trees, landscaping, and/or improvements in working areas; and shall provide adequate protection therefore. If temporary removal is necessary of any of the above items, or damage occurs due to the Work, the Contractor shall replace same at his expense with same kind, quality, and size of

Work or item damaged. This shall include any adjoining property of the District and others.

- **6.14.17** Contractor shall take adequate precautions to protect existing roads, sidewalks, curbs, pavements, utilities, adjoining property, and structures (including, without limitation, protection from settlement or loss of lateral support), and to avoid damage thereto, and repair any damage thereto caused by construction operations.
- **6.14.18** Contractor shall confine apparatus, the storage of materials, and the operations of workers to limits indicated by law, ordinances, permits, or directions of Architect, and shall not interfere with the Work or unreasonably encumber Premises or overload any structure with materials. Contractor shall enforce all instructions of District and Architect regarding signs, advertising, fires, and smoking, and require that all workers comply with all regulations while on Project Site.
- **6.14.19** Contractor, Contractor's employees, Subcontractors, Subcontractors' employees, or any person associated with the Work shall conduct themselves in a manner appropriate for a school site. No verbal or physical contact with neighbors, students, and faculty, profanity, or inappropriate attire and/or logos, or behavior will be permitted. District may require Contractor to temporarily or permanently remove non-complying persons from Project Site.
- **6.14.20** Contractor shall take care to prevent disturbing or covering any survey markers, monuments, or other devices marking property boundaries or corners. If such markers are disturbed, Contractor shall have a civil engineer, registered as a professional engineer in California, replace them at no cost to District.
- **6.14.21** In the event that the Contractor enters into any agreement with owners of any adjacent property to enter upon the adjacent property for the purpose of performing the Work, Contractor shall fully indemnify, defend, and hold harmless each person, entity, firm, or agency that owns or has any interest in adjacent property. The form and content of the agreement of indemnification shall be approved by the District prior to the commencement of any Work on or about the adjacent property. The Contractor shall also indemnify the District as provided in the indemnification provision herein. These provisions shall be in addition to any other requirements of the owners of the adjacent property.

# 6.15 Working Evenings and Weekends

Contractor may be required to work increased hours, evenings, and/or weekends at no additional cost to the District. Contractor shall give the District seventy-two (72) hours' notice prior to performing any evening and/or weekend work. Contractor shall perform all evening and/or weekend work only upon District's approval and in compliance with all applicable rules, regulations, laws, and local ordinances including, without limitation, all noise and light limitations. Contractor shall reimburse the District for any increased or additional Inspector charges as a result of Contractor's increased hours, or evening and/or weekend work.

# 6.16 Cleaning Up

**6.16.1** The Contractor shall provide all services, labor, materials, and equipment necessary for protecting and securing the Work, all school occupants, furnishings,

equipment, and building structure from damage until its completion and final acceptance by District. Dust barriers shall be provided to isolate dust and dirt from construction operations. At completion of the Work and portions thereof, Contractor shall clean to the original state any areas beyond the Work area that become dust laden as a result of the Work. The Contractor must erect the necessary warning signs and barricades to ensure the safety of all school occupants. The Contractor at all times must maintain good housekeeping practices to reduce the risk of fire damage and must make a fire extinguisher, fire blanket, and/or fire watch, as applicable, available at each location where cutting, braising, soldering, and/or welding is being performed or where there is an increased risk of fire.

- **6.16.2** Contractor at all times shall keep Premises, including property immediately adjacent thereto, free from debris such as waste, rubbish (including personal rubbish of workers, e.g., food wrappers, etc.), and excess materials and equipment caused by the Work. Contractor shall not leave debris under, in, or about the Premises (or surrounding property or neighborhood), but shall promptly remove same from the Premises on a daily basis. If Contractor fails to clean up, District may do so and the cost thereof shall be charged to Contractor. If Contract is for work on an existing facility, Contractor shall also perform specific clean-up on or about the Premises upon request by the District as it deems necessary for continued operations. Contractor shall comply with all related provisions of the Specifications.
- **6.16.3** If the Construction Manager, Architect, or District observes the accumulation of trash and debris, the District will give the Contractor a 24-hour written notice to mitigate the condition.
- **6.16.4** Should the Contractor fail to perform the required clean-up, or should the clean-up be deemed unsatisfactory by the District, the District may, at its sole discretion, then perform the clean-up. All cost associated with the clean-up work (including all travel, payroll burden, and costs for supervision) will be deducted from the Contract Price.

## 6.17 No Relief from Obligations Based on Review by Other Persons

**6.17.1** Contractor shall not be relieved of obligations to perform the Work in accordance with the Contract Documents by act or omission of the District, Architect, Construction Manager, Project Inspector, or DSA or other entities having jurisdiction including, but not limited to, administration of the Contract, review of submittals, or by tests, observation, inspection, or permit/interconnection approvals.

#### 7. SUBCONTRACTORS

- **7.1** Contractor shall provide the District with information for all Subcontracts as indicated in the Contractor's Submittals and Schedules Section herein.
- **7.2** No contractual relationship exists between the District and any Subcontractor, supplier, or sub-subcontractor by reason of this Contract.
- **7.3** Contractor agrees to bind every Subcontractor by terms of this Contract as far as those terms that are applicable to Subcontractor's work including, without limitation, all labor, wage & hour, apprentice and related provisions and requirements. If Contractor shall subcontract any part of this Contract, Contractor shall be as fully

responsible to District for acts and omissions of any Subcontractor and of persons either directly or indirectly employed by any Subcontractor, including Subcontractor caused Project delays, as it is for acts and omissions of persons directly employed by Contractor. The divisions or sections of the Specifications and/or the arrangement of the drawings are not intended to control the Contractor in dividing the Work among Subcontractors or limit the work performed by any trade.

- **7.4** District's consent to, or approval of, or failure to object to, any Subcontractor under this Contract shall not in any way relieve Contractor of any obligations under this Contract and no such consent shall be deemed to waive any provisions of this Contract.
- 7.5 Contractor is directed to familiarize itself with sections 4100 through 4114 of the Public Contract Code of the State of California, as regards subletting and subcontracting, and to comply with all applicable requirements therein. In addition, Contractor is directed to familiarize itself with sections 1720 through 1861 of the Labor Code of the State of California, as regards the payment of prevailing wages and related issues, and to comply with all applicable requirements therein including, without limitation, section 1775 and the Contractor's and Subcontractors' obligations and liability for violations of prevailing wage law and other applicable laws.
- **7.6** No Contractor whose Bid is accepted shall, without consent of the awarding authority and in full compliance with section 4100 et seq. of the Public Contract Code, including, without limitation, sections 4107, 4107.5, and 4109 of the Public Contract Code, and section 1771.1 of the Labor Code, either:
  - **7.6.1** Substitute any person as a Subcontractor in place of the Subcontractor designated in the original Bid; or
  - **7.6.2** Permit any Subcontract to be assigned or transferred, or allow any portion of the Work to be performed by anyone other than the original Subcontractor listed in the Bid; or
  - **7.6.3** Sublet or subcontract any portion of the Work in excess of one-half of one percent (0.5%) of the Contractor's total bid as to which his original bid did not designate a Subcontractor.
- **7.7** The Contractor shall be responsible for the coordination of the trades, Subcontractors, sub-subcontractors, and material or equipment suppliers working on the Project.
  - **7.7.1** If the Contract is valued at \$1 million or more and uses, or plans to use, state bond funds, then Contractor is responsible for ensuring that first tier Subcontractors holding C-4, C-7, C-10, C-16, C-20, C-34, C-36, C-38, C-42, C-43, and/or C-46 licenses are prequalified by the District to work on the Project pursuant to Public Contract Code section 20111.6.
  - **7.7.2** Contractor is responsible for ensuring that all Subcontractors are properly registered as public works contractors by the Department of Industrial Relations.
- **7.8** Contractor is solely responsible for settling any differences between the Contractor and its Subcontractor(s) or between Subcontractors.

**7.9** Contractor must include in all of its subcontracts the assignment provisions as indicated in the Termination section of these General Conditions.

#### 8. OTHER CONTRACTS/CONTRACTORS

- **8.1** District reserves the right to let other contracts, and/or to perform work with its own forces, in connection with the Project. Contractor shall afford other contractors reasonable opportunity for introduction and storage of their materials and execution of their work and shall properly coordinate and connect Contractor's Work with the work of other contractors.
- **8.2** In addition to Contractor's obligation to protect its own Work, Contractor shall protect the work of any other contractor that Contractor encounters while working on the Project.
- 8.3 If any part of Contractor's Work depends for proper execution or results upon work of District or any other contractor, the Contractor shall inspect and, before proceeding with its Work, promptly report to the District in writing any defects in District's or any other contractor's work that render Contractor's Work unsuitable for proper execution and results. Contractor shall be held accountable for damages to District for District's or any other contractor's work that Contractor failed to inspect or should have inspected. Contractor's failure to inspect and report shall constitute Contractor's acceptance of all District's or any other contractor's work as fit and proper for reception of Contractor's Work, except as to defects that may develop in District's or any other contractor's work after execution of Contractor's Work and not caused by execution of Contractor's Work.
- **8.4** To ensure proper execution of its subsequent work, Contractor shall measure and inspect work already in place and shall at once report to the District in writing any discrepancy between that executed work and the Contract Documents.
- **8.5** Contractor shall ascertain to its own satisfaction the scope of the Project and nature of District's or any other contracts that have been or may be awarded by District in prosecution of the Project to the end that Contractor may perform this Contract in light of the other contracts, if any.
- **8.6** Nothing herein contained shall be interpreted as granting to Contractor exclusive occupancy of the Site, the Premises, or of the Project. Contractor shall not cause any unnecessary hindrance or delay to the use and/or operation(s) of the Premises and/or to District or any other contractor working on the Project. If simultaneous execution of any contract or Premises operation is likely to cause interference with performance of Contractor's Contract, Contractor shall coordinate with those contractor(s), person(s), and/or entity(s) and shall notify the District of the resolution.

## 9. DRAWINGS AND SPECIFICATIONS

- **9.1** A complete list of all Drawings that form a part of the Contract is to be found as an index on the Drawings themselves, and/or may be provided to the Contractor and/or in the Table of Contents.
- **9.2** Materials or Work described in words that so applied have a well-known technical or trade meaning shall be deemed to refer to recognized standards, unless noted otherwise.
- **9.3 Trade Name or Trade Term.** It is not the intention of this Contract to go into detailed descriptions of any materials and/or methods commonly known to the trade under "trade name" or "trade term." The mere mention or notation of "trade name" or "trade term" shall be considered a sufficient notice to Contractor that it will be required to complete the work so named, complete, finished, and operable, with all its appurtenances, according to the best practices of the trade.
- **9.4** The naming of any material and/or equipment shall mean furnishing and installing of same, including all incidental and accessory items thereto and/or labor therefor, as per best practices of the trade(s) involved, unless specifically noted otherwise.
- 9.5 Contract Documents are complementary, and what is called for by one shall be binding as if called for by all. As such, Drawings and Specifications are intended to be fully cooperative and to agree. However, if Contractor observes that Drawings and Specifications are in conflict with the Contract Documents, Contractor shall promptly notify District and Architect in writing, and any necessary changes shall be made as provided in the Contract Documents.
- 9.6 In the case of discrepancy or ambiguity in the Contract Documents, the order of precedence in the Agreement shall prevail. However, in the case of discrepancy or ambiguity solely between and among the Drawings and Specifications, the discrepancy or ambiguity shall be resolved in favor of the interpretation that will provide District with the functionally complete and operable Project described in the Drawings and Specifications. In case of ambiguity, conflict, or lack of information, District will furnish clarifications with reasonable promptness.
- 9.7 Drawings and Specifications are intended to comply with all laws, ordinances, rules, and regulations of constituted authorities having jurisdiction, and where referred to in the Contract Documents, the laws, ordinances, rules, and regulations shall be considered as a part of the Contract within the limits specified. Contractor shall bear all expense of correcting work done contrary to said laws, ordinances, rules, and regulations.
- **9.8** As required by Section 4-317(c), Part 1, Title 24, CCR: "Should any existing conditions such as deterioration or non-complying construction be discovered which is not covered by the DSA-approved documents wherein the finished work will not comply with Title 24, California Code of Regulations, a construction change document, or a

separate set of plans and specifications, detailing and specifying the required repair work shall be submitted to and approved by DSA before proceeding with the repair work."

# 9.9 Ownership of Drawings

All copies of Plans, Drawings, Designs, Specifications, and copies of other incidental architectural and engineering work, or copies of other Contract Documents furnished by District, are the property of District. They are not to be used by Contractor in other work and, with the exception of signed sets of Contract Documents, are to be returned to District on request at completion of Work, or may be used by District as it may require without any additional costs to District. Neither the Contractor nor any Subcontractor, or material or equipment supplier shall own or claim a copyright in the Drawings, Specifications, and other documents prepared by the Architect. District hereby grants the Contractor, Subcontractors, sub-subcontractors, and material or equipment suppliers a limited license to use applicable portions of the Drawings prepared for the Project in the execution of their Work under the Contract Documents.

#### 10. CONTRACTOR'S SUBMITTALS AND SCHEDULES

Contractor's submittals shall comply with the provisions and requirements of the Specifications including, without limitation Submittals.

#### 10.1 Schedule of Work, Schedule of Submittals, and Schedule of Values

- **10.1.1** Within **TEN (10)** calendar days after the date of the Notice to Proceed (unless otherwise specified in the Specifications), the Contractor shall prepare and submit to the District for review, in a form supported by sufficient data to substantiate its accuracy as the District may require:
  - **10.1.1.1** Preliminary Schedule. A preliminary schedule of construction indicating the starting and completion dates of the various stages of the Work, including any information and following any form as may be specified in the Specifications. Once approved by District, this shall become the Construction Schedule. This schedule shall include and identify all tasks that are on the Project's critical path with a specific determination of the start and completion of each critical path task as well as all Contract milestones and each milestone's completion date(s) as may be required by the District.
    - **10.1.1.1.1** The District is not required to approve a preliminary schedule of construction with early completion, i.e., one that shows early completion dates for the Work and/or milestones. Contractor shall not be entitled to extra compensation if the District approves a Construction Schedule with an early completion date and Contractor completes the Project beyond the date shown in the schedule but within the Contract Time. A Construction Schedule showing the Work completed in less than the Contract Time, the time between the early completion date and the end of the Contract Time shall be Float.
  - **10.1.1.2** Preliminary Schedule of Values. A preliminary schedule of values for all of the Work, which must include quantities and prices of items aggregating the Contract Price and must subdivide the Work into component parts in sufficient detail to serve as the basis for progress payments during construction. Unless

the Special Conditions contain different limits, this preliminary schedule of values shall include, at a minimum, the following information and the following structure:

## **10.1.1.2.1** Divided into at least the following categories:

```
10.1.1.2.1.1
                Overhead and profit;
10.1.1.2.1.2
                Supervision:
10.1.1.2.1.3
                General conditions;
10.1.1.2.1.4
                Layout:
10.1.1.2.1.5
                Mobilization:
                Submittals:
10.1.1.2.1.6
10.1.1.2.1.7
                Bonds and insurance;
10.1.1.2.1.8
                Close-out/Certification documentation;
10.1.1.2.1.9
                Demolition:
10.1.1.2.1.10 Installation:
10.1.1.2.1.11
                Rough-in;
10.1.1.2.1.12
                Finishes;
10.1.1.2.1.13
                Testing;
10.1.1.2.1.14
                Punchlist and District acceptance.
```

**10.1.1.2.2** And also divided by each of the following areas:

```
10.1.1.2.2.1 Site work;10.1.1.2.2.2 By each building;10.1.1.2.2.3 By each floor.
```

**10.1.1.2.3** The preliminary schedule of values shall not provide for values any greater than the following percentages of the Contract value:

10.1.1.2.3.1	Mobilization and layout combined to equal not more than 1%:
10.1.1.2.3.2	Submittals, samples and shop drawings combined to equal not more than 3%;
10.1.1.2.3.3	Bonds and insurance combined to equal not more than 2%.
10.1.1.2.3.4	Closeout documentation shall have a value in the preliminary schedule of not less than 5%.

- **10.1.1.2.4** Notwithstanding any provision of the Contract Documents to the contrary, payment of the Contractor's overhead, supervision, general conditions costs, and profit, as reflected in the Cost Breakdown, shall be paid based on percentage complete, with the disbursement of Progress Payments and the Final Payment.
- **10.1.1.2.5** Contractor shall certify that the preliminary schedule of values as submitted to the District is accurate and reflects the costs as developed in preparing Contractor's bid. For example, without limiting the foregoing, Contractor shall not "front-load" the preliminary schedule of values with dollar amounts greater than the value of activities performed early in the Project.

- **10.1.1.2.6** The preliminary schedule of values shall be subject to the District's review and approval of the form and content thereof. In the event that the District objects to any portion of the preliminary schedule of values, the District shall notify the Contractor, in writing, of the District's objection(s) to the preliminary schedule of values. Within five (5) calendar days of the date of the District's written objection(s), Contractor shall submit a revised preliminary schedule of values to the District for review and approval. The foregoing procedure for the preparation, review and approval of the preliminary schedule of values shall continue until the District has approved the entirety of the preliminary schedule of values.
- **10.1.1.2.7** Once the preliminary schedule of values is approved by the District, this shall become the Schedule of Values. The Schedule of Values shall not be thereafter modified or amended by the Contractor without the prior consent and approval of the District, which may be granted or withheld in the sole discretion of the District.
- **10.1.1.3 Preliminary Schedule of Submittals.** A preliminary schedule of submittals, including Shop Drawings, Product Data, and Samples submittals. Once approved by District, this shall become the Submittal Schedule. All submittals shall be forwarded to the District by the date indicated on the approved Submittal Schedule, unless an earlier date is necessary to maintain the Construction Schedule, in which case those submittals shall be forwarded to the District so as not to delay the Construction Schedule. Upon request by the District, Contractor shall provide an electronic copy of all submittals to the District. All submittals shall be submitted no later than 90 days after the Notice to Proceed.

## 10.1.1.4 Safety Plan.

- **10.1.1.5** Contractor's Safety Plan specifically adapted for the Project. Contractor's Safety Plan shall comply with the following requirements:
  - **10.1.1.5.1** All applicable requirements of California Division of Occupational Safety and Health ("CalOSHA") and/or of the United States Occupational Safety and Health Administration ("OSHA").
  - **10.1.1.5.2** All provisions regarding Project safety, including all applicable provisions in these General Conditions.
  - **10.1.1.5.3** Contractor's Safety Plan shall be in English and in the language(s) of the Contractor's and its Subcontractors' employees.
- **10.1.1.6** Complete Registered Subcontractors List. The name, address, telephone number, facsimile number, California State Contractors License number, classification, DIR registration number and monetary value of all Subcontracts of any tier for parties furnishing labor, material, or equipment for completion of the Project.
- **10.1.2** Contractor must provide all schedules both in hard copy and electronically, in a format (e.g., Microsoft Project or Primavera) approved in advance by the District.

- **10.1.3** The District will review the schedules submitted and the Contractor shall make changes and corrections in the schedules as requested by the District and resubmit the schedules until approved by the District.
- **10.1.4** The District shall have the right at any time to revise the schedule of values if, in the District's sole opinion, the schedule of values does not accurately reflect the value of the Work performed.
- **10.1.5** All schedules must be approved by the District before Contractor can rely on them as a basis for payment.

## 10.2 Monthly Progress Schedule(s)

- 10.2.1 Contractor shall provide Monthly Progress Schedule(s) to the District. A Monthly Progress Schedule shall update the approved Construction Schedule or the last Monthly Progress Schedule, showing all work completed and to be completed as well as updating the Registered Subcontractors List. The monthly Progress Schedule shall be sent within the timeframe requested by the District and shall be in a format acceptable to the District and contain a written narrative of the progress of work that month and any changes, delays, or events that may affect the work. The process for District approval of the Monthly Progress Schedule shall be the same as the process for approval of the Construction Schedule.
- **10.2.2** Contractor shall submit Monthly Progress Schedule(s) with all payment applications.
- **10.2.3** Contractor must provide all schedules both in hard copy and electronically, in a format (e.g., Microsoft Project or Primavera) approved in advance by the District.
- **10.2.4** The District will review the schedules submitted and the Contractor shall make changes and corrections in the schedules as requested by the District and resubmit the schedules until approved by the District.
- **10.2.5** The District shall have the right at any time to revise the schedule of values if, in the District's sole opinion, the schedule of values does not accurately reflect the value of the Work performed.
- **10.2.6** All schedules must be approved by the District before Contractor can rely on them as a basis for payment.

## 10.3 Material Safety Data Sheets (MSDS)

Contractor is required to ensure Material Safety Data Sheets are available in a readily accessible place at the Site for any material requiring a Material Safety Data Sheet per the federal "Hazard Communication" standard, or employees' "right to know" law. The Contractor is also required to ensure proper labeling on substances brought onto the job site and that any person working with the material or within the general area of the material is informed of the hazards of the substance and follows proper handling and protection procedures. Two additional copies of the Material Safety Data Sheets shall also be submitted directly to the District.

## 10.4 Submittals

**10.4.1** Architect's favorable review shall neither be construed as a complete check nor relieve the Contractor, Subcontractor, manufacturer, fabricator, or supplier from responsibility for any deficiency that may exist or from any departures or deviations from the requirements of the Contract Documents unless the Contractor has, in writing, called Architect's attention to the deviations at the time of submission and the Architect has given specific written response. "Favorable review" shall mean merely that Architect has no objection to Contractor using, upon Contractor's own full responsibility, plan or method of Work proposed, or furnishing materials or equipment proposed.

#### 11. SITE ACCESS, CONDITIONS, AND REQUIREMENTS

## 11.1 Site Investigation

Before bidding on this Work, Contractor shall make a careful investigation of the Site and thoroughly familiarize itself with the requirements of the Contract. By the act of submitting a bid for the Work included in this Contract, Contractor shall be deemed to have made a complete study and investigation, and to be familiar with and accepted the existing conditions of the Site.

Prior to commencing the Work, Contractor and the District's representative shall survey the Site to document the condition of the Site. Contractor will record the survey in digital videotape format and provide an electronic copy to the District within fourteen (14) days of the survey. This electronic record shall serve as a basis for determining any damages caused by the Contractor during the Project. The Contractor may also document any pre-existing conditions in writing, provided that both the Contractor and the District's representative agree on said conditions and sign a memorandum documenting the same.

#### 11.2 <u>Soils Investigation Report</u>

- 11.2.1 When a soils investigation report obtained from test holes at Site or for the Project is available, that report may be available to the Contractor but shall not be a part of this Contract and shall not alleviate or excuse the Contractor's obligation to perform its own investigation. Any information obtained from that report or any information given on Drawings as to subsurface soil condition or to elevations of existing grades or elevations of underlying rock is approximate only, is not guaranteed, does not form a part of this Contract, and Contractor may not rely thereon. By submitting its bid, Contractor acknowledges that it has made visual examination of Site and has made whatever tests Contractor deems appropriate to determine underground condition of soil. Although any such report is not a part of this Contract, recommendations from the report may be included in the Drawings, Specifications, or other Contract Documents. It is Contractor's sole responsibility to thoroughly review all Contract Documents, Drawings, and Specifications.
- 11.2.2 Contractor agrees that no claim against District will be made by Contractor for damages and hereby waives any rights to damages if, during progress of Work, Contractor encounters subsurface or latent conditions at Site materially differing from those shown on Drawings or indicated in Specifications, or for unknown conditions of an unusual nature that differ materially from those ordinarily

encountered in the work of the character provided for in Plans and Specifications, except as indicated in the provisions of these General Conditions regarding trenches, trenching, and/or existing utility lines.

#### 11.3 Access to Work

District and its representatives shall at all times have access to Work wherever it is in preparation or progress, including storage and fabrication. Contractor shall provide safe and proper facilities for such access so that District's representatives may perform their functions.

## 11.4 Layout and Field Engineering

- **11.4.1** All field engineering required for layout of this Work and establishing grades for earthwork operations shall be furnished by Contractor at its expense. This Work shall be done by a qualified, California-registered civil engineer approved in writing by District and Architect. Any required Record and/or As-Built Drawings of Site development shall be prepared by the approved civil engineer.
- 11.4.2 The Contractor shall be responsible for having ascertained pertinent local conditions such as location, accessibility, and general character of the Site and for having satisfied itself as to the conditions under which the Work is to be performed. Contractor shall follow best practices, including but not limited to potholing to avoid utilities. District shall not be liable for any claim for allowances because of Contractor's error, failure to follow best practices, or negligence in acquainting itself with the conditions at the Site.
- **11.4.3** Contractor shall protect and preserve established benchmarks and monuments and shall make no changes in locations without the prior written approval of District. Contractor shall replace any benchmarks or monuments that are lost or destroyed subsequent to proper notification of District and with District's approval.

#### 11.5 Utilities

Utilities shall be provided as indicated in the Specifications.

# 11.6 Sanitary Facilities

Sanitary facilities shall be provided as indicated in the Specifications.

## 11.7 Surveys

Contractor shall provide surveys done by a California-licensed civil engineer surveyor to determine locations of construction, grading, and site work as required to perform the Work.

# 11.8 Regional Notification Center

The Contractor, except in an emergency, shall contact the appropriate regional notification center at least two (2) days prior to commencing any excavation if the excavation will be conducted in an area or in a private easement that is known, or

reasonably should be known, to contain subsurface installations other than the underground facilities owned or operated by the District, and obtain an inquiry identification number from that notification center. No excavation shall be commenced and/or carried out by the Contractor unless an inquiry identification number has been assigned to the Contractor or any Subcontractor and the Contractor has given the District the identification number. Any damages arising from Contractor's failure to make appropriate notification shall be at the sole risk and expense of the Contractor. Any delays caused by failure to make appropriate notification shall be at the sole risk of the Contractor and shall not be considered for an extension of the Contract Time.

## 11.9 Existing Utility Lines

- 11.9.1 Pursuant to Government Code section 4215, District assumes the responsibility for removal, relocation, and protection of main or trunk utility lines and facilities located on the construction Site at the time of commencement of construction under this Contract with respect to any such utility facilities that are not identified in the Plans and Specifications. Contractor shall not be assessed for liquidated damages for delay in completion of the Project caused by failure of District or the owner of a utility to provide for removal or relocation of such utility facilities.
- 11.9.2 Locations of existing utilities provided by District shall not be considered exact, but approximate within a reasonable margin and shall not relieve Contractor of responsibilities to exercise reasonable care or costs of repair due to Contractor's failure to do so. District shall compensate Contractor for the costs of locating, repairing damage not due to the failure of Contractor to exercise reasonable care, and removing or relocating such utility facilities not indicated in the Plans and Specifications with reasonable accuracy, and for equipment necessarily idle during such work.
- 11.9.3 No provision herein shall be construed to preclude assessment against Contractor for any other delays in completion of the Work. Nothing in this Article shall be deemed to require District to indicate the presence of existing service laterals, appurtenances, or other utility lines, within the exception of main or trunk utility lines or whenever the presence of these utilities on the Site of the construction Project can be inferred from the presence of other visible facilities, such as buildings, meter junction boxes, on or adjacent to the Site of the construction.
- **11.9.4** If Contractor, while performing Work under this Contract, discovers utility facilities not identified by District in Contract Plans and Specifications, Contractor shall immediately notify the District and the utility in writing. The cost of repair for damage to above-mentioned visible facilities without prior written notification to the District shall be borne by the Contractor.

## 11.10 Notification

Contractor understands, acknowledges and agrees that the purpose for prompt notification to the District pursuant to these provisions is to allow the District to investigate the condition(s) so that the District shall have the opportunity to decide how the District desires to proceed as a result of the condition(s). Accordingly, failure of Contractor to promptly notify the District in writing, pursuant to these provisions, shall constitute Contractor's waiver of any claim for damages or delay incurred as a result of the condition(s).

#### 11.11 Hazardous Materials

Contractor shall comply with all provisions and requirements of the Contract Documents related to hazardous materials including, without limitation, Hazardous Materials Procedures and Requirements.

## 11.12 No Signs

Neither the Contractor nor any other person or entity shall display any signs not required by law or the Contract Documents at the Site, fences trailers, offices, or elsewhere on the Site without specific prior written approval of the District.

#### 12. TRENCHES

## 12.1 Trenches Greater Than Five Feet

Pursuant to Labor Code section 6705, if the Contract Price exceeds \$25,000 and involves the excavation of any trench or trenches five (5) feet or more in depth, the Contractor shall, in advance of excavation, promptly submit to the District and/or a registered civil or structural engineer employed by the District or Architect, a detailed plan, stamped by a licensed engineer retained by the Contractor, showing the design of shoring for protection from the hazard of caving ground during the excavation of such trench or trenches.

## 12.2 Excavation Safety

If such plan varies from the Shoring System Standards established by the Construction Safety Orders, the plan shall be prepared by a registered civil or structural engineer, but in no case shall such plan be less effective than that required by the Construction Safety Orders. No excavation of such trench or trenches shall be commenced until said plan has been accepted by the District or by the person to whom authority to accept has been delegated by the District.

# 12.3 No Tort Liability of District

Pursuant to Labor Code section 6705, nothing in this Article shall impose tort liability upon the District or any of its employees.

#### 12.4 No Excavation without Permits

The Contractor shall not commence any excavation Work until it has secured all necessary permits including the required CalOSHA excavation/shoring permit. Any permits shall be prominently displayed on the Site prior to the commencement of any excavation.

# 12.5 Discovery of Hazardous Waste and/or Unusual Conditions

**12.5.1** Pursuant to Public Contract Code section 7104, if the Work involves digging trenches or other excavations that extend deeper than four feet below the Surface, the Contractor shall promptly, and before the following conditions are disturbed, notify the District, in writing, of any:

- **12.5.1.1** Material that the Contractor believes may be material that is hazardous waste, as defined in section 25117 of the Health and Safety Code, is required to be removed to a Class I, Class II, or Class III disposal site in accordance with provisions of existing law.
- **12.5.1.2** Subsurface or latent physical conditions at the Site differing from those indicated.
- **12.5.1.3** Unknown physical conditions at the Site of any unusual nature, different materially from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the Contract.
- **12.5.2** The District shall promptly investigate the conditions, and if it finds that the conditions do materially so differ, or do involve hazardous waste, and cause a decrease or increase in the Contractor's cost of, or the time required for, performance of any part of the Work, shall issue a Change Order under the procedures described herein.
- **12.5.3** In the event that a dispute arises between District and the Contractor whether the conditions materially differ, or involve hazardous waste, or cause a decrease or increase in the Contractor's cost of, or time required for, performance of any part of the Work, the Contractor shall not be excused from any scheduled completion date provided for by the Contract, but shall proceed with all work to be performed under the Contract. The Contractor shall retain any and all rights provided either by Contract or by law that pertain to the resolution of disputes and protests.

#### 13. INSURANCE AND BONDS

#### 13.1 Insurance

All insurance required of Contractor and/or its Subcontractor(s) shall be at least as broad as the amounts and include the provisions set forth herein.

## 13.1.1 Commercial General Liability and Automobile Liability Insurance

- **13.1.1.1** Contractor shall procure and maintain, during the life of this Contract, Commercial General Liability Insurance and Automobile Liability Insurance that shall protect Contractor, District, State, Construction Manager(s), Project Inspector(s), and Architect(s) from all claims for bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising from, or in connection with, operations under this Contract. This coverage shall be provided in a form at least as broad as Insurance Services (ISO) Form CG 0001 11188. Contractor shall ensure that Products Liability and Completed Operations coverage, Fire Damage Liability coverage, and Automobile Liability Insurance coverage including owned, non-owned, and hired automobiles, are included within the above policies and at the required limits, or Contractor shall procure and maintain these coverages separately.
- **13.1.1.2** Contractor's deductible or self-insured retention for its Commercial General Liability Insurance policy shall not exceed \$25,000 unless approved in writing by District.

**13.1.1.3** All such policies shall be written on an occurrence form.

## 13.1.2 Excess Liability Insurance

- **13.1.2.1** If Contractor's underlying policy limits are less than required, subject to the District's sole discretion, Contractor may procure and maintain, during the life of this Contract, an Excess Liability Insurance Policy to meet the policy limit requirements of the required policies in order to satisfy, in the aggregate with its underlying policy, the insurance requirements herein.
- 13.1.2.2 There shall be no gap between the per occurrence amount of any underlying policy and the start of the coverage under the Excess Liability Insurance Policy. Any Excess Liability Insurance Policy shall be written on a following form and shall protect Contractor, District, State, Construction Manager(s), Project Manager(s), and Architect(s) in amounts and including the provisions as set forth in the Supplementary Conditions (if any) and/or Special Conditions, and that complies with all requirements for Commercial General Liability and Automobile Liability and Employers' Liability Insurance.
- **13.1.2.3** The District, in its sole discretion, may accept the Excess Liability Insurance Policy that brings Contractor's primary limits to the minimum requirements herein.

# 13.1.3 Subcontractor(s):

Contractor shall require its Subcontractor(s), if any, to procure and maintain Commercial General Liability Insurance, Automobile Liability Insurance, and Excess Liability Insurance (if Subcontractor elects to satisfy, in part the insurance required herein by procuring and maintaining an Excess Liability Insurance Policy) with forms of coverage and limits equal to the amounts required of the Contractor.

#### 13.1.4 Workers' Compensation and Employers' Liability Insurance

- **13.1.4.1** In accordance with provisions of section 3700 of the California Labor Code, the Contractor and every Subcontractor shall be required to secure the payment of compensation to its employees.
- 13.1.4.2 Contractor shall procure and maintain, during the life of this Contract, Workers' Compensation Insurance and Employers' Liability Insurance for all of its employees engaged in work under this Contract, on/or at the Site of the Project. This coverage shall cover, at a minimum, medical and surgical treatment, disability benefits, rehabilitation therapy, and survivors' death benefits. Contractor shall require its Subcontractor(s), if any, to procure and maintain Workers' Compensation Insurance and Employers' Liability Insurance for all employees of Subcontractor(s). Any class of employee or employees not covered by a Subcontractor's insurance shall be covered by Contractor's insurance. If any class of employee or employee engaged in Work under this Contract, on or at the Site of the Project, is not protected under the Workers' Compensation Insurance, Contractor shall provide, or shall cause a Subcontractor to provide, adequate insurance coverage for the protection of any employee(s) not otherwise protected before any of those employee(s) commence work.

#### 13.1.5 Builder's Risk Insurance: Builder's Risk "All Risk" Insurance

Contractor shall procure and maintain, during the life of this Contract, Builder's Risk (Course of Construction), or similar first party property coverage acceptable to the District, issued on a replacement cost value basis. The cost shall be consistent with the total replacement cost of all insurable Work of the Project included within the Contract Documents. Coverage is to insure against all risks of accidental physical loss and shall include without limitation the perils of vandalism and/or malicious mischief (both without any limitation regarding vacancy or occupancy), sprinkler leakage, civil authority, theft, sonic disturbance, earthquake, flood, collapse, wind, rain, dust, fire, war, terrorism, lightning, smoke, and rioting. Coverage shall include debris removal, demolition, increased costs due to enforcement of all applicable ordinances and/or laws in the repair and replacement of damaged and undamaged portions of the property, and reasonable costs for the Architect's and engineering services and expenses required as a result of any insured loss upon the Work and Project, including completed Work and Work in progress, to the full insurable value thereof.

## 13.1.6 Pollution Liability Insurance

- **13.1.6.1** Contractor shall procure and maintain Pollution Liability Insurance that shall protect Contractor, District, State, Construction Manager(s), Project Inspector(s), and Architect(s) from all claims for bodily injury, property damage, including natural resource damage, cleanup costs, removal, storage, disposal, and/or use of the pollutant arising from operations under this Contract, and defense, including costs and expenses incurred in the investigation, defense, or settlement of claims. Coverage shall apply to sudden and/or gradual pollution conditions resulting from the escape or release of smoke, vapors, fumes, acids, alkalis, toxic chemicals, liquids, or gases, natural gas, waste materials, or other irritants, contaminants, or pollutants, including asbestos. This coverage shall be provided in a form at least as broad as Insurance Services Offices, Inc. (ISO) Form CG 2415, or Contractor shall procure and maintain these coverages separately.
- **13.1.6.2** Contractor warrants that any retroactive date applicable to coverage under the policy shall predate the effective date of the Contract and that continuous coverage will be maintained or an extended reporting or discovery period will be exercised for a period of three (3) years, beginning from the time that the Work under the Contract is completed.
- **13.1.6.3** If Contractor is responsible for removing any pollutants from a site, then Contractor shall ensure that Any Auto, including owned, non-owned, and hired, is included within the above policies and at the required limits, to cover its automobile exposure from transporting the pollutants from the site to an approved disposal site. This coverage shall include the Motor Carrier Act Endorsement, MCS 90.

# 13.1.7 Proof of Insurance and Other Requirements: Endorsements and Certificates

**13.1.7.1** Contractor shall not commence Work nor shall it allow any Subcontractor to commence Work under this Contract, until Contractor and its

Subcontractor(s) have procured all required insurance and Contractor has delivered in duplicate to the District complete endorsements (or entire insurance policies) and certificates indicating the required coverages have been obtained, and the District has approved these documents.

- **13.1.7.2** Endorsements, certificates, and insurance policies shall include the following:
  - **13.1.7.2.1** A clause stating the following, or other language acceptable to the District:
  - "This policy shall not be canceled until written notice to District, Architect, and Construction Manager stating date of the cancellation by the insurance carrier. Date of cancellation may not be less than thirty (30) days after date of mailing notice."
  - **13.1.7.2.2** Language stating in particular those insured, extent of insurance, location and operation to which insurance applies, expiration date, to whom cancellation and reduction notice will be sent, and length of notice period.
  - **13.1.7.2.3** All endorsements, certificates and insurance policies shall state that District, its trustees, employees and agents, the State of California, Construction Manager(s), Project Manager(s), Inspector(s) and Architect(s) are named additional insureds under all policies except Workers' Compensation Insurance and Employers' Liability Insurance.
  - **13.1.7.2.4** All endorsements shall waive any right to subrogation against any of the named additional insureds.
  - **13.1.7.2.5** Contractor's and Subcontractors' insurance policy(s) shall be primary and non-contributory to any insurance or self-insurance maintained by District, its trustees, employees and/or agents, the State of California, Construction Manager(s), Project Manager(s), Inspector(s), and/or Architect(s).
  - **13.1.7.2.6** Contractor's insurance limit shall apply separately to each insured against whom a claim is made or suit is brought.
- **13.1.7.3** No policy shall be amended, canceled or modified, and the coverage amounts shall not be reduced, until Contractor or Contractor's broker has provided written notice to District, Architect(s), and Construction Manager(s) stating date of the amendment, modification, cancellation or reduction, and a description of the change. Date of amendment, modification, cancellation or reduction may not be less than thirty (30) days after date of mailing notice.
- **13.1.7.4** Insurance written on a "claims made" basis shall be retroactive to a date that coincides with or precedes Contractor's commencement of Work, including subsequent policies purchased as renewals or replacements. Said policy is to be renewed by the Contractor and all Subcontractors for a period of five (5) years following completion of the Work or termination of this Agreement. Such insurance must have the same coverage and limits as the policy that was in

effect during the term of this Agreement, and will cover the Contractor and all Subcontractors for all claims made.

- **13.1.7.5** Unless otherwise stated in the Special Conditions, all of Contractor's insurance shall be with insurance companies with an A.M. Best rating of no less than **A: VII**.
- **13.1.7.6** The insurance requirements set forth herein shall in no way limit the Contractor's liability arising out of or relating to the performance of the Work or related activities.
- **13.1.7.7** Failure of Contractor and/or its Subcontractor(s) to comply with the insurance requirements herein shall be deemed a material breach of the Contract.

## 13.1.8 Insurance Policy Limits

**13.1.8.1** Unless different limits are indicated in the Special Conditions, the limits of insurance shall not be less than the following amounts:

Commercial General Liability	Product Liability and Completed Operations, Fire Damage Liability – Split Limit	\$1,000,000 per occurrence; \$2,000,000 aggregate
Automobile Liability  – Any Auto	Combined Single Limit	Personal vehicles: \$500,000 Commercial vehicles: \$1,000,000
Workers' Compensation		Statutory limits pursuant to State law
Employer's Liability		\$1,000,000
Builder's Risk (Course of Construction) Pollution Liability		Issued for the value and scope of Work indicated herein \$1,000,000 per claim; \$2,000,000 aggregate

**13.1.8.2** If Contractor normally carries insurance in an amount greater than the minimum amounts required by District, that greater amount shall become the minimum required amount of insurance for purposes of the Contract. Therefore, Contractor hereby acknowledges and agrees that all insurance carried by it shall be deemed liability coverage for all actions it performs in connection with the Contract.

## 13.2 Contract Security - Bonds

- **13.2.1** Contractor shall furnish two surety bonds issued by a California admitted surety insurer as follows:
  - **13.2.1.1** Performance Bond: A bond in an amount at least equal to one hundred percent (100%) of Contract Price as security for faithful performance of this Contract.
  - **13.2.1.2** Payment Bond: A bond in an amount at least equal to one hundred percent (100%) of the Contract Price as security for payment of persons performing labor and/or furnishing materials in connection with this Contract.
- **13.2.2** Cost of bonds shall be included in the Bid and Contract Price.
- **13.2.3** All bonds related to this Project shall be in the forms set forth in these Contract Documents and shall comply with all requirements of the Contract Documents, including, without limitation, the bond forms.

#### 14. WARRANTY/GUARANTEE/INDEMNITY

#### 14.1 Warranty/Guarantee

- **14.1.1** The Contractor shall obtain and preserve for the benefit of the District, manufacturer's warranties on materials, fixtures, and equipment incorporated into the Work.
- **14.1.2** In addition to guarantees required elsewhere, Contractor shall, and hereby does guarantee and warrant all Work furnished on the job against all defects for a period of **TWO (2)** years after the later of the following dates, unless a longer period is provided for in the Contract Documents:
  - **14.1.2.1** The acceptance by the District's governing board of the Work, subject to these General Conditions, or
  - **14.1.2.2** The date that commissioning for the Project, if any, was completed.

At the District's sole option, Contractor shall repair or replace any and all of that Work, together with any other Work that may be displaced in so doing, that may prove defective in workmanship and/or materials within a **TWO (2)** year period from date of completion as defined above, unless a longer period is provided for in the Contract Documents, without expense whatsoever to District. In the event of failure of Contractor and/or Surety to commence and pursue with diligence said replacements or repairs within ten (10) days after being notified in writing, Contractor and Surety hereby acknowledge and agree that District is authorized to proceed to have defects repaired and made good at expense of Contractor and/or Surety who hereby agree to pay costs and charges therefore immediately on demand.

**14.1.3** If, in the opinion of District, defective work creates a dangerous condition or requires immediate correction or attention to prevent further loss to District or to prevent interruption of District operations, District will attempt to give the notice

required above. If Contractor or Surety cannot be contacted or neither complies with District's request for correction within a reasonable time as determined by District, District may, notwithstanding the above provision, proceed to make any and all corrections and/or provide attentions the District believes are necessary. The costs of correction or attention shall be charged against Contractor and Surety of the guarantees provided in this Article or elsewhere in this Contract.

- **14.1.4** The above provisions do not in any way limit the guarantees on any items for which a longer guarantee is specified or on any items for which a manufacturer gives a guarantee for a longer period. Contractor shall furnish to District all appropriate guarantee or warranty certificates as indicated in the Specifications or upon request by District.
- **14.1.5** Nothing herein shall limit any other rights or remedies available to District.

# 14.2 Indemnity and Defense

- 14.2.1 To the furthest extent permitted by California law, the Contractor shall indemnify, keep and hold harmless the District, the Architect(s), and the Construction Manager(s), their respective consultants, separate contractors, board members, officers, representatives, agents, and employees, in both individual and official capacities ("Indemnitees"), against all suits, claims, injury, damages, losses, and expenses ("Claims"), including but not limited to attorney's fees, caused by, arising out of, resulting from, or incidental to, in whole or in part, the performance of the Work under this Contract by the Contractor, its Subcontractors, vendors, or suppliers. However, the Contractor's indemnification and hold harmless obligation shall be reduced by the proportion of the Indemnitees' and/or Architect's liability to the extent the Claim(s) is/are caused by the sole negligence, active negligence, or willful misconduct of the Indemnitees, and/or defects in design furnished by the Architect, as found by a court or arbitrator of competent jurisdiction. This indemnification and hold harmless obligation of the Contractor shall not be construed to negate, abridge, or otherwise reduce any right or obligation of indemnity that would otherwise exist or arise as to any Indemnitee or other person described herein. This indemnification and hold harmless obligation includes, but is not limited to, any failure or alleged failure by Contractor to comply with any provision of law, any failure or alleged failure to timely and properly fulfill all of its obligations under the Contract Documents in strict accordance with their terms, and without limitation, any failure or alleged failure of Contractor's obligations regarding any stop payment notice actions or liens, including Civil Wage and Penalty Assessments and/or Orders by the DIR.
- 14.2.2 To the furthest extent permitted by California law, Contractor shall also defend Indemnitees, at its own expense, including but not limited to attorneys' fees and costs, against all Claims caused by, arising out of, resulting from, or incidental to, in whole or in part, the performance of the Work under this Contract by the Contractor, its Subcontractors, vendors, or suppliers. However, without impacting Contractor's obligation to provide an immediate and ongoing defense of Indemnitees, the Contractor's defense obligation shall be retroactively reduced by the proportion of the Indemnitees' and/or Architect's liability to the extent caused by the sole negligence, active negligence, or willful misconduct of the Indemnitees, and/or defects in design furnished by the Architect, as found by a court or arbitrator of competent jurisdiction. The District shall have the right to accept or reject any legal

representation that Contractor proposes to defend the Indemnitees. If any Indemnitee provides its own defense due to failure to timely respond to tender of defense, rejection of tender of defense, or conflict of interest of proposed counsel, Contractor shall reimburse such Indemnitee for any expenditures. Contractor's defense obligation shall not be construed to negate, abridge, or otherwise reduce any right or obligation of defense that would otherwise exist as to any Indemnitee or other person described herein. Contractor's defense obligation includes, but is not limited to, any failure or alleged failure by Contractor to comply with any provision of law, any failure or alleged failure to timely and properly fulfill all of its obligations under the Contract Documents in strict accordance with their terms, and without limitation, any failure or alleged failure of Contractor's obligations regarding any stop payment notice actions or liens, including Civil Wage and Penalty Assessments and/or Orders by the DIR. The Contractor shall give prompt notice to the District in the event of any Claim(s).

- 14.2.3 Without limitation of the provisions herein, if the Contractor's obligation to indemnify and hold harmless the Indemnitees or its obligation to defend Indemnitees as provided herein shall be determined to be void or unenforceable, in whole or in part, it is the intention of the parties that these circumstances shall not otherwise affect the validity or enforceability of the Contractor's agreement to indemnify, defend, and hold harmless the rest of the Indemnitees, as provided herein. Further, the Contractor shall be and remain fully liable on its agreements and obligations herein to the fullest extent permitted by law.
- **14.2.4** Pursuant to Public Contract Code section 9201, the District shall provide timely notification to Contractor of the receipt of any third-party Claim relating to this Contract. The District shall be entitled to recover its reasonable costs incurred in providing said notification.
- 14.2.5 In any and all Claims against any of the Indemnitees by any employee of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, the Contractor's indemnification obligation herein shall not be limited in any way by any limitation on the amount or type of damages, compensation, or benefits payable by or for the Contractor or any Subcontractor under workers' compensation acts, disability benefit acts, or other employee benefit acts.
- **14.2.6** The District may retain so much of the moneys due the Contractor as shall be considered necessary, until disposition of any such Claims or until the District, Architect(s) and Construction Manager(s) have received written agreement from the Contractor that they will unconditionally defend the District, Architect(s) and Construction Manager(s), their respective officers, agents and employees, and pay any damages due by reason of settlement or judgment.
- **14.2.7** The Contractor's defense and indemnification obligations hereunder shall survive the completion of Work, the warranty/guarantee period, and the termination of the Contract.

## 15. TIME

#### 15.1 Notice to Proceed

- **15.1.1** District may issue a Notice to Proceed within ninety (90) days from the date of the Notice of Award. Once Contractor has received the Notice to Proceed, Contractor shall complete the Work within the period of time indicated in the Contract Documents.
- **15.1.2** In the event that the District desires to postpone issuing the Notice to Proceed beyond ninety (90) days from the date of the Notice of Award, it is expressly understood that with reasonable notice to the Contractor, the District may postpone issuing the Notice to Proceed. It is further expressly understood by Contractor that Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of the issuance of the Notice to Proceed.
- 15.1.3 If the Contractor believes that a postponement of issuance of the Notice to Proceed will cause a hardship to Contractor, Contractor may terminate the Contract. Contractor's termination due to a postponement shall be by written notice to District within ten (10) days after receipt by Contractor of District's notice of postponement. It is further understood by Contractor that in the event that Contractor terminates the Contract as a result of postponement by the District, the District shall only be obligated to pay Contractor for the Work that Contractor had performed at the time of notification of postponement. Should Contractor terminate the Contract as a result of a notice of postponement, District shall have the authority to award the Contract to the next lowest responsive responsible bidder.

#### 15.2 Computation of Time / Adverse Weather

- **15.2.1** The Contractor will only be allowed a time extension for Adverse Weather conditions if requested by Contractor in compliance with the time extension request procedures and only if all the following conditions are met:
  - **15.2.1.1** The weather conditions constitute Adverse Weather, as defined herein;
  - **15.2.1.2** Contractor can verify that the Adverse Weather caused delays in excess of five (5) hours of the indicated labor required to complete the scheduled tasks of Work on the day affected by the Adverse Weather;
  - **15.2.1.3** The Contractor's crew is dismissed as a result of the Adverse Weather;
  - **15.2.1.4** Said delay adversely affects the critical path in the Construction Schedule; and

**15.2.1.5** The number of days of Adverse Weather exceeds the following parameters:

January	<u>7</u>	July	<u>O</u>
February	<u>6</u>	August	<u>O</u>
March	<u>7</u>	September	<u>O</u>
April	<u>4</u>	October	<u>2</u>
May	<u>2</u>	November	<u>5</u>
June	0	December	7

- **15.2.2** If the aforementioned conditions are met, a non-compensable day-for-day extension will only be allowed for those days in excess of those indicated herein.
- **15.2.3** The Contractor shall work seven (7) days per week, if necessary, irrespective of inclement weather, to maintain access and the Construction Schedule, and to protect the Work under construction from the effects of Adverse Weather, all at no further cost to the District.
- **15.2.4** The Contract Time has been determined with consideration given to the average climate weather conditions prevailing in the County in which the Project is located.

#### 15.3 Hours of Work

#### 15.3.1 Sufficient Forces

Contractor and Subcontractors shall continuously furnish sufficient and competent work forces with the required levels of familiarity with the Project and skill, training and experience to ensure the prosecution of the Work in accordance with the Construction Schedule.

## 15.3.2 Performance During Working Hours

Work shall be performed during regular working hours as permitted by the appropriate governmental agency except that in the event of an emergency, or when required to complete the Work in accordance with job progress, Work may be performed outside of regular working hours with the advance written consent of the District and approval of any required governmental agencies.

#### 15.3.3 No Work during State Testing

Contractor shall, at no additional cost to the District and at the District's request, coordinate its Work to not disturb District students including, without limitation, not performing any Work when students at the Site are taking State or Federally-required tests. The District or District's Representative will provide Contractor with a

schedule of test dates concurrent with the District's issuance of the Notice to Proceed, or as soon as test dates are made available to the District.

# 15.4 Progress and Completion

## 15.4.1 <u>Time of the Essence</u>

Time limits stated in the Contract Documents are of the essence to the Contract. By executing the Agreement, the Contractor confirms that the Contract Time is a reasonable period for performing the Work.

## 15.4.2 <u>No Commencement Without Insurance or Bonds</u>

The Contractor shall not commence operations on the Project or elsewhere prior to the effective date of insurance and bonds. The date of commencement of the Work shall not be changed by the effective date of such insurance or bonds. If Contractor commences Work without insurance and bonds, all Work is performed at Contractor's peril and shall not be compensable until and unless Contractor secures bonds and insurance pursuant to the terms of the Contract Documents and subject to District claim for damages.

#### 15.5 Schedule

Contractor shall provide to District, Construction Manager, and Architect a schedule in conformance with the Contract Documents and as required in the Notice to Proceed and the Contractor's Submittals and Schedules section of these General Conditions.

#### 15.6 Expeditious Completion

The Contractor shall proceed expeditiously with adequate forces and shall achieve Completion within the Contract Time.

# 16. EXTENSIONS OF TIME – LIQUIDATED DAMAGES

# 16.1 Liquidated Damages

Contractor and District hereby agree that the exact amount of damages for failure to complete the Work within the time specified is extremely difficult or impossible to determine. If the Work is not completed within the time specified in the Contract Documents, it is understood that the District will suffer damage. It being impractical and unfeasible to determine the amount of actual damage, it is agreed the Contractor shall pay to District as fixed and liquidated damages, and not as a penalty, the amount set forth in the Agreement for each calendar day of delay in completion. Contractor and its Surety shall be liable for the amount thereof pursuant to Government Code section 53069.85.

# 16.2 Excusable Delay

**16.2.1** Contractor shall not be charged for liquidated damages because of any delays in completion of the Work which are not the fault of Contractor or its Subcontractors, including acts of God as defined in Public Contract Code section 7105, acts of enemy, epidemics, and quarantine restrictions. Contractor shall, within

- five (5) calendar days of beginning of any delay, notify District in writing of causes of delay including documentation and facts explaining the delay and the direct correlation between the cause and effect. District shall review the facts and extent of any delay and shall grant extension(s) of time for completing Work when, in its judgment, the findings of fact justify an extension. Extension(s) of time shall apply only to that portion of Work affected by delay, and shall not apply to other portions of Work not so affected. An extension of time may only be granted if Contractor has timely submitted the Construction Schedule as required herein.
- **16.2.2** Contractor shall notify the District pursuant to the claims provisions in these General Conditions of any anticipated delay and its cause. Following submission of a claim, the District may determine whether the delay is to be considered avoidable or unavoidable, how long it continues, and to what extent the prosecution and completion of the Work might be delayed thereby.
- 16.2.3 In the event the Contractor requests an extension of Contract Time for unavoidable delay, such request shall be submitted in accordance with the provisions in the Contract Documents governing changes in Work. When requesting time, requests must be submitted with full justification and documentation. If the Contractor fails to submit justification, it waives its right to a time extension at a later date. Such justification must be based on the official Construction Schedule as updated at the time of occurrence of the delay or execution of Work related to any changes to the Scope of Work. Any claim for delay must include the following information as support, without limitation:
  - **16.2.3.1** The duration of the activity relating to the changes in the Work and the resources (manpower, equipment, material, etc.) required to perform the activities within the stated duration.
  - **16.2.3.2** Specific logical ties to the Contract Schedule for the proposed changes and/or delay showing the activity/activities in the Construction Schedule that are affected by the change and/or delay. In particular, Contractor must show an actual impact to the schedule, after making a good faith effort to mitigate the delay by rescheduling the work, by providing an analysis of the schedule ("Time Impact Analysis"). Such Time Impact Analysis shall describe in detail the cause and effect of the delay and the impact on the critical dates in the Project schedule. (A portion of any delay of seven (7) days or more must be provided.)
  - **16.2.3.3** A recovery schedule must be submitted within twenty (20) calendar days of written notification to the District of causes of delay.

#### 16.3 No Additional Compensation for Delays Within Contractor's Control

**16.3.1** Contractor is aware that governmental agencies, including, without limitation, the Division of the State Architect, the Department of General Services, gas companies, electrical utility companies, water districts, and other agencies may have to approve Contractor-prepared drawings or approve a proposed installation. Accordingly, Contractor shall include in its bid, time for possible review of its drawings and for reasonable delays and damages that may be caused by such agencies. Thus, Contractor is not entitled to make a claim for damages or delays arising from the review of Contractor's drawings.

- **16.3.2** Contractor shall only be entitled to compensation for delay when all of the following conditions are met:
  - **16.3.2.1** The District is responsible for the delay;
  - **16.3.2.2** The delay is unreasonable under the circumstances involved;
  - **16.3.2.3** The delay was not within the contemplation of the District and Contractor;
  - **16.3.2.4** The delay could not have been avoided or mitigated by Contractor's reasonable diligence; and
  - **16.3.2.5** Contractor timely complies with the claims procedure of the Contract Documents.
- **16.3.3** Where a change in the Work extends the Contract Time, Contractor may request and recover additional, actual direct costs, provided that Contractor can demonstrate such additional costs are:
  - **16.3.3.1** Actually incurred performing the Work;
  - **16.3.3.2** Not compensated by the Markup allowed; and
  - **16.3.3.3** Directly result from the extended Contract Time.

Contractor shall comply with all required procedures, documentation and time requirements in the Contract Documents. Contractor may not seek or recover such costs using formulas (e.g. Eichleay, labor factors).

#### 16.4 Float or Slack in the Schedule

Float or slack is the amount of time between the early start date and the late start date, or the early finish date and the late finish date, of any of the activities in the schedule. Float or slack is not for the exclusive use of or benefit of either the District or the Contractor, but its use shall be determined solely by the District.

#### 17. CHANGES IN THE WORK

## 17.1 No Changes Without Authorization

17.1.1 There shall be no change whatsoever in the Drawings, Specifications, or in the Work without an executed Change Order or a written Construction Change Directive authorized by the District as herein provided. District shall not be liable for the cost of any extra work or any substitutions, changes, additions, omissions, or deviations from the Drawings and Specifications unless the District's governing board has authorized the same and the cost thereof has been approved in writing by Change Order or Construction Change Directive in advance of the changed Work being performed. No extension of time for performance of the Work shall be allowed hereunder unless claim for such extension is made at the time changes in the Work are ordered, and such time duly adjusted and approved in writing in the Change Order or Construction Change Directive. Contractor shall be responsible for any

costs incurred by the District for professional services and DSA fees and/or delay to the Project Schedule, if any, for DSA to review any request for changes to the DSA approved plans and specifications for the convenience of the Contractor and/or to accommodate the Contractor's means and methods. The provisions of the Contract Documents shall apply to all such changes, additions, and omissions with the same effect as if originally embodied in the Drawings and Specifications.

- **17.1.2** Contractor shall perform immediately all work that has been authorized by a fully executed Change Order or Construction Change Directive. Contractor shall be fully responsible for any and all delays and/or expenses caused by Contractor's failure to expeditiously perform this Work.
- 17.1.3 Should any Change Order result in an increase in the Contract Price or extend the Contract Time, the cost of or length of extension in that Change Order shall be agreed to, in writing, by the District in advance of the Work by Contractor, and shall be subject to the monetary limitations set forth in Public Contract Code section 20118.4. In the event that Contractor proceeds with any change in Work without a Change Order executed by the District or Construction Change Directive, Contractor waives any claim of additional compensation or time for that additional work. Under no circumstances shall Contractor be entitled to any claim of additional compensation or time not expressly requested by Contractor in a Proposed Change Order or approved by District in an executed Change Order.
- **17.1.4** A Change Order or Construction Change Directive will become effective when approved by the Board, notwithstanding that Contractor has not signed it. A Change Order or Construction Change Directive will become effective without Contractor's signature provided District indicates it as a "Unilateral Change Order". Any dispute as to the adjustment in the Contract Price or Contract Time, if any, of the Unilateral Change Order shall be resolved pursuant to the Payment and Claims and Disputes provisions herein.
- **17.1.5** Contractor understands, acknowledges, and agrees that the reason for District authorization is so that District may have an opportunity to analyze the Work and decide whether the District shall proceed with the Change Order or alter the Project so that a change in Work becomes unnecessary.

## 17.2 Architect Authority

The Architect will have authority to order minor changes in the Work not involving any adjustment in the Contract Price, or an extension of the Contract Time, or a change that is inconsistent with the intent of the Contract Documents. These changes shall be effected by written Change Order, Construction Change Directive, by Architect's response(s) to RFI(s), or by Architect's Supplemental Instructions ("ASI").

#### 17.3 Change Orders

**17.3.1** A Change Order is a written instrument prepared and issued by the District and/or the Architect and signed by the District (as authorized by the District's Governing Board), the Contractor, the Architect, and approved by the Project Inspector (if necessary) and DSA (if necessary), stating their agreement regarding all of the following:

- **17.3.1.1** A description of a change in the Work;
- 17.3.1.2 The amount of the adjustment in the Contract Price, if any; and
- **17.3.1.3** The extent of the adjustment in the Contract Time, if any.

## 17.4 Construction Change Directives

- 17.4.1 A Construction Change Directive is a written order prepared and issued by the District, the Construction Manager, and/or the Architect and signed by the District and the Architect, directing a change in the Work. The District may, as provided by law, by Construction Change Directive and without invalidating the Contract, order changes in the Work consisting of additions, deletions, or other revisions. The adjustment to the Contract Price or Time, if any, is subject to the provisions of this section regarding Changes in the Work. If all or a portion of the Project is being funded by funds requiring approval by the State Allocation Board ("SAB"), these revisions may be subject to compensation once approval of same is received and funded by the SAB, and funds are released by the Office of Public School Construction ("OPSC"). Any dispute as to the adjustment in the Contract Price, if any, of the Construction Change Directive or timing of payment shall be resolved pursuant to the Payment and Claims and Disputes provisions herein.
- **17.4.2** The District may issue a Construction Change Directive in the absence of agreement on the terms of a Change Order.

#### 17.5 Force Account Directives

- **17.5.1** When work, for which a definite price has not been agreed upon in advance, is to be paid for on a force account basis, all direct costs necessarily incurred and paid by the Contractor for labor, material, and equipment used in the performance of that Work, shall be subject to the approval of the District and compensation will be determined as set forth herein.
- **17.5.2** The District will issue a Force Account Directive to proceed with the Work on a force account basis, and a not-to-exceed budget will be established by the District.
- **17.5.3** All requirements regarding direct cost for labor, labor burden, material, equipment, and markups on direct costs for overhead and profit described in this section shall apply to Force Account Directives. However, the District will only pay for actual costs verified in the field by the District or its authorized representative(s) on a daily basis.
- **17.5.4** The Contractor shall be responsible for all cost related to the administration of Force Account Directive. The markup for overhead and profit for Contractor modifications shall be full compensation to the Contractor to administer Force Account Directive, and Contractor shall not be entitled to separately recover additional amounts for overhead and/or profit.
- **17.5.5** The Contractor shall notify the District or its authorized representative(s) at least twenty-four (24) hours prior to proceeding with any of the force account work. Furthermore, the Contractor shall notify the District when it has consumed

eighty percent (80%) of the budget, and shall not exceed the budget unless specifically authorized in writing by the District. The Contractor will not be compensated for force account work in the event that the Contractor fails to timely notify the District regarding the commencement of force account work, or exceeding the force account budget.

- 17.5.6 The Contractor shall diligently proceed with the work, and on a daily basis, submit a daily force account report using Document 00 63 47, "Daily Force Account Report," no later than 5:00 p.m. each day. The report shall contain a detailed itemization of the daily labor, material, and equipment used on the force account work only. The names of the individuals performing the force account work shall be included on the daily force account reports. The type and model of equipment shall be identified and listed. The District will review the information contained in the reports, and sign the reports no later than the next work day, and return a copy of the report to the Contractor for their records. The District will not sign, nor will the Contractor receive compensation for work the District cannot verify. The Contractor will provide a weekly force account summary indicating the status of each Force Account Directive in terms of percent complete of the not-to-exceed budget and the estimated percent complete of the work.
- **17.5.7** In the event the Contractor and the District reach a written agreement on a set cost for the work while the work is proceeding based on a Force Account Directive, the Contractor's signed daily force account reports shall be discontinued and all previously signed reports shall be invalid.

## 17.6 Price Request

#### 17.6.1 Definition of Price Request

A Price Request is a written request prepared by the Architect requesting the Contractor to submit to the District and the Architect an estimate of the effect of a proposed change in the Work on the Contract Price and the Contract Time.

## 17.6.2 Scope of Price Request

A Price Request shall contain adequate information, including any necessary Drawings and Specifications, to enable Contractor to provide the cost breakdowns required herein. The Contractor shall not be entitled to any additional compensation for preparing a response to a Price Request, whether ultimately accepted or not.

## 17.7 Proposed Change Order

## 17.7.1 Definition of Proposed Change Order

A Proposed Change Order ("PCO") is a written request prepared by the Contractor requesting that the District and the Architect issue a Change Order based upon a proposed change to the Work.

# 17.7.2 Changes in Contract Price

A PCO shall include breakdowns and backup documentation pursuant to the revisions herein and sufficient, in the District's judgment, to validate any change in Contract

Price. In no case shall Contractor or any of its Subcontractors be permitted to reserve rights for additional compensation for Change Order Work.

# 17.7.3 Changes in Time

A PCO shall also include any changes in time required to complete the Project. Any additional time requested shall not be the number of days to make the proposed change, but must be based upon the impact to the Construction Schedule as defined in the Contract Documents. The Contractor shall justify the proposed change in time by submittal of a schedule analysis that accurately shows the impact of the change on the critical path of the Construction Schedule ("Time Impact Analysis"). If Contractor fails to request a time extension in a PCO, including the Time Impact Analysis, then the Contractor is thereafter precluded from requesting, and waives any right to request, additional time and/or claim a delay. In no case shall Contractor or any of its Subcontractors be permitted to reserve rights for additional time for Change Order Work. A PCO that leaves the amount of time requested blank, or states that such time requested is "to be determined", is not permitted and shall also constitute a waiver of any right to request additional time and/or claim a delay.

#### 17.7.4 Unknown and/or Unforeseen Conditions

If there is an Allowance, then Contractor must submit a Request for Allowance Expenditure Directive, including supporting documentation as described below, to receive authorization for the release of funds from the Allowance. Allowance Expenditure Directives shall be based on Contractor's costs, without overhead and profit, for products, delivery, installation, labor, insurance, payroll, taxes, bonding and equipment rental will be included in Allowance Expenditure Directive authorizing expenditure of funds from this Allowance. No overhead and profit shall be added to the Allowance Expenditure Directive. If cost of the unforeseen condition(s) exceed the Allowance, Contractor must submit a PCO for amounts in excess of the Allowance requesting an increase in Contract Price and/or Contract Time that is based at least partially on Contractor's assertion that Contractor has encountered unknown and/or unforeseen condition(s) on the Project, then Contractor shall base the PCO on provable information that, beyond a reasonable doubt and to the District's satisfaction, demonstrates that the unknown and/or unforeseen condition(s) were actually unknown and/or unforeseen and that the condition(s) were reasonably unknown and/or unforeseen. If not, the District shall deny the PCO as unsubstantiated, and the Contractor shall complete the Project without any increase in Contract Price and/or Contract Time based on that PCO.

## 17.7.5 Time to Submit Proposed Change Order

Contractor shall submit its PCO within five (5) working days of the date Contractor discovers, or reasonably should have discovered, the circumstances giving rise to the PCO, unless additional time to submit a PCO is granted in writing by the District. Time is of the essence in Contractor's submission of PCOs so that the District can promptly investigate the basis for the PCO. Accordingly, if Contractor fails to submit its PCO within this timeframe, Contractor waives, releases, and discharges any right

to assert or claim any entitlement to an adjustment of the Contract Price and/or Time based on circumstances giving rise to the PCO.

# 17.7.6 Proposed Change Order Certification

In submitting a PCO, Contractor certifies and affirms that the cost and/or time request is submitted in good faith, that the cost and/or time request is accurate and in accordance with the provisions of the Contract Documents, and the Contractor submits the cost and/or request for extension of time recognizing the significant civil penalties and treble damages which follow from making a false claim or presenting a false claim under Government Code section 12650 et seq.

It is expressly understood that the value of the extra Work or changes expressly includes any and all of the Contractor's costs and expenses, direct and indirect, resulting from additional time required on the Project or resulting from delay to the Project including, without limitation, cumulative impacts. Contractor is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.

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# 17.8 Format for Proposed Change Order

**17.8.1** The following format shall be used as applicable by the District and the Contractor (e.g. Change Orders, PCO's) to communicate proposed additions and deductions to the Contract, supported by attached documentation. Any spaces left blank will be deemed no change to cost or time.

	WORK PERFORMED OTHER THAN BY CONTRACTOR	<u>ADD</u>	<u>DEDUCT</u>
(a)	Material (attach suppliers' invoice or itemized quantity		
	and unit cost plus sales tax)		
(b)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(c)	Add Equipment (attach suppliers' invoice)		
(d)	<u>Subtotal</u>		
(e)	Add Overhead and Profit for any and all tiers of		
	<u>Subcontractor</u> , the total not to exceed ten percent		
	(10%) of Item (d)		
(f)	<u>Subtotal</u>		
(g)	Add General Conditions Cost (if Time is Compensable)		
	(attach supporting documentation)		
(h)	<u>Subtotal</u>		
(i)	Add Overhead and Profit for Contractor, not to		
	exceed five percent (5%) of Item (h)		
(j)	<u>Subtotal</u>		
(k)	Add Bond and Insurance, not to exceed two percent		
	(2%) of Item (j)Only if PCO exceeds the Allowance		
(I)	TOTAL		
(m)	<u>Time</u> (zero unless indicated; "TBD" not permitted)	Cale	endar Days

	WORK PERFORMED BY CONTRACTOR	ADD	DEDUCT
(n)	Material (attach itemized quantity and unit cost plus		
	sales tax)		
(o)	Add Labor (attach itemized hours and rates, fully		
	Burdened, and specify the hourly rate for each additional		
	labor burden, for example, payroll taxes, fringe benefits,		
	etc.)		
(p)	Add Equipment (attach suppliers' invoice)		
(q)	Add General Conditions Cost (if Time is Compensable)		
	(attach supporting documentation)		
(r)	<u>Subtotal</u>		
(s)	Add Overhead and Profit for Contractor, not to		
	exceed fifteen percent (15%) of Item (e)		
(t)	<u>Subtotal</u>		
(u)	Add Bond and Insurance, not to exceed two percent		
	(2%) of Item (g) Only if PCO exceeds the Allowance		
(v)	TOTAL		
(w)	<u>Time</u> (zero unless indicated; "TBD" not permitted)	Cale	ndar Days

#### 17.8.2 Labor.

Contractor shall be compensated for the costs of labor actually and directly utilized in the performance of the Work. Such labor costs shall be the actual cost, use of any formulas (e.g. labor factors) is not allowed, not to exceed prevailing wage rates in the locality of the Site and shall be in the labor classification(s) necessary for the performance of the Work, fully Burdened. Labor costs shall exclude costs incurred by the Contractor in preparing estimate(s) of the costs of the change in the Work, in the maintenance of records relating to the costs of the change in the Work, coordination and assembly of materials and information relating to the change in the Work or performance thereof, or the supervision and other overhead and general conditions costs associated with the change in the Work or performance thereof, including but not limited to the cost for the job superintendent. If applicable, District will pay Contractor the reasonable costs for room and board, supported with appropriate backup documentation, without markup for profit or overhead as provided by U.S. General Services Administration per diem rates for California lodging, meals and incidentals, https://www.gsa.gov/travel/plan-book/per-diemrates/per-diem-rates-lookup.

#### 17.8.3 Materials.

Contractor shall be compensated for the costs of materials necessarily and actually used or consumed in connection with the performance of the change in the Work. Costs of materials may include reasonable costs of transportation from a source closest to the Site of the Work and delivery to the Site. If discounts by material suppliers are available for materials necessarily used in the performance of the change in the Work, they shall be credited to the District. If materials necessarily used in the performance of the change in the Work are obtained from a supplier or source owned in whole or in part by the Contractor, compensation therefor shall not exceed the current wholesale price for such materials. If, in the reasonable opinion of the District, the costs asserted by the Contractor for materials in connection with any change in the Work are excessive, or if the Contractor fails to provide satisfactory evidence of the actual costs of such materials from its supplier or vendor of the same, the costs of such materials and the District's obligation to pay for the same shall be limited to the then lowest wholesale price at which similar materials are available in the quantities required to perform the change in the Work. The District may elect to furnish materials for the change in the Work, in which event the Contractor shall not be compensated for the costs of furnishing such materials or any mark-up thereon.

#### 17.8.4 Equipment.

As a precondition to the District's duty to pay for Equipment rental or loading and transportation, Contractor shall provide satisfactory evidence of the actual costs of Equipment from the supplier, vendor or rental agency of same. Contractor shall be compensated for the actual cost of the necessary and direct use of Equipment in the performance of the change in the Work. Use of such Equipment in the performance of the change in the Work shall be compensated in increments of fifteen (15) minutes. Rental time for Equipment moved by its own power shall include time required to move such Equipment to the site of the Work from the nearest available rental source of the same. If Equipment is not moved to the Site by its own power, Contractor will be compensated for the loading and transportation costs in lieu of

rental time. The foregoing notwithstanding, neither moving time or loading and transportation time shall be allowed if the Equipment is used for performance of any portion of the Work other than the change in the Work. Unless prior approval in writing is obtained by the Contractor from the Architect, the Project Inspector and the District, no costs or compensation shall be allowed for time while Construction Equipment is inoperative, idle or on standby, for any reason. Contractor shall not be entitled to an allowance or any other compensation for Equipment or tools used in the performance of change in the Work where such Equipment or tools have a replacement value of \$500.00 or less. Equipment costs claimed by the Contractor in connection with the performance of any Work shall not exceed rental rates established by distributors or construction equipment rental agencies in the locality of the Site; any costs asserted which exceed such rental rates shall not be allowed or paid. Unless otherwise specifically approved in writing by the Architect, the Project Inspector and the District, the allowable rate for the use of Equipment in connection with the Work shall constitute full compensation to the Contractor for the cost of rental, fuel, power, oil, lubrication, supplies, necessary attachments, repairs or maintenance of any kind, depreciation, storage, insurance, labor (exclusive of labor costs of the Equipment operator), and any and all other costs incurred by the Contractor incidental to the use of such Equipment.

#### 17.8.5 General Conditions Cost.

The phrase "General Conditions Cost" shall mean, other than expressly limited or excluded herein, the costs of Contractor during the construction phase, including but not limited to: payroll costs for project manager for Work conducted at the Site, payroll costs for the superintendent and full-time general foremen, workers not included as direct labor costs engaged in support functions (e.g., loading/unloading, clean-up), costs of offices and temporary facilities including office materials, office supplies, office equipment, minor expenses, utilities, fuel, sanitary facilities and telephone services at the Site, costs of consultants not in the direct employ of Contractor or Subcontractors, and fees for permits and licenses.

#### 17.8.6 Overhead and Profit.

The phrase "Overhead and Profit" shall include field and office supervisors and assistants, watchperson, use of small tools, consumable, insurance other than construction bonds and insurance required herein, general conditions costs and home office expenses.

# 17.9 Change Order Certification

- **17.9.1** All Change Orders and PCOs include the following certification by the Contractor, either in the form specifically or incorporated by this reference:
  - 17.9.1.1 The undersigned Contractor approves the foregoing as to the changes, if any, to the Contract Price specified for each item, and as to the extension of time allowed, if any, for completion of the entire Work as stated herein, and agrees to furnish all labor, materials, and service, and perform all work necessary to complete any additional work specified for the consideration stated herein. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq. It is understood that

the changes herein to the Contract shall only be effective when approved by the governing board of the District.

- 17.9.1.2 It is expressly understood that the value of the extra Work or changes expressly includes any and all of the Contractor's costs and expenses, direct and indirect, resulting from additional time required on the Project or resulting from delay to the Project including, without limitation, cumulative impacts. Contractor is not entitled to separately recover amounts for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.
- 17.9.2 Accord and Satisfaction: Contractor's execution of any Change Order shall constitute a full accord and satisfaction, and release, of all Contractor (and if applicable, Subcontractor) claims for additional time, money or other relief arising from or relating to the subject matter of the change including, without limitation, impacts of all types, cumulative impacts, inefficiency, overtime, delay and any other type of claim.

# 17.10 Determination of Change Order Cost

- **17.10.1** The amount of the increase or decrease in the Contract Price from a Change Order, if any, shall be determined in one or more of the following ways as applicable to a specific situation and at the District's discretion:
  - 17.10.1.1 District acceptance of a PCO;
  - **17.10.1.2** By unit prices contained in Contractor's original bid;
  - **17.10.1.3** By agreement between District and Contractor.

## 17.11 Deductive Change Orders

All deductive Change Order(s) must be prepared pursuant to the provisions herein. Where a portion of the Work is deleted from the Contract, the reasonable value of the deducted work less the value of work performed shall be considered the appropriate deduction. The value submitted on the Schedule of Values shall be used to calculate the credit amount unless the bid documentation is being held in escrow as part of the Contract Documents. Unit Prices, if any, may be used in District's discretion in calculating reasonable value. If Contractor offers a proposed amount for a deductive Change Order(s), Contractor shall include a minimum of five percent (5%) total profit and overhead to be deducted with the amount of the work of the Change Order(s). If Subcontractor work is involved, Subcontractors shall also include a minimum of five percent (5%) profit and overhead to be deducted with the amount of its deducted work. Any deviation from this provision shall not be allowed.

# 17.12 Addition or Deletion of Alternate Bid Item(s)

If the Bid Form and Proposal includes proposal(s) for Alternate Bid Item(s), during Contractor's performance of the Work, the District may elect to add or delete any such Alternate Bid Item(s) if not included in the Contract at the time of award. If the District elects to add or delete Alternate Bid Item(s) after Contract award, the cost or credit for such Alternate Bid Item(s) shall be as set forth in the Bid Form and Proposal unless the

parties agree to a different price and the Contract Time shall be adjusted by the number of days allocated in the Contract Documents. If days are not allocated in the Contract Documents, the Contract Time shall be equitably adjusted.

# 17.13 Discounts, Rebates, and Refunds

For purposes of determining the cost, if any, of any change, addition, or omission to the Work hereunder, all trade discounts, rebates, refunds, and all returns from the sale of surplus materials and equipment shall accrue and be credited to the Contractor, and the Contractor shall make provisions so that such discounts, rebates, refunds, and returns may be secured, and the amount thereof shall be allowed as a reduction of the Contractor's cost in determining the actual cost of construction for purposes of any change, addition, or omission in the Work as provided herein.

# 17.14 Accounting Records

With respect to portions of the Work performed by Change Orders and Construction Change Directives, the Contractor shall keep and maintain cost-accounting records satisfactory to the District, including, without limitation, Job Cost Reports as provided in these General Conditions, which shall be available to the District on the same terms as any other books and records the Contractor is required to maintain under the Contract Documents. Such records shall include without limitation hourly records for Labor and Equipment and itemized records of materials and Equipment used that day in connection with the performance of any Work. All records maintained hereunder shall be subject to inspection, review and/or reproduction by the District, the Architect or the Project Inspector upon request. In the event that the Contractor fails or refuses, for any reason, to maintain or make available for inspection, review and/or reproduction such records, the District's reasonable good faith determination of the extent of adjustment to the Contract Price shall be final, conclusive, dispositive and binding upon Contractor.

# 17.15 Notice Required

If the Contractor desires to make a claim for an increase in the Contract Price, or any extension in the Contract Time for completion, it shall notify the District pursuant to the provisions herein, including the Article on Claims and Disputes. No claim shall be considered unless made in accordance with this subparagraph. Contractor shall proceed to execute the Work even though the adjustment may not have been agreed upon. Any change in the Contract Price or extension of the Contract Time resulting from such claim shall be authorized by a Change Order.

# 17.16 Applicability to Subcontractors

Any requirements under this Article shall be equally applicable to Change Orders or Construction Change Directives issued to Subcontractors by the Contractor to the extent as required by the Contract Documents.

## 17.17 Alteration to Change Order Language

Contractor shall not alter Change Orders or reserve time in Change Orders. Change Orders altered in violation of this provision, if in conflict with the terms set forth herein, shall be construed in accordance with the terms set forth herein. Contractor shall

execute finalized Change Orders and proceed under the provisions herein with proper notice.

# 17.18 Failure of Contractor to Execute Change Order

Contractor shall be in default of the Contract if Contractor fails to execute a Change Order when the Contractor agrees with the addition and/or deletion of the Work in that Change Order.

#### 18. REQUEST FOR INFORMATION

- 18.1 Any Request for Information shall reference all applicable Contract Document(s), including Specification section(s), detail(s), page number(s), drawing number(s), and sheet number(s), etc. The Contractor shall make suggestions and interpretations of the issue raised by each Request for Information. A Request for Information\_cannot modify the Contract Price, Contract Time, or the Contract Documents. Upon request by the District, Contractor shall provide an electronic copy of the Request for Information in addition to the hard copy.
- 18.2 The Contractor shall be responsible for any costs incurred for professional services that District may deduct from any amounts owing to the Contractor, if a Request for Information requests an interpretation or decision of a matter where the information sought is equally available to the party making the request. District, at its sole discretion, shall deduct from and/or invoice Contractor for all the professional services arising herein.

#### 19. PAYMENTS

## 19.1 Contract Price

The Contract Price is stated in the Agreement and, including authorized adjustments, is the total amount payable by the District to the Contractor for performance of the Work under the Contract Documents.

# 19.2 Applications for Progress Payments

# 19.2.1 Procedure for Applications for Progress Payments

# 19.2.1.1 Application for Progress Payment

- **19.2.1.1.1** Not before the fifth (5th) day of each calendar month during the progress of the Work, Contractor shall submit to the District and the Architect an itemized Application for Payment for operations completed in accordance with the Schedule of Values. Such application shall be notarized, if required, and supported by the following or each portion thereof unless waived by the District in writing:
  - **19.2.1.1.1.1** The amount paid to the date of the Application to the Contractor, to all its Subcontractors, and all others furnishing labor, material, or equipment for its Contract;

- **19.2.1.1.1.2** The amount being requested under the Application for Payment by the Contractor on its own behalf and separately stating the amount requested on behalf of each of the Subcontractors and all others furnishing labor, material, and equipment under the Contract;
- **19.2.1.1.3** The balance that will be due to each of such entities after said payment is made;
- **19.2.1.1.4** A certification that the As-Built Drawings and annotated Specifications are current;
- **19.2.1.1.5** Itemized breakdown of work done for the purpose of requesting partial payment;
- **19.2.1.1.1.6** An updated and acceptable construction schedule in conformance with the provisions herein;
- **19.2.1.1.7** The additions to and subtractions from the Contract Price and Contract Time;
- **19.2.1.1.1.8** A total of the retentions held:
- **19.2.1.1.1.9** Material invoices, evidence of equipment purchases, rentals, and other support and details of cost as the District may require from time to time;
- **19.2.1.1.10** The percentage of completion of the Contractor's Work by line item;
- **19.2.1.1.111** Schedule of Values updated from the preceding Application for Payment;
- **19.2.1.1.1.12** A duly completed and executed conditional waiver and release upon progress payment compliant with Civil Code section 8132 from the Contractor and each subcontractor of any tier and supplier to be paid from the current progress payment;
- **19.2.1.1.13** A duly completed and executed unconditional waiver and release upon progress payment compliant with Civil Code section 8134 from the Contractor and each subcontractor of any tier and supplier that was paid from the previous progress payment(s); and

# **19.2.1.1.14** A certification by the Contractor of the following:

The Contractor warrants title to all Work performed as of the date of this payment application has been completed in accordance with the Contract Documents for the Project. The Contractor further warrants that all amounts have been paid for work which previous Certificates for Payment were issued and payments received and all Work performed as of the date of this payment application is free and clear of liens, claims, security interests, or encumbrances in favor of the Contractor, Subcontractors, material and equipment suppliers, workers, or other persons or entities making a claim by reason of having provided labor, materials, and equipment relating to the Work, except those of which the District has been informed. Submission of sums which have no basis in fact or which Contractor knows are false are at the sole risk of Contractor and may be a violation of the False Claims Act set forth under Government Code section 12650 et seq.

- **19.2.1.1.15** The Contractor shall be subject to the False Claims Act set forth in Government Code section 12650 et seq. for information provided with any Application for Progress Payment.
- **19.2.1.1.1.16** All remaining certified payroll records ("CPR(s)") for each journeyman, apprentice, worker, or other employee employed by the Contractor and/or each Subcontractor in connection with the Work for the period of the Application for Payment. As indicated herein, the District shall not make any payment to Contractor until:
  - 19.2.1.1.16.1 Contractor and/or its Subcontractor(s) provide electronic CPRs directly to the DIR on no less than every 30 days while Work is being performed and within 30 days after the final day of Work performed on the Project for any journeyman, apprentice, worker or other employee was employed in connection with the Work, or within ten (10) days of any request by the District or the DIR to the requesting entity, and
  - **19.2.1.1.16.2** Any delay in Contractor and/or its Subcontractor(s) providing CPRs in a timely manner may directly delay the Contractor's payment.
- **19.2.1.1.2** Applications received after June 20th will not be paid until the second week of July and applications received after December 12th will not be paid until the first week of January.

## 19.2.2 Prerequisites for Progress Payments

- **19.2.2.1 First Payment Request:** The following items, if applicable, must be completed before the District will accept and/or process the Contractor's first payment request:
- **19.2.2.1.1** Installation of the Project sign;
- **19.2.2.1.2** Installation of field office:

- **19.2.2.1.3** Installation of temporary facilities and fencing;
- **19.2.2.1.4** Schedule of Values;
- **19.2.2.1.5** Contractor's Construction Schedule;
- **19.2.2.1.6** Schedule of unit prices, if applicable;
- **19.2.2.1.7** Submittal Schedule;
- **19.2.2.1.8** Receipt by Architect of all submittals due as of the date of the payment application;
- **19.2.2.1.9** Copies of necessary permits;
- **19.2.2.1.10** Copies of authorizations and licenses from governing authorities:
- 19.2.2.1.11 Initial progress report;
- 19.2.2.1.12 Surveyor qualifications;
- **19.2.2.1.13** Written acceptance of District's survey of rough grading, if applicable;
- **19.2.2.1.14** List of all Subcontractors, with names, license numbers, telephone numbers, and Scope of Work;
- 19.2.2.1.15 All bonds and insurance endorsements; and
- **19.2.2.1.16** Resumes of Contractor's project manager, and if applicable, job site secretary, record documents recorder, and job site superintendent.

# 19.2.2.2 Second Payment Request:

The District will not process the second payment request until and unless all submittals and Shop Drawings have been accepted for review by the Architect.

## 19.2.2.3 No Waiver of Criteria:

Any payments made to Contractor where criteria set forth herein have not been met shall not constitute a waiver of said criteria by District. Instead, such payment shall be construed as a good faith effort by District to resolve differences so Contractor may pay its Subcontractors and suppliers. Contractor agrees that failure to submit such items may constitute a breach of contract by Contractor and may subject Contractor to termination.

#### 19.3 Progress Payments

# 19.3.1 District's Approval of Application for Payment

- **19.3.1.1** Upon receipt of an Application for Payment, The District shall act in accordance with both of the following:
  - **19.3.1.1.1** Each Application for Payment shall be reviewed by the District as soon as practicable after receipt for the purpose of determining that the Application for Payment is a proper Application for Payment.
  - 19.3.1.1.2 Any Application for Payment determined not to be a proper Application for Payment suitable for payment shall be returned to the Contractor as soon as practicable, but not later than seven (7) days, after receipt. An Application for Payment returned pursuant to this paragraph shall be accompanied by a document setting forth in writing the reasons why the Application for Payment is not proper. The number of days available to the District to make a payment without incurring interest pursuant to this section shall be reduced by the number of days by which the District exceeds this seven-day return requirement.
  - **19.3.1.1.3** An Application for Payment shall be considered properly executed if funds are available for payment of the Application for Payment, and payment is not delayed due to an audit inquiry by the financial officer of the District.
- **19.3.1.2** The District's review of the Contractor's Application for Payment will be based on the District's and the Architect's observations at the Site and the data comprising the Application for Payment that the Work has progressed to the point indicated and that, to the best of the District's and the Architect's knowledge, information, and belief, the quality of the Work is in accordance with the Contract Documents. The foregoing representations are subject to:
  - **19.3.1.2.1** Observation of the Work for general conformance with the Contract Documents,
  - **19.3.1.2.2** Results of subsequent tests and inspections,
  - **19.3.1.2.3** Minor deviations from the Contract Documents correctable prior to completion, and
  - **19.3.1.2.4** Specific qualifications expressed by the Architect.
- **19.3.1.3** District's approval of the certified Application for Payment shall be based on Contractor complying with all requirements for a fully complete and valid certified Application for Payment.

# 19.3.2 Payments to Contractor

19.3.2.1 Within thirty (30) days after approval of the Application for Payment, Contractor shall be paid a sum equal to ninety-five percent (95%) of the value of the Work performed (as verified by Architect and Inspector and certified by Contractor) up to the last day of the previous month, less the aggregate of previous payments and amount to be withheld. The value of the Work completed shall be Contractor's best estimate. No inaccuracy or error in said estimate shall operate to release the Contractor, or any Surety upon any bond, from damages

arising from such Work, or from the District's right to enforce each and every provision of this Contract, and the District shall have the right subsequently to correct any error made in any estimate for payment.

- **19.3.2.2** The Contractor shall not be entitled to have any payment requests processed, or be entitled to have any payment made for Work performed, so long as any lawful or proper direction given by the District concerning the Work, or any portion thereof, remains incomplete.
- **19.3.2.3** If the District fails to make any progress payment within thirty (30) days after receipt of an undisputed and properly submitted Application for Payment from the Contractor, the District shall pay interest to the Contractor equivalent to the legal rate set forth in subdivision (a) of Section 685.010 of the Code of Civil Procedure.

#### 19.3.3 No Waiver

No payment by District hereunder shall be interpreted so as to imply that District has inspected, approved, or accepted any part of the Work. Notwithstanding any payment, the District may enforce each and every provision of this Contract. The District may correct or require correction of any error subsequent to any payment.

# 19.4 Decisions to Withhold Payment

# 19.4.1 Reasons to Withhold Payment

The District may withhold payment in whole, or in part, to the extent reasonably necessary to protect the District if, in the District's opinion, the representations to the District required herein cannot be made. The District may withhold payment, in whole, or in part, to such extent as may be necessary to protect the District from loss because of, but not limited to any of the following:

- **19.4.1.1** Defective Work not remedied within **FORTY-EIGHT (48)** hours of written notice to Contractor.
- **19.4.1.2** Stop Payment Notices or other liens served upon the District as a result of the Contract. Contractor agrees that the District may withhold up to 125% of the amount claimed in the Stop Payment Notice to answer the claim and to provide for the District's reasonable cost of any litigation pursuant to the stop payment notice.
- **19.4.1.3** Written notice to withhold payment from Contractor by payment and/or performance bond surety(ies).
- **19.4.1.4** Liquidated damages assessed against the Contractor.
- **19.4.1.5** The cost of completion of the Contract if there exists a reasonable doubt that the Work can be completed for the unpaid balance of the Contract Price or by the completion date.
- **19.4.1.6** Damage to the District or other contractor(s).

- **19.4.1.7** Unsatisfactory prosecution of the Work by the Contractor.
- **19.4.1.8** Failure to store and properly secure materials.
- **19.4.1.9** Failure of the Contractor to submit, on a timely basis, proper, sufficient, and acceptable documentation required by the Contract Documents, including, without limitation, a Construction Schedule, Schedule of Submittals, Schedule of Values, Monthly Progress Schedules, Shop Drawings, Product Data and samples, Proposed product lists, executed Change Orders, and/or verified reports.
- **19.4.1.10** Failure of the Contractor to maintain As-Built Drawings.
- **19.4.1.11** Erroneous estimates by the Contractor of the value of the Work performed, or other false statements in an Application for Payment.
- **19.4.1.12** Unauthorized deviations from the Contract Documents.
- **19.4.1.13** Failure of the Contractor to prosecute the Work in a timely manner in compliance with the Construction Schedule, established progress schedules, and/or completion dates.
- **19.4.1.14** Failure to provide acceptable electronic certified payroll records, as required by the Labor Code, by these Contract Documents, or by written request; for each journeyman, apprentice, worker, or other employee employed by the Contractor and/or by each Subcontractor in connection with the Work for the period of the Application for Payment or if payroll records are delinquent or inadequate.
- **19.4.1.15** Failure to properly pay prevailing wages as required in Labor Code section 1720 et seq., failure to comply with any other Labor Code requirements, and/or failure to comply with labor compliance monitoring and enforcement by the DIR.
- **19.4.1.16** Allowing an unregistered subcontractor, as described in Labor Code section 1725.5, to engage in the performance of any work under this Contract.
- **19.4.1.17** Failure to comply with any applicable federal statutes and regulations regarding minimum wages, withholding, payrolls and basic records, apprentice and trainee employment requirements, equal employment opportunity requirements, Copeland Act requirements, Davis-Bacon Act and related requirements, Contract Work Hours and Safety Standards Act requirements, if applicable.
- **19.4.1.18** Failure to properly maintain or clean up the Site.
- **19.4.1.19** Failure to timely indemnify, defend, or hold harmless the District.
- **19.4.1.20** Any payments due to the District, including but not limited to payments for failed tests, utilities changes, or permits.

- **19.4.1.21** Failure to pay Subcontractor(s) or supplier(s) as required by law and by the Contract Documents.
- **19.4.1.22** Failure to pay any royalty, license or similar fees.
- **19.4.1.23** Contractor is otherwise in breach, default, or in substantial violation of any provision of this Contract.
- **19.4.1.24** Failure to perform any implementation and/or monitoring required by any SWPPP for the Project and/or the imposition of any penalties or fines therefore whether imposed on the District or Contractor.

#### 19.4.2 Reallocation of Withheld Amounts

- **19.4.2.1** District may, in its discretion, apply any withheld amount to pay outstanding claims or obligations as defined herein. In so doing, District shall make such payments on behalf of Contractor. If any payment is so made by District, then that amount shall be considered a payment made under Contract by District to Contractor and District shall not be liable to Contractor for any payment made in good faith. These payments may be made without prior judicial determination of claim or obligation. District will render Contractor an accounting of funds disbursed on behalf of Contractor.
- **19.4.2.2** If Contractor defaults or neglects to carry out the Work in accordance with the Contract Documents or fails to perform any provision thereof, District may, after **FORTY-EIGHT (48)** hours' written notice to the Contractor and, without prejudice to any other remedy, make good such deficiencies. The District shall adjust the total Contract Price by reducing the amount thereof by the cost of making good such deficiencies. If District deems it inexpedient to correct Work that is damaged, defective, or not done in accordance with Contract provisions, an equitable reduction in the Contract Price (of at least one hundred fifty percent (150%) of the estimated reasonable value of the nonconforming Work) shall be made therefor.

# 19.4.3 Payment After Cure

When Contractor removes the grounds for declining approval, payment shall be made for amounts withheld because of them. No interest shall be paid on any retainage or amounts withheld due to the failure of the Contractor to perform in accordance with the terms and conditions of the Contract Documents.

#### 19.5 Subcontractor Payments

# 19.5.1 Payments to Subcontractors

No later than seven (7) days after receipt, or pursuant to Business and Professions Code section 7108.5 and Public Contract Code section 7107, the Contractor shall pay to each Subcontractor, out of the amount paid to the Contractor on account of such Subcontractor's portion of the Work, the amount to which said Subcontractor is entitled. The Contractor shall, by appropriate agreement with each Subcontractor, require each Subcontractor to make payments to its Sub-subcontractors in a similar manner.

# 19.5.2 No Obligation of District for Subcontractor Payment

The District shall have no obligation to pay, or to see to the payment of, money to a Subcontractor except as may otherwise be required by law.

#### 19.5.3 Joint Checks

District shall have the right in its sole discretion, if necessary for the protection of the District, to issue joint checks made payable to the Contractor and Subcontractors and/or material or equipment suppliers. The joint check payees shall be responsible for the allocation and disbursement of funds included as part of any such joint payment. In no event shall any joint check payment be construed to create any contract between the District and a Subcontractor of any tier, or a material or equipment supplier, any obligation from the District to such Subcontractor or a material or equipment supplier against the District.

#### 20. COMPLETION OF THE WORK

## 20.1 Completion

- **20.1.1** District will accept completion of Contract and have the Notice of Completion recorded when the entire Work shall have been completed to the satisfaction of District.
- **20.1.2** The Work may only be accepted as complete by action of the governing board of the District.
- **20.1.3** District, at its sole option, may accept completion of Contract and have the Notice of Completion recorded when the entire Work shall have been completed to the satisfaction of District, except for minor corrective items, as distinguished from incomplete items. If Contractor fails to complete all minor corrective items within fifteen (15) days after the date of the District's acceptance of completion, District shall withhold from the final payment one hundred fifty percent (150%) of an estimate of the amount sufficient to complete the corrective items, as determined by District, until the item(s) are completed.
- **20.1.4** At the end of the 15-day period, if there are any items remaining to be corrected, District may elect to proceed as provided herein related to adjustments to Contract Price, and/or District's right to perform the Work of the Contractor.

#### 20.2 Close-Out/Certification Procedures

# 20.2.1 Punch List

The Contractor shall notify the Architect when Contractor considers the Work complete. Upon notification, Architect will prepare a list of minor items to be completed or corrected ("Punch List"). The Contractor and/or its Subcontractors shall proceed promptly to complete and correct items on the Punch List. Failure to include an item on Punch List does not alter the responsibility of the Contractor to complete all Work in accordance with the Contract Documents.

# 20.2.2 Close-Out/Certification Requirements

# 20.2.2.1 Utility Connections

Buildings shall be connected to water, gas, sewer, and electric services, complete and ready for use. Service connections shall be made and existing services reconnected.

# 20.2.2.2 Record Drawings and Record Specifications

- **20.2.2.2.1** Contractor shall provide exact Record Drawings of the Work ("As-Builts") and Record Specifications upon completion of the Project and as a condition precedent to approval of final payment.
- **20.2.2.2.** Contractor shall obtain the Inspector's approval of the corrected prints and employ a competent draftsman to transfer the Record Drawings information to the most current version of AutoCAD that is, at that time, currently utilized for plan check submission by either the District, the Architect, OPSC, and/or DSA, and print a complete set of transparent sepias. When completed, Contractor shall deliver corrected sepias and diskette/CD/other data storage device acceptable to District with AutoCAD file to the District.
- **20.2.2.3** Contractor is liable and responsible for any and all inaccuracies in the Record Drawings and Record Specifications, even if inaccuracies become evident at a future date.

#### 20.2.2.3 Construction Storm Water Permit, if applicable

Contractor shall submit to District all electronic or hard copy records required by the Construction Storm Water Permit, if applicable, within seven (7) days of Completion of the Project.

- **20.2.2.4 Maintenance Manuals:** Contractor shall prepare all operation and maintenance manuals and date as indicated in the Specifications.
- **20.2.2.5 Source Programming:** Contractor shall provide all source programming for all items in the Project.
- **20.2.2.6 Verified Reports:** Contractor shall completely and accurately fill out and file forms DSA 6-C or DSA 152 (or current form), as appropriate. Refer to section 4-336 and section 4-343 of Part 1, Title 24 of the California Code of Regulations.

# 20.3 Final Inspection

**20.3.1** Contractor shall comply with Punch List procedures as provided herein, and maintain the presence of a Project Superintendent and Project Manager until the Punch List is complete to ensure proper and timely completion of the Punch List. Under no circumstances shall Contractor demobilize its forces prior to completion of the Punch List without District's prior written approval. Upon receipt of Contractor's written notice that all of the Punch List items have been fully completed and the

Work is ready for final inspection and District acceptance, Architect and Project Inspector will inspect the Work and shall submit to Contractor and District a final inspection report noting the Work, if any, required in order to complete in accordance with the Contract Documents. Absent unusual circumstances, this report shall consist of the Punch List items not yet satisfactorily completed.

**20.3.2** Upon Contractor's completion of all items on the Punch List and any other uncompleted portions of the Work, the Contractor shall notify the District and Architect, who shall again inspect such Work. If the Architect finds the Work complete and acceptable under the Contract Documents, the Architect will notify Contractor, who shall then jointly submit to the Architect and the District its final Application for Payment.

# 20.3.3 Final Inspection Requirements

- **20.3.3.1** Before calling for final inspection, Contractor shall determine that the following have been performed:
  - **20.3.3.1.1** The Work has been completed.
  - **20.3.3.1.2** All life safety items are completed and in working order.
  - **20.3.3.1.3** Mechanical and electrical Work including, without limitation, security system, data, and fire alarm, are complete and tested, fixtures are in place, connected, and ready for tryout.
  - **20.3.3.1.4** Electrical circuits scheduled in panels and disconnect switches labeled.
  - **20.3.3.1.5** Painting and special finishes complete.
  - **20.3.3.1.6** Doors complete with hardware, cleaned of protective film, relieved of sticking or binding, and in working order.
  - **20.3.3.1.7** Tops and bottoms of doors sealed.
  - **20.3.3.1.8** Floors waxed and polished as specified.
  - **20.3.3.1.9** Broken glass replaced and glass cleaned.
  - **20.3.3.1.10** Grounds cleared of Contractor's equipment, raked clean of debris, and trash removed from Site.
  - **20.3.3.1.11** Work cleaned, free of stains, scratches, and other foreign matter, and damaged and broken material replaced.
  - **20.3.3.1.12** Finished and decorative work shall have marks, dirt, and superfluous labels removed.
  - **20.3.3.1.13** Final cleanup, as provided herein.

# 20.4 Costs of Multiple Inspections

More than two (2) requests of the District to make a final inspection shall be considered an additional service of District, Architect, Construction Manager, and/or Project Inspector, and all subsequent costs will be invoiced to Contractor and if funds are available, withheld from remaining payments.

## 20.5 Partial Occupancy or Use Prior to Completion

## 20.5.1 District's Rights to Occupancy

The District may occupy or use any completed or partially completed portion of the Work at any stage, and such occupancy shall not constitute the District's Final Acceptance of any part of the Work. Neither the District's Final Acceptance, the making of Final Payment, any provision in Contract Documents, nor the use or occupancy of the Work, in whole or in part, by District shall constitute acceptance of Work not in accordance with the Contract Documents nor relieve the Contractor or the Contractor's Performance Bond Surety from liability with respect to any warranties or responsibility for faulty or defective Work or materials, equipment and workmanship incorporated therein. In the event that the District occupies or uses any completed or partially completed portion of the Work, the Contractor shall remain responsible for payments, security, maintenance, heat, utilities, damage to the Work, insurance, the period for correction of the Work, and the commencement of warranties required by the Contract Documents unless the Contractor requests in writing, and the District agrees, to otherwise divide those responsibilities. Any dispute as to responsibilities shall be resolved pursuant to the Claims and Disputes provisions herein, with the added provision that during the dispute process, the District shall have the right to occupy or use any portion of the Work that it needs or desires to use.

# 20.5.2 Inspection Prior to Occupancy or Use

Immediately prior to partial occupancy or use, the District, the Contractor, and the Architect shall jointly inspect the area to be occupied or portion of the Work to be used in order to determine and record the condition of the Work.

#### 20.5.3 No Waiver

Unless otherwise agreed upon, partial or entire occupancy or use of a portion or portions of the Work shall not constitute beneficial occupancy or District's acceptance of the Work not complying with the requirements of the Contract Documents.

## 21. FINAL PAYMENT AND RETENTION

# 21.1 Final Payment

Upon receipt and approval of a valid and final Application for Payment, the Architect will issue a final Certificate of Payment. The District shall thereupon jointly inspect the Work and either accept the Work as complete or notify the Architect and the Contractor in writing of reasons why the Work is not complete. Upon District's acceptance of the Work of the Contractor as fully complete by the Governing Board of the District (that, absent unusual circumstances, will occur when the Punch List items have been satisfactorily

completed), the District shall record a Notice of Completion with the County Recorder, and the Contractor shall, upon receipt of final payment from the District, pay the amount due Subcontractors.

# 21.2 Prerequisites for Final Payment

The following conditions must be fulfilled prior to Final Payment:

- **21.2.1** A full release of all Stop Payment Notices served in connection with the Work shall be submitted by Contractor.
- **21.2.2** A duly completed and executed conditional waiver and release upon final payment compliant with Civil Code section 8136, from the Contractor and each subcontractor of any tier and supplier to be paid from the final payment.
- **21.2.3** A duly completed and executed unconditional waiver and release upon progress payment compliant with Civil Code section 8134, from the Contractor and each subcontractor of any tier and supplier that was paid from the previous progress payments.
- **21.2.4** A duly completed and executed Document 00 65 19.26, "AGREEMENT AND RELEASE OF ANY AND ALL CLAIMS" from the Contractor.
- **21.2.5** The Contractor shall have made all corrections to the Work that are required to remedy any defects therein, to obtain compliance with the Contract Documents or any requirements of applicable codes and ordinances, or to fulfill any of the orders or directions of District required under the Contract Documents.
- **21.2.6** Each Subcontractor shall have delivered to the Contractor all written guarantees, warranties, applications, and bonds required by the Contract Documents for its portion of the Work.
- **21.2.7** Contractor must have completed all requirements set forth under "Close-Out/Certification Procedures," including, without limitation, submission of an approved set of complete Record Drawings.
- **21.2.8** Architect shall have issued its written approval that final payment can be made.
- **21.2.9** The Contractor shall have delivered to the District all manuals and materials required by the Contract Documents, which must be approved by the District.
- **21.2.10** The Contractor shall have completed final clean-up as provided herein.

# 21.3 Retention

- **21.3.1** The retention, less any amounts disputed by the District or that the District has the right to withhold pursuant to provisions herein, shall be paid:
  - **21.3.1.1** After approval by the Architect of the Application and Certificate of Payment,

- 21.3.1.2 After the satisfaction of the conditions set forth herein, and
- **21.3.1.3** After forty-five (45) days after the recording of the Notice of Completion by District.
- **21.3.2** No interest shall be paid on any retention, or on any amounts withheld due to a failure of the Contractor to perform, in accordance with the terms and conditions of the Contract Documents, except as provided to the contrary in any Escrow Agreement between the District and the Contractor pursuant to Public Contract Code section 22300.

#### 21.4 Substitution of Securities

The District will permit the substitution of securities in accordance with the provisions of Public Contract Code section 22300.

#### 22. UNCOVERING OF WORK

If a portion of the Work is covered without Inspector or Architect approval or not in compliance with the Contract Documents, it must, if required in writing by the District, the Project Inspector, or the Architect, be uncovered for the Project Inspector's or the Architect's observation and be corrected, replaced, and/or recovered at the Contractor's expense without change in the Contract Price or Contract Time.

# 23. NONCONFORMING WORK AND CORRECTION OF WORK

#### 23.1 Nonconforming Work

- **23.1.1** Contractor shall promptly remove from Premises all Work identified by District as failing to conform to the Contract Documents whether incorporated or not. Contractor shall promptly replace and re-execute its own Work to comply with the Contract Documents without additional expense to the District and shall bear the expense of making good all work of other contractors destroyed or damaged by any removal or replacement pursuant hereto and/or any delays to the District or other Contractors caused thereby.
- 23.1.2 If Contractor does not remove Work that District has identified as failing to conform to the Contract Documents within a reasonable time, not to exceed FORTY-EIGHT (48) hours, District may remove it and may store any material at Contractor's expense. If Contractor does not pay expense(s) of that removal within ten (10) days' time thereafter, District may, upon ten (10) days' written notice, sell any material at auction or at private sale and shall deduct all costs and expenses incurred by the District and/or District may withhold those amounts from payment(s) to Contractor.

#### 23.2 Correction of Work

## 23.2.1 Correction of Rejected Work

Pursuant to the notice provisions herein, the Contractor shall immediately correct the Work rejected by the District, the Architect, or the Project Inspector as failing to conform to the requirements of the Contract Documents, whether observed before or

after Completion and whether or not fabricated, installed, or completed. The Contractor shall bear costs of correcting the rejected Work, including additional testing, inspections, and compensation for the Inspector's or the Architect's services and expenses made necessary thereby.

# 23.2.2 One-Year Warranty Corrections

If, within two (2) years after the date of Completion of the Work or a designated portion thereof, or after the date for commencement of warranties established hereunder, or by the terms of an applicable special warranty required by the Contract Documents, any of the Work is found to be not in accordance with the requirements of the Contract Documents, the Contractor shall correct it promptly after receipt of written notice from the District to do so. This period of two (2) years shall be extended with respect to portions of the Work first performed after Completion by the period of time between Completion and the actual performance of the Work. This obligation hereunder shall survive District's acceptance of the Work under the Contract and termination of the Contract. The District shall give such notice promptly after discovery of the condition.

# 23.3 District's Right to Perform Work

- **23.3.1** If the Contractor should neglect to prosecute the Work properly or fail to perform any provisions of this contract, the District, after **FORTY-EIGHT (48)** hours' written notice to the Contractor, may, without prejudice to any other remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment then or thereafter due the Contractor.
- **23.3.2** If it is found at any time, before or after completion of the Work, that Contractor has varied from the Drawings and/or Specifications, including, but not limited to, variation in material, quality, form, or finish, or in the amount or value of the materials and labor used, District may require at its option:
  - **23.3.2.1** That all such improper Work be removed, remade or replaced, and all work disturbed by these changes be made good by Contractor at no additional cost to the District;
  - **23.3.2.2** That the District deduct from any amount due Contractor the sum of money equivalent to the difference in value between the work performed and that called for by the Drawings and Specifications; or
  - 23.3.2.3 That the District exercise any other remedy it may have at law or under the Contract Documents, including but not limited to the District hiring its own forces or another contractor to replace the Contractor's nonconforming Work, in which case the District shall either issue a deductive Change Order, a Construction Change Directive, or invoice the Contractor for the cost of that work. Contractor shall pay any invoices within thirty (30) days of receipt of same or District may withhold those amounts from payment(s) to Contractor.

#### 24. TERMINATION AND SUSPENSION

# 24.1 District's Request for Assurances

If District at any time reasonably believes Contractor is or may be in default under this Contract, District may in its sole discretion notify Contractor of this fact and request written assurances from Contractor of performance of Work and a written plan from Contractor to remedy any potential default under the terms this Contract that the District may advise Contractor of in writing. Contractor shall, within ten (10) calendar days of District's request, deliver a written cure plan that meets the District's requirements in its request for assurances. Contractor's failure to provide such written assurances of performance and the required written plan, within ten (10) calendar days of request, will constitute a material breach of this Contract sufficient to justify termination for cause.

# 24.2 District's Right to Terminate Contractor for Cause

- **24.2.1 Grounds for Termination:** The District, in its sole discretion, may terminate the Contract and/or terminate the Contractor's right to perform the work of the Contract based upon any of the following:
  - **24.2.1.1** Contractor refuses or fails to execute the Work or any separable part thereof with sufficient diligence as will ensure its completion within the time specified or any extension thereof, or
  - **24.2.1.2** Contractor fails to complete said Work within the time specified or any extension thereof, or
  - **24.2.1.3** Contractor persistently fails or refuses to perform Work or provide material of sufficient quality as to be in compliance with Contract Documents; or
  - **24.2.1.4** Contractor persistently refuses, or repeatedly fails, except in cases for which extension of time is provided, to supply enough properly skilled workers or proper materials to complete the Work in the time specified; or
  - **24.2.1.5** Contractor fails to make prompt payment to Subcontractors, or for material, or for labor: or
  - **24.2.1.6** Contractor persistently disregards laws, or ordinances, or instructions of District; or
  - **24.2.1.7** Contractor fails to supply labor, including that of Subcontractors, that is sufficient to prosecute the Work or that can work in harmony with all other elements of labor employed or to be employed on the Work; or
  - **24.2.1.8** Contractor or its Subcontractor(s) is/are otherwise in breach, default, or in substantial violation of any provision of this Contract, including but not limited to a lapse in licensing or registration.

#### 24.2.2 Notification of Termination

- **24.2.2.1** Upon the occurrence at District's sole determination of any of the above conditions, District may, without prejudice to any other right or remedy, serve written notice upon Contractor and its Surety of District's termination of this Contract and/or the Contractor's right to perform the work of the Contract. This notice will contain the reasons for termination. Unless, within three (3) days after the service of the notice, any and all condition(s) shall cease, and any and all violation(s) shall cease, or arrangement satisfactory to District for the correction of the condition(s) and/or violation(s) be made, this Contract and/or the Contractor's right to perform the Work of the Contract shall cease and terminate. Upon termination, Contractor shall not be entitled to receive any further payment until the entire Work is finished.
- **24.2.2.2** Upon termination, District may immediately serve written notice of tender upon Surety whereby Surety shall have the right to take over and perform this Contract only if Surety:
  - **24.2.2.2.1** Within three (3) days after service upon it of the notice of tender, gives District written notice of Surety's intention to take over and perform this Contract; and
  - **24.2.2.2** Commences performance of this Contract within three (3) days from date of serving of its notice to District.
- **24.2.2.3** Surety shall not utilize Contractor in completing the Project if the District notifies Surety of the District's objection to Contractor's further participation in the completion of the Project. Surety expressly agrees that any contractor which Surety proposes to fulfill Surety's obligations is subject to District's approval. District's approval shall not be unreasonably withheld, conditioned or delayed.
- **24.2.2.4** If Surety fails to notify District or begin performance as indicated herein, District may take over the Work and execute the Work to completion by any method it may deem advisable at the expense of Contractor and/or its Surety. Contractor and/or its Surety shall be liable to District for any excess cost or other damages the District incurs thereby. Time is of the essence in this Contract. If the District takes over the Work as herein provided, District may, without liability for so doing, take possession of and utilize in completing the Work such materials, appliances, plan, and other property belonging to Contractor as may be on the Site of the Work, in bonded storage, or previously paid for.

#### 24.3 Termination of Contractor for Convenience

- **24.3.1** District in its sole discretion may terminate the Contract in whole or in part upon three (3) days' written notice to the Contractor.
- **24.3.2** Upon notice, Contractor shall:
  - **24.3.2.1** Cease operations as directed by the District in the notice;
  - **24.3.2.2** Take necessary actions for the protection and preservation of the Work as soon as possible; and

- **24.3.2.3** Terminate all existing subcontracts and purchase orders and enter into no further subcontracts and purchase orders.
- **24.3.3** Within 30 days of the notice, Contractor submit to the District a payment application for the actual cost for labor, materials, and services performed, including all Contractor's and Subcontractor(s)' mobilization and/or demobilization costs, that is unpaid. Contractor shall have no claims against the District except for the actual cost for labor, materials, and services performed that adequately documented through timesheets, invoices, receipts, or otherwise. District shall pay all undisputed invoice(s) for work performed until the notice of termination.
- **24.3.4** Under a termination for convenience, the District retains the right to all the options available to the District if there is a termination for cause.

#### 24.4 Effect of Termination

- **24.4.1** Contractor shall, only if ordered to do so by the District, immediately remove from the Site all or any materials and personal property belonging to Contractor that have not been incorporated in the construction of the Work, or which are not in place in the Work. The District retains the right, but not the obligation, to keep and use any materials and personal property belonging to Contractor that have not been incorporated in the construction of the Work, or which are not in place in the Work. The Contractor and its Surety shall be liable upon the Performance Bond for all damages caused to the District by reason of the Contractor's failure to complete the Contract.
- **24.4.2** In the event that the District shall perform any portion of, or the whole of the Work, pursuant to the provisions of the General Conditions, the District shall not be liable nor account to the Contractor in any way for the time within which, or the manner in which, the Work is performed by the District or for any changes the District may make in the Work or for the money expended by the District in satisfying claims and/or suits and/or other obligations in connection with the Work.
- **24.4.3** In the event termination for cause is determined to have not been for cause, the termination shall be deemed to have been a termination for convenience effective as of the same date as the purported termination for cause.
- **24.4.4** In the event that the Contract is terminated for any reason, no allowances or compensation will be granted for the loss of any anticipated profit by the Contractor or any impact or impairment of Contractor's bonding capacity.
- **24.4.5** If the expense to the District to finish the Work exceeds the unpaid Contract Price, Contractor and Surety shall pay difference to District within twenty-one (21) days of District's request.
- **24.4.6** The District shall have the right (but shall have no obligation) to assume and/or assign to a general contractor or construction manager or other third party who is qualified and has sufficient resources to complete the Work, the rights of the Contractor under its subcontracts with any or all Subcontractors. In the event of an assumption or assignment by the District, no Subcontractor shall have any claim against the District or third party for Work performed by Subcontractor or other matters arising prior to termination of the Contract. The District or any third party,

as the case may be, shall be liable only for obligations to the Subcontractor arising after assumption or assignment. Should the District so elect, the Contractor shall execute and deliver all documents and take all steps, including the legal assignment of its contractual rights, as the District may require, for the purpose of fully vesting in the District the rights and benefits of its Subcontractor under Subcontracts or other obligations or commitments. All payments due the Contractor hereunder shall be subject to a right of offset by the District for expenses and damages suffered by the District as a result of any default, acts, or omissions of the Contractor. Contractor must include this assignment provision in all of its contracts with its Subcontractors.

**24.4.7** The foregoing provisions are in addition to and not in limitation of any other rights or remedies available to District.

## 24.5 Emergency Termination of Public Contracts Act of 1949

**24.5.1** This Contract is subject to termination as provided by sections 4410 and 4411 of the Government Code of the State of California, being a portion of the Emergency Termination of Public Contracts Act of 1949.

#### **24.5.1.1** Section 4410 of the Government Code states:

In the event a national emergency occurs, and public work, being performed by contract, is stopped, directly or indirectly, because of the freezing or diversion of materials, equipment or labor, as the result of an order or a proclamation of the President of the United States, or of an order of any federal authority, and the circumstances or conditions are such that it is impracticable within a reasonable time to proceed with a substantial portion of the work, then the public agency and the contractor may, by written agreement, terminate said contract.

## **24.5.1.2** Section 4411 of the Government Code states:

Such an agreement shall include the terms and conditions of the termination of the contract and provision for the payment of compensation or money, if any, which either party shall pay to the other or any other person, under the facts and circumstances in the case.

**24.5.2** Compensation to the Contractor shall be determined at the sole discretion of District on the basis of the reasonable value of the Work done, including preparatory work. As an exception to the foregoing and at the District's discretion, in the case of any fully completed separate item or portion of the Work for which there is a separate previously submitted unit price or item on the accepted schedule of values, that price shall control. The District, at its sole discretion, may adopt the Contract Price as the reasonable value of the work done or any portion thereof.

# 24.6 Suspension of Work

**24.6.1** District in its sole discretion may suspend, delay or interrupt the Work in whole or in part for such period of time as the District may determine upon three (3) days written notice to the Contractor.

- **24.6.1.1** An adjustment may be made for changes in the cost of performance of the Work caused by any such suspension, delay or interruption. No adjustment shall be made to the extent:
  - **24.6.1.1.1** That performance is, was or would have been so suspended, delayed or interrupted by another cause for which Contractor is responsible; or
  - **24.6.1.1.2** That an equitable adjustment is made or denied under another provision of the Contract; or
  - **24.6.1.1.3** That the suspension of Work was the direct or indirect result of Contractor's failure to perform any of its obligations hereunder.
- **24.6.1.2** Any adjustments in cost of performance may have a fixed or percentage fee as provided in the section on Format for Proposed Change Order herein. This amount shall be full compensation for all Contractor's and its Subcontractor(s)' changes in the cost of performance of the Contract caused by any such suspension, delay or interruption.

#### 25. CLAIMS PROCESS

# 25.1 Obligation to File Claims for Disputed Work

- **25.1.1** Should Contractor otherwise seek extra time or compensation for any reason whatsoever ("Disputed Work"), then Contractor shall first follow procedures set forth in the Contract Documents including, without limitation, Articles 15, 16 and 17, all of which are conditions precedent to submitting a Claim pursuant to Article 25. A Notice of Delay or Proposed Change Order are less formal procedures that proceed the formal claim and do not constitute a Claim. A Claim also does not include correspondence, RFIs, vouchers, invoices, progress payment applications, or other routine or authorized form of requests for progress payments in compliance with the Contract. If a dispute remains, then Contractor shall give written notice to District that expressly invokes this Article 25 within the time limits set forth herein.
- **25.1.2** Contractor's sole and exclusive remedy for Disputed Work is to file a written claim setting forth Contractor's position as required herein within the time limits set forth herein.

# 25.2 Duty to Perform during Claim Process

Contractor and its subcontractors shall continue to perform its Work under the Contract including the disputed work, and shall not cause a delay of the Work during any dispute, claim, negotiation, mediation, or arbitration proceeding, except by written agreement by the District.

#### 25.3 Definition of Claim

**25.3.1** Pursuant to Public Contract Code section 9204, the term "Claim" means a separate demand by the Contractor sent by registered mail or certified mail with return receipt requested, for one or more of the following:

- **25.3.1.1** A time extension, including without limitation, for relief of damages or penalties for delay assessed by the District under the Contract;
- **25.3.1.2** Payment by the District of money or damages arising from work done by, or on behalf of, the Contractor pursuant to the Contract and payment of which is not otherwise expressly provided for or to which Contractor is not otherwise entitled to; or
- **25.3.1.3** An amount of payment disputed by the District.

#### 25.4 Claims Presentation

- 25.4.1 Form and Contents of Claim
  - **25.4.1.1** If Contractor intends to submit a Claim for an increase in the Contract Price and/or Contract Time for any reason including, without limitation, the acts of District or its agents, Contractor shall, within thirty (30) days after the event giving rise to the Claim, give notice of the Claim ("Notice of Potential Claim") in writing specifically identifying Contractor is invoking this Article 25 Claims Presentation. The Notice of Potential Claim shall provide Contractor's preliminary request for an adjustment to the Contract Price and/or Contract Time, with a description of the grounds therefore.
  - **25.4.1.2** Within thirty (30) days after serving the written Notice of Potential Claim, Contractor shall provide a Claim including an itemized statement of the details and amounts of its Claim for any increase in the Contract Price of Contract Time as provided below, including a Time Impact Analysis and any and all other documentation substantiating Contractor's claimed damages:
    - **25.4.1.2.1** The issues, events, conditions, circumstances and/or causes giving rise to the dispute, and shall show, in detail, the cause and effect of same;
    - **25.4.1.2.2** Citation to provisions in the Contract Documents, statute sections, and/or case law entitling Contractor to an increase in the Contract Price or Contract Time:
    - **25.4.1.2.3** The pertinent dates and/or durations and actual and/or anticipated effects on the Contract Price, Contract Schedule milestones and/or Contract Time adjustments;
    - **25.4.1.2.4** The Time Impact Analysis of all time delays that shows actual time impact on the critical path; and
    - **25.4.1.2.5** The line-item costs for labor, material, and/or equipment, if applicable, for all cost impacts priced like a change order according to Article 17 and must be updated monthly as to cost and entitlement if a continuing claim.
  - **25.4.1.3** The Claim shall include the following certification by the Contractor:

- **25.4.1.3.1** The undersigned Contractor certifies under penalty of perjury that the attached dispute is made in good faith; that the supporting data is accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the adjustment for which Contractor believes the District is liable; and that I am duly authorized to certify the dispute on behalf of the Contractor.
- **25.4.1.3.2** Furthermore, Contractor understands that the value of the attached dispute expressly includes any and all of the Contractor's costs and expenses, direct and indirect, resulting from the Work performed on the Project, additional time required on the Project and/or resulting from delay to the Project including, without limitation, cumulative impacts. Contractor may not separately recover for overhead or other indirect costs. Any costs, expenses, damages, or time extensions not included are deemed waived.
- **25.4.2** Contractor shall bear all costs incurred in the preparation and submission of a Claim.
- **25.4.3** Failure to timely submit a Claim and the requisite supporting documentation shall constitute a waiver of Contractor's claim(s) against the District and Contractor's Claim(s) for compensation or an extension of time shall be deemed waived, released, and discharged as to any entitlement for adjustment to Contract Price and/or Contract Time.

# 25.5 Claim Resolution pursuant to Public Contract Code section 9204

Contractor may request to waive the claims procedure under Public Contract Code section 9204 and proceed directly to the commencement of a civil action or binding arbitration. If Contractor chooses to proceed, Contractor shall comply with the following steps:

# 25.5.1 STEP 1:

- **25.5.1.1** Upon receipt of a Claim by registered or certified mail, return receipt requested, including the documents necessary to substantiate it, the District shall conduct a reasonable review of the Claim and, within a period not to exceed 45 days, shall provide the Contractor a written statement identifying what portion of the Claim is disputed and what portion is undisputed. Upon receipt of a Claim, the District and Contractor may, by mutual agreement, extend the time period to provide a written statement. If the District needs approval from its governing body to provide the Contractor a written statement identifying the disputed portion and the undisputed portion of the Claim, and the governing body does not meet within the 45 days or within the mutually agreed to extension of time following receipt of Claim sent by registered mail or certified mail, return receipt requested, the District shall have up to three (3) days following the next duly publicly noticed meeting of the governing body after the 45-day period, or extension, expires to provide Contractor a written statement identifying the disputed portion and the undisputed portion.
  - **25.5.1.1.1** Any payment due on an undisputed portion of the Claim shall be processed and made within 60 days after the District issues its written

statement. Amounts not paid in a timely manner as required by this section, section 25.4, shall bear interest at seven percent (7%) per annum.

- **25.5.1.2** Upon receipt of a Claim, the parties may mutually agree to waive, in writing, mediation and proceed directly to the commencement of a civil action or binding arbitration, as applicable. In this instance, District and Contractor must comply with the sections below regarding Public Contract Code section 20104 et seq. and Government Code Claim Act Claims.
- **25.5.1.3** If the District fails to issue a written statement, or to otherwise meet the time requirements of this section, this shall result in the Claim being deemed rejected in its entirety. A Claim that is denied by reason of the District's failure to have responded to a Claim, or its failure to otherwise meet the time requirements of this section, shall not constitute an adverse finding with regard to the merits of the Claim or the responsibility or qualifications of Contractor.

#### 25.5.2 STEP 2:

- **25.5.2.1** If Contractor disputes the District's written response, or if the District fails to respond to a Claim within the time prescribed, Contractor may demand in writing an informal conference to meet and confer for settlement of the issues in dispute. Upon receipt of a demand in writing sent by registered mail or certified mail, return receipt requested, the District shall schedule a meet and confer conference within 30 days for settlement of the dispute. Within 10 business days following the conclusion of the meet and confer conference, if the Claim or any portion of the Claim remains in dispute, the District shall provide the Contractor a written statement identifying the portion of the Claim that remains in dispute and the portion that is undisputed.
  - **25.5.2.1.1.1** Any payment due on an undisputed portion of the Claim shall be processed and made within 60 days after the District issues its written statement. Amounts not paid in a timely manner as required by this section, section 25.4, shall bear interest at seven percent (7%) per annum.

#### 25.5.3 STEP 3:

- **25.5.3.1** Any disputed portion of the Claim, as identified by Contractor in writing, shall be submitted to nonbinding mediation, with the District and Contractor sharing the associated costs equally. The District and Contractor shall mutually agree to a mediator within 10 business days after the disputed portion of the Claim has been identified in writing. If the parties cannot agree upon a mediator, each party shall select a mediator and those mediators shall select a qualified neutral third party to mediate with regard to the disputed portion of the Claim. Each party shall bear the fees and costs charged by its respective mediator in connection with the selection of the neutral mediator. If mediation is unsuccessful, the parts of the Claim remaining in dispute shall be subject to applicable procedures outside this section.
  - **25.5.3.1.1** For purposes of this section, mediation includes any nonbinding process, including, but not limited to, neutral evaluation or a dispute review board, in which an independent third party or board assists the parties in

dispute resolution through negotiation or by issuance of an evaluation. Any mediation utilized shall conform to the timeframes in this section.

**25.5.3.2** Unless otherwise agreed to by the District and Contractor in writing, the mediation conducted pursuant to this section shall excuse any further obligation under Public Contract Code section 20104.4 to mediate after litigation has been commenced.

## 25.5.4 STEP 4:

**25.5.4.1** If mediation under this section does not resolve the parties' dispute, the District may, but does not require arbitration of disputes under private arbitration or the Public Works Contract Arbitration Program.

# 25.6 Subcontractor Pass-Through Claims

- **25.6.1** If a subcontractor or a lower tier subcontractor lacks legal standing to assert a claim against a District because privity of contract does not exist, the contractor may present to the District a Claim on behalf of a subcontractor or lower tier subcontractor. A subcontractor may request in writing, either on his or her own behalf or on behalf of a lower tier subcontractor, that Contractor present a Claim for work which was performed by the subcontractor or by a lower tier subcontractor on behalf of the subcontractor. The subcontractor requesting that the Claim be presented to the District shall furnish reasonable documentation to support the Claim.
- **25.6.2** Within 45 days of receipt of this written request from a subcontractor, Contractor shall notify the subcontractor in writing as to whether the Contractor presented the Claim to the District and, if Contractor did not present the Claim, provide the subcontractor with a statement of the reasons for not having done so.
- **25.6.3** The Contractor shall bind all its Subcontractors to the provisions of this section and will hold the District harmless against Claims by Subcontractors.

## 25.7 Government Code Claim Act Claim

- **25.7.1** If a claim, or any portion thereof, remains in dispute upon satisfaction of all applicable Claim Resolution requirements the Contractor shall comply with all claims presentation requirements as provided in Chapter 1 (commencing with section 900) and Chapter 2 (commencing with section 910) of Part 3 of Division 3.6 of Title 1 of Government Code as a condition precedent to the Contractor's right to bring a civil action against the District.
- **25.7.2** Contractor shall bear all costs incurred in the preparation, submission and administration of a Claim. Any claims presented in accordance with the Government Code must affirmatively indicate Contractor's prior compliance with the claims procedure herein of the claims asserted.
- **25.7.3** For purposes of those provisions, the running of the time within which a claim pursuant to Public Contract Code section 20104.2 only must be presented to the District shall be tolled from the time the claimant submits his or her written claim pursuant to subdivision (a) until the time that claim is denied as a result of the meet

and confer process, including any period of time utilized by the meet and confer process.

# 25.8 Claim Resolution pursuant to Public Contract Code section 20104 et seq.

- **25.8.1** In the event of a disagreement between the parties as to performance of the Work, the interpretation of this Contract, or payment or nonpayment for Work performed or not performed, the parties shall attempt to resolve all claims of three hundred seventy-five thousand dollars (\$375,000) or less which arise between Contractor and District by those procedures set forth in Public Contract Code section 20104, et seq., to the extent applicable.
  - **25.8.1.1** Contractor shall file with the District any written Claim, including the documents necessary to substantiate it, upon the application for final payment.
  - **25.8.1.2** For claims of less than fifty thousand dollars (\$50,000), the District shall respond in writing within forty-five (45) days of receipt of the Claim or may request in writing within thirty (30) days of receipt of the Claim any additional documentation supporting the Claim or relating to defenses or claims the District may have against the Contractor.
    - **25.8.1.2.1** If additional information is required, it shall be requested and provided by mutual agreement of the parties.
    - **25.8.1.2.2** District's written response to the documented Claim shall be submitted to the Contractor within fifteen (15) days after receipt of the further documentation or within a period of time no greater than that taken by the Contractor to produce the additional information, whichever is greater.
  - **25.8.1.3** For claims of over fifty thousand dollars (\$50,000) and less than or equal to three hundred seventy-five thousand dollars (\$375,000), the District shall respond in writing to all written Claims within sixty (60) days of receipt of the claim, or may request, in writing, within thirty (30) days of receipt of the Claim any additional documentation supporting the Claim or relating to defenses or claims the District may have against the Contractor.
    - **25.8.1.3.1** If additional information is required, it shall be requested and provided upon mutual agreement of the District and the Contractor.
    - **25.8.1.3.2** The District's written response to the Claim, as further documented, shall be submitted to the Contractor within thirty (30) days after receipt of the further documentation, or within a period of time no greater than that taken by the Contractor to produce the additional information or requested documentation, whichever is greater.
  - **25.8.1.4** If Contractor disputes the District's written response, or the District fails to respond within the time prescribed, Contractor may so notify the District, in writing, either within fifteen (15) days of receipt of the District's response or within fifteen (15) days of the District's failure to respond within the time prescribed, respectively, and demand an informal conference to meet and confer for settlement of the issues in dispute. Upon a demand, the District shall

schedule a meet and confer conference within thirty (30) days for settlement of the dispute.

- **25.8.1.5** Following the meet and confer conference, if the Claim or any portion of it remains in dispute, the Contractor may file a claim as provided in Chapter 1 (commencing with Section 900) and Chapter 2 (commencing with Section 910) of Part 3 of Division 3.6 of Title 1 of the Government Code. For purposes of those provisions the running of the time within which a claim must be filed shall be tolled from the time the Contractor submits its written Claim until the time the Claim is denied, including any period of time utilized by the meet and confer process.
- **25.8.1.6** For any civil action filed to resolve claims filed pursuant to this section, within sixty (60) days, but no earlier than thirty (30) days, following the filing of responsive pleadings, the court shall submit the matter to nonbinding mediation unless waived by mutual stipulation of both parties. The mediation process shall provide for the selection within fifteen (15) days by both parties of a disinterested third person as mediator, shall be commenced within thirty (30) days of the submittal, and shall be concluded within fifteen (15) days from the commencement of the mediation unless a time requirement is extended upon a good cause showing to the court or by stipulation of both parties. If the parties fail to select a mediator within the 15-day period, any party may petition the court to appoint the mediator.
- **25.8.1.7** If the matter remains in dispute, the case shall be submitted to judicial arbitration pursuant to Chapter 2.5 (commencing with Section 1141.10) of the Title 3 of Part 3 of the Code of Civil Procedure, notwithstanding Section 1141.11 of that code. The Civil Discovery Act of 1986, (Article 3 (commencing with Section 2016) of Chapter 3 of Title 3 of part 4 of the Code of Civil Procedure) shall apply to any proceeding brought under this subdivision consistent with the rules pertaining to judicial arbitration.
- **25.8.1.8** The District shall not fail to pay money as to any portion of a Claim which is undisputed except as otherwise provided in the Contract Documents. In any suit filed pursuant to this section, the District shall pay interest due at the legal rate on any arbitration award or judgment. Interest shall begin to accrue on the date the suit is filed in a court of law.
- **25.8.2** Contractor shall bind its Subcontractors to the provisions of this Section and will hold the District harmless against disputes by Subcontractors.

#### 25.9 Claim Procedure Compliance

- **25.9.1** Failure to submit and administer claims as required in Article 25 shall waive Contractor's right to claim on any specific issues not included in a timely submitted claim. Claim(s) not raised in a timely protest and timely claim submitted under this Article 25 may not be asserted in any subsequent litigation, Government Code Claim, or legal action.
- **25.9.2** District shall not be deemed to waive any provision under this Article 25, if at District's sole discretion, a claim is administered in a manner not in accord with this Article 25. Waivers or modifications of this Article 25 may only be made by a

signed change order approved as to form by legal counsel for both District and Contractor; oral or implied modifications shall be ineffective.

# 25.10 Claim Resolution Non-Applicability

- **25.10.1** The procedures for dispute and claim resolutions set forth in this Article shall not apply to the following:
  - 25.10.1.1 Personal injury, wrongful death or property damage claims;
  - 25.10.1.2 Latent defect or breach of warranty or guarantee to repair;
  - **25.10.1.3**Stop payment notices;
  - 25.10.1.4 District's rights set forth in the Article on Suspension and Termination;
  - **25.10.1.5** Disputes arising out of labor compliance enforcement by the Department of Industrial Relations; or
  - **25.10.1.6** District rights and obligations as a public entity set forth in applicable statutes; provided, however, that penalties imposed against a public entity by statutes, including, but not limited to, Public Contract Code sections 20104.50 and 7107, shall be subject to the Claim Resolution requirements provided in this Article.

# 25.11 Attorney's Fees

**25.11.1** Should litigation be necessary to enforce any terms or provisions of this Agreement, then each party shall bear its own litigation and collection expenses, witness fees, court costs, and attorney's fees.

## 26. STATE LABOR, WAGE & HOUR, APPRENTICE, AND RELATED PROVISIONS

# 26.1 Labor Compliance and Enforcement

Since this Project is subject to labor compliance and enforcement by the Department of Industrial Relations ("DIR"), Contractor specifically acknowledges and understands that it shall perform the Work of this Agreement while complying with all the applicable provisions of Division 2, Part 7, Chapter 1, of the Labor Code and Title 8 of the California Code of Regulations, including, without limitation, the requirement that the Contractor and all Subcontractors shall timely furnish complete and accurate electronic certified payroll records directly to the DIR. The District may not issue payment if this requirement is not met.

# 26.2 Wage Rates, Travel, and Subsistence

**26.2.1** Pursuant to the provisions of Article 2 (commencing at section 1770), Chapter 1, Part 7, Division 2, of the Labor Code, the general prevailing rate of per diem wages and the general prevailing rate for holiday and overtime work in the locality in which this public work is to be performed for each craft, classification, or type of worker needed to execute this Contract are on file at the District's principal

office and copies will be made available to any interested party on request. Contractor shall obtain and post a copy of these wage rates at the job site.

- 26.2.2 Holiday and overtime work, when permitted by law, shall be paid for at the general prevailing rate of per diem wages for holiday and overtime work on file with the Director of the Department of Industrial Relations, unless otherwise specified. The holidays upon which those rates shall be paid need not be specified by the District, but shall be all holidays recognized in the applicable collective bargaining agreement. If the prevailing rate is not based on a collectively bargained rate, the holidays upon which the prevailing rate shall be paid shall be as provided in Section 6700 of the Government Code.
- **26.2.3** Contractor shall pay and shall cause to be paid each worker engaged in Work on the Project the general prevailing rate of per diem wages determined by the Director of the Department of Industrial Relations, regardless of any contractual relationship which may be alleged to exist between Contractor or any Subcontractor and such workers.
- **26.2.4** If during the period this bid is required to remain open, the Director of the Department of Industrial Relations determines that there has been a change in any prevailing rate of per diem wages in the locality in which the Work under the Contract is to be performed, such change shall not alter the wage rates in the Notice to Bidders or the Contract subsequently awarded.
- **26.2.5** Pursuant to Labor Code section 1775, Contractor shall, as a penalty to District, forfeit the statutory amount (believed by the District to be currently up to two hundred dollars (\$200) for each calendar day, or portion thereof, for each worker paid less than the prevailing rates, determined by the District and/or the Director, for the work or craft in which that worker is employed for any public work done under Contract by Contractor or by any Subcontractor under it. The difference between such prevailing wage rates and the amount paid to each worker for each calendar day or portion thereof for which each worker was paid less than the prevailing wage rate shall be paid to each worker by Contractor.
- **26.2.6** Any worker employed to perform Work on the Project, which Work is not covered by any classification listed in the general prevailing wage rate of per diem wages determined by the Director, shall be paid not less than the minimum rate of wages specified therein for the classification which most nearly corresponds to Work to be performed by him, and such minimum wage rate shall be retroactive to time of initial employment of such person in such classification.
- **26.2.7** Pursuant to Labor Code section 1773.1, per diem wages are deemed to include employer payments for health and welfare, pension, vacation, travel time, subsistence pay, and apprenticeship or other training programs authorized by Labor Code section 3093, and similar purposes.
- **26.2.8** Contractor shall post at appropriate conspicuous points on the Site of Project, a schedule showing all determined minimum wage rates and all authorized deductions, if any, from unpaid wages actually earned. In addition, Contractor shall post a sign-in log for all workers and visitors to the Site, a list of all subcontractors of any tier on the Site, and the required Equal Employment Opportunity poster(s).

#### 26.3 Hours of Work

- **26.3.1** As provided in article 3 (commencing at section 1810), chapter 1, part 7, division 2, of the Labor Code, eight (8) hours of labor shall constitute a legal day's work. The time of service of any worker employed at any time by Contractor or by any Subcontractor on any subcontract under this Contract upon the Work or upon any part of the Work contemplated by this Contract shall be limited and restricted by Contractor to eight (8) hours per day, and forty (40) hours during any one week, except as hereinafter provided. Notwithstanding the provisions hereinabove set forth, Work performed by employees of Contractor in excess of eight (8) hours per day and forty (40) hours during any one week, shall be permitted upon this public work upon compensation for all hours worked in excess of eight (8) hours per day at not less than one and one-half times the basic rate of pay.
- **26.3.2** Contractor shall keep and shall cause each Subcontractor to keep an accurate record showing the name of and actual hours worked each calendar day and each calendar week by each worker employed by Contractor in connection with the Work or any part of the Work contemplated by this Contract. The record shall be kept open at all reasonable hours to the inspection of District and to the Division of Labor Standards Enforcement of the DIR.
- **26.3.3** Pursuant to Labor Code section 1813, Contractor shall as a penalty to the District forfeit the statutory amount (believed by the District to be currently twenty-five dollars (\$25)) for each worker employed in the execution of this Contract by Contractor or by any Subcontractor for each calendar day during which such worker is required or permitted to work more than eight (8) hours in any one calendar day and forty (40) hours in any one calendar week in violation of the provisions of article 3 (commencing at section 1810), chapter 1, part 7, division 2, of the Labor Code.
- **26.3.4** Any Work necessary to be performed after regular working hours, or on Sundays or other holidays shall be performed without additional expense to the District.

# 26.4 Payroll Records

- 26.4.1 Contractor shall upload, and shall cause each Subcontractor performing any portion of the Work under this Contract to upload, an accurate and complete certified payroll record ("CPR") electronically using DIR's eCPR System by uploading the CPRs by electronic XML file or entering each record manually using the DIR's iform (or current form) online on no less than every 30 days while Work is being performed and within 30 days after the final day of Work performed on the Project and within ten (10) days of any request by the District or Labor Commissioner at http://www.dir.ca.gov/Public-Works/Certified-Payroll-Reporting.html or current application and URL, showing the name, address, social security number, work classification, straight-time, and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker, or other employee employed by the Contractor and/or each Subcontractor in connection with the Work.
  - **26.4.1.1** The CPRs enumerated hereunder shall be filed directly with the DIR on a weekly basis or to the requesting party, whether the District or DIR, within ten (10) days after receipt of each written request. The CPRs from the Contractor

and each Subcontractor for each week shall be provided on or before Wednesday of the week following the week covered by the CPRs. District may not make any payment to Contractor until:

- **26.4.1.1.1** Contractor and/or its Subcontractor(s) provide CPRs acceptable to the DIR; and
- **26.4.1.1.2** Any delay in Contractor and/or its Subcontractor(s) providing CPRs to the DIR in a timely manner may directly delay Contractor's payment.
- **26.4.2** All CPRs shall be available for inspection at all reasonable hours at the principal office of Contractor on the following basis:
  - **26.4.2.1** A certified copy of an employee's CPR shall be made available for inspection or furnished to the employee or his/her authorized representative on request.
  - **26.4.2.2** CPRs shall be made available for inspection or furnished upon request to a representative of District, Division of Labor Standards Enforcement, Division of Apprenticeship Standards, and/or the DIR.
  - **26.4.2.3** CPRs shall be made available upon request by the public for inspection or copies thereof made; provided, however, that a request by the public shall be made through the District, Division of Apprenticeship Standards, or the Division of Labor Standards Enforcement. If the requested CPRs have not been provided pursuant to the provisions herein, the requesting party shall, prior to being provided the records, reimburse the costs of preparation by Contractor, Subcontractors, and the entity through which the request was made. The public shall not be given access to the records at the principal office of Contractor.
- **26.4.3** Any copy of records made available for inspection as copies and furnished upon request to the public or any public agency by District, Division of Apprenticeship Standards, or Division of Labor Standards Enforcement shall be marked or obliterated in such a manner as to prevent disclosure of an individual's name, address, and social security number. The name and address of Contractor awarded Contract or performing Contract shall not be marked or obliterated.
- **26.4.4** Contractor shall inform District of the location of the records enumerated hereunder, including the street address, city, and county, and shall, within five (5) working days, provide a notice of change of location and address.
- **26.4.5** In the event of noncompliance with the requirements of this section, Contractor shall have ten (10) days in which to comply subsequent to receipt of written notice specifying in what respects Contractor must comply with this section. Should noncompliance still be evident after the ten (10) day period, Contractor shall, as a penalty to District, forfeit up to one hundred dollars (\$100) for each calendar day, or portion thereof, for each worker, until strict compliance is effectuated. Upon the request of the Labor Commissioner, these penalties shall be withheld from progress payments then due.
- **26.4.6** [RESERVED]

# 26.5 Apprentices

- **26.5.1** Contractor acknowledges and agrees that, if this Contract involves a dollar amount greater than, or a number of working days greater than that specified in Labor Code section 1777.5, then this Contract is governed by the provisions of Labor Code Section 1777.5. It shall be the responsibility of Contractor to ensure compliance with this Article and with Labor Code section 1777.5 for all apprenticeship occupations.
- **26.5.2** Apprentices of any crafts or trades may be employed and, when required by Labor Code section 1777.5, shall be employed provided they are properly registered in full compliance with the provisions of the Labor Code.
- **26.5.3** Every such apprentice shall be paid the standard wage paid to apprentices under the regulations of the craft or trade at which he/she is employed, and shall be employed only at the work of the craft or trade to which she/he is registered.
- **26.5.4** Only apprentices, as defined in section 3077 of the Labor Code, who are in training under apprenticeship standards and written apprentice agreements under chapter 4 (commencing at section 3070), division 3, of the Labor Code, are eligible to be employed. The employment and training of each apprentice shall be in accordance with the provisions of the apprenticeship standards and apprentice agreements under which he/she is training.
- **26.5.5** Pursuant to Labor Code section 1777.5, if that section applies to this Contract as indicated above, Contractor and any Subcontractors employing workers in any apprenticeable craft or trade in performing any Work under this Contract shall apply to the applicable joint apprenticeship committee for a certificate approving the Contractor or Subcontractor under the applicable apprenticeship standards and fixing the ratio of apprentices to journeymen employed in performing the Work.
- **26.5.6** Pursuant to Labor Code section 1777.5, if that section applies to this Contract as indicated above, Contractor and any Subcontractor may be required to make contributions to the apprenticeship program.
- **26.5.7** If Contractor or Subcontractor willfully fails to comply with Labor Code section 1777.5, then, upon a determination of noncompliance by the Administrator of Apprenticeship, it shall:
  - **26.5.7.1** Be denied the right to bid on any subsequent project for one (1) year from the date of such determination:
  - **26.5.7.2** Forfeit as a penalty to District the full amount as stated in Labor Code section 1777.7. Interpretation and enforcement of these provisions shall be in accordance with the rules and procedures of the California Apprenticeship Council and under the authority of the Chief of the Division of Apprenticeship Standards.
- **26.5.8** Contractor and all Subcontractors shall comply with Labor Code section 1777.6, which section forbids certain discriminatory practices in the employment of apprentices.

**26.5.9** Contractor shall become fully acquainted with the law regarding apprentices prior to commencement of the Work. Special attention is directed to sections 1777.5, 1777.6, and 1777.7 of the Labor Code, and title 8, California Code of Regulations, section 200 et seq. Questions may be directed to the State Division of Apprenticeship Standards, 455 Golden Gate Avenue, 9th floor, San Francisco, California 94102.

#### 26.6 Non-Discrimination

- **26.6.1** Contractor herein agrees to comply with the provisions of the California Fair Employment and Housing Act as set forth in part 2.8 of division 3 of the California Government Code, commencing at section 12900; the Federal Civil Rights Act of 1964, as set forth in Public Law 88-352, and all amendments thereto; Executive Order 11246; and all administrative rules and regulations found to be applicable to Contractor and Subcontractor.
- **26.6.2** Special requirements for Federally Assisted Construction Contracts: During the performance of this Contract, Contractor agrees to incorporate in all subcontracts the provisions set forth in Chapter 60-1.4(b) of Title 41 published in Volume 33 No. 104 of the Federal Register dated May 28, 1968.

#### 26.7 Labor First Aid

Contractor shall maintain emergency first aid treatment for Contractor's workers on the Project which complies with the Federal Occupational Safety and Health Act of 1970 (29 U.S.C. § 651 et seq.) and the California Occupational Safety and Health Act of 1973 (Lab. Code, § 6300 et seq.; 8 Cal. Code of Regs., § 330 et seq.).

# 27. [RESERVED]

## 28. MISCELLANEOUS

## 28.1 Assignment of Antitrust Actions

# **28.1.1** Section 7103.5(b) of the Public Contract Code states:

In entering into a public works contract or subcontract to supply goods, services, or materials pursuant to a public works contract, the Contractor or subcontractor offers and agrees to assign to the awarding body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commending with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, which assignment shall be made and become effective at the time the awarding body tenders final payment to the Contractor, without further acknowledgment by the parties.

#### **28.1.2** Section 4552 of the Government Code states:

In submitting a bid to a public purchasing body, the bidder offers and agrees that if the bid is accepted, it will assign to the purchasing body all rights, title, and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. Sec. 15) or under the Cartwright Act (Chapter 2 (commencing with Section

16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, materials, or services by the bidder for sale to the purchasing body pursuant to the bid. Such assignment shall be made and become effective at the time the purchasing body tenders final payment to the bidder.

## **28.1.3** Section 4553 of the Government Code states:

If an awarding body or public purchasing body receives, either through judgment or settlement, a monetary recovery for a cause of action assigned under this chapter, the assignor shall be entitled to receive reimbursement for actual legal costs incurred and may, upon demand, recover from the public body any portion of the recovery, including treble damages, attributable to overcharges that were paid by the assignor but were not paid by the public body as part of the bid price, less the expenses incurred in obtaining that portion of the recovery.

#### **28.1.4** Section 4554 of the Government Code states:

Upon demand in writing by the assignor, the assignee shall, within one year from such demand, reassign the cause of action assigned under this part if the assignor has been or may have been injured by the violation of law for which the cause of action arose and (a) the assignee has not been injured thereby, or (b) the assignee declines to file a court action for the cause of action.

**28.1.5** Under this Article, "public purchasing body" is District and "bidder" is Contractor.

#### 28.2 Excise Taxes

If, under Federal Excise Tax Law, any transaction hereunder constitutes a sale on which a Federal Excise Tax is imposed and the sale is exempt from such Federal Excise Tax because it is a sale to a State or Local Government for its exclusive use, District, upon request, will execute documents necessary to show (1) that District is a political subdivision of the State for the purposes of such exemption, and (2) that the sale is for the exclusive use of District. No Federal Excise Tax for such materials shall be included in any Contract Price.

#### 28.3 Taxes

Contract Price is to include any and all applicable sales taxes or other taxes that may be due in accordance with section 7051 et seq. of the Revenue and Taxation Code, Regulation 1521 of the State Board of Equalization or any other tax code that may be applicable.

# 28.4 Shipments

Contractor is responsible for any or all damage or loss to shipments until delivered and accepted on Site, as indicated in the Contract Documents. There must be no charge for containers, packing, unpacking, drayage, or insurance. The total Contract Price shall be all inclusive (including sales tax) and no additional costs of any type will be considered.

# 28.5 Compliance with Government Reporting Requirements

If this Contract is subject to federal or other governmental reporting requirements because of federal or other governmental financing in whole or in part for the Project of which it is part, or for any other reason, Contactor shall comply with those reporting requirements at the request of the District at no additional cost.

END OF DOCUMENT

#### **DOCUMENT 00 73 13**

#### SPECIAL CONDITIONS

#### **1.** Modernization Projects

- A. Access. Access to the school buildings and entry to buildings, classrooms, restrooms, mechanical rooms, electrical rooms, or other rooms, for construction purposes, must be coordinated with District and onsite District personnel before Work is to start. Unless agreed to otherwise in writing, only a school custodian will be allowed to unlock and lock doors in existing building(s). The custodian will be available only while school is in session. If a custodian is required to arrive before 7:00 a.m. or leave after 3:30 p.m. to accommodate Contractor's Work, the overtime wages for the custodian will be paid by the Contractor, unless at the discretion of the District, other arrangements are made in advance.
- B. Keys. Upon request, the District may, at its own discretion, provide keys to the school site for the convenience of the Contractor. The Contractor agrees to pay all expenses to re-key the entire school site and all other affected District buildings if the keys are lost or stolen, or if any unauthorized party obtains a copy of the key or access to the school.
- C. Maintaining Services. The Contractor is advised that Work is to be performed in spaces regularly scheduled for instruction. Interruption and/or periods of shutdown of public access, electrical service, water service, lighting, or other utilities shall be only as arranged in advance with the District. Contractor shall provide temporary services to all facilities interrupted by Contractor's Work.
- D. Maintaining Utilities. The Contractor shall maintain in operation during duration of Contract, drainage lines, storm drains, sewers, water, gas, electrical, steam, and other utility service lines within working area.
- E. Confidentiality. Contractor shall maintain the confidentiality of all information, documents, programs, procedures and all other items that Contractor encounters while performing the Work. This requirement shall be ongoing and shall survive the expiration or termination of this Contract and specifically includes, without limitation, all student, parent, and employee disciplinary information and health information.
- F. Work during Instructional Time. By submitting its bid, Contractor affirms that Work may be performed during ongoing instruction in existing facilities. If so, Contractor agrees to cooperate to the best of its ability to minimize any disruption to school operations and any use of school facilities by the public up to, and including, rescheduling specific work activities, at no additional cost to District.
- G. No Work during Student Testing. Contractor shall, at no additional cost to the District and at the District's request, coordinate its Work to not disturb

District students including, without limitation, not performing any Work when students at the Site are taking State or Federally-required tests.

#### **2.** Badge Policy for Contractors

All Contractors doing work for the District will provide their workers with identification badges. These badges will be worn by all members of the Contractor's staff who are working in a District facility.

- A. Badges must be filled out in full and contain the following information:
- 2.1.1 Name of Contractor
- 2.1.2 Name of Employee
- **2.1.3** Contractor's address and phone number
  - B. Badges are to be worn when the Contractor or his/her employees are on site and must be visible at all times. Contractors must inform their employees that they are required to allow District employees, the Architect, the Construction Manager, the Program Manager, or the Project Inspector to review the information on the badges upon request.
  - C. Continued failure to display identification badges as required by this policy may result in the individual being removed from the Project or assessment of fines against the Contractor.
- **3.** Permits, Certificates, Licenses, Fees, Approvals
  - A. Payment for Permits, Certificates, Licenses, Fees, and Approvals. As required in the General Conditions, the Contractor shall secure and pay for all permits, licenses, approvals, and certificates necessary for the prosecution of the Work with the exception of the following:

SMAQMD Asbestos Abatement 10-Day Notification and associated fees

With respect to the above-listed items, Contractor shall be responsible for securing such items; however, District will be responsible for payment of these charges or fees. Contractor shall notify the District of the amount due with respect to such items and to whom the amount is payable. Contractor shall provide the District with an invoice and receipt with respect to such charges or fees.

- 4. As-Builts and Record Drawings
  - A. When called for by Division 1, Contractor shall submit As-Built Drawings pursuant to the Contract Documents consisting of one set of computer-

aided design and drafting ("CADD") files, PDF format, plus one set of As-Built Drawings in Hard Copy.

B. Contractor shall submit Record Drawings pursuant to the Contract Documents consisting of one set of computer-aided design and drafting ("CADD") files, PDF format, plus one set of Record Drawings in Hard Copy.

#### **5.** Disabled Veteran Business Enterprises

This Project uses or may plan to use funds allocated pursuant to the State of California School Facility Program ("Program") for the construction and/or modernization of school buildings. Therefore, Section 17076.11 of the Education Code requires the District to have a participation goal for disabled veteran business enterprises ("DVBE") of at least three percent (3%), per year, of the overall dollar amount expended each year by the District on projects that receive state funding. The Contractor must submit the Disabled Veteran Business Enterprise Participation Certification to the District with its executed Agreement, identifying the steps Contractor took to solicit DVBE participation in conjunction with this Contract.

#### **6.** Construction Manager

The District will use a Construction Manager on the Project that is the subject of this Contract. Kitchell CEM is the Construction Manager for this Project.

## **7.** Program Manager

Chris Ralston, Sac City Unified School District is the Program Manager designated for the Project that is the subject of this Contract.

#### **8.** COVID-19 Safety Requirements

Contractor shall, at its cost, timely comply with all applicable federal, State, and local requirements relating to COVID-19 or other public health emergency/epidemic/pandemic. Further, except to the extent the Order provides otherwise, Contractor and Contractor's personnel, subcontractors and suppliers shall continue to comply with all applicable terms in the California Department of Public Health's State Public Health Officer Orders.

#### **9.** COVID-19 Vaccination/Testing Requirements

Vaccination Requirements

Contractor shall fill out, sign, date and submit to District the COVID-19 Vaccination/Testing Certification Form, attached hereto as **Attachment "A."** 

According to the August 11, 2021, California Department of Public Health ("CDPH") State Public Health Officer Order ("Order"), a person is "fully vaccinated" for COVID-19 if two weeks or more have passed since they have received the second dose in a 2-dose series (Pfizer-BioNTech or Moderna or vaccine authorized by the World Health Organization), or two weeks or more have passed since they received a single-dose vaccine (Johnson and Johnson[J&J]/Janssen).

Pursuant to the CDPH Guidance for Vaccine Records Guidelines & Standards, Contractor shall only accept the following as proof of vaccination:

- (a) COVID-19 Vaccination Record Card (issued by the Department of Health and Human Services Centers for Disease Control & Prevention or WHO Yellow Card which includes name of person vaccinated, type of vaccine provided and date last dose administered);
  - (b) a photo of a Vaccination Record Card as a separate document;
- (c) a photo of a Vaccination Record Card stored on a phone or electronic device;
- (d) documentation of COVID-19 vaccination from a health care provider;
- (e) digital record that includes a QR code that when scanned by a SMART Health Card reader displays to the reader name, date of birth, vaccine dates and vaccine type; or
- (f) documentation of vaccination from other contracted employers who follow these vaccination records guidelines and standards.

In the absence of knowledge to the contrary, Contractor may accept the documentation presented in (a) through (f) above as valid.

Contractor shall have a plan in place for tracking verified Contractor personnel vaccination status. Records of vaccination verification must be made available, upon request, to the local health jurisdiction for purposes of case investigation.

Contractor personnel, including any and all tiers of subcontractor, supplier, and any other personnel entering the Project site, who are not fully vaccinated, or for whom vaccine status is unknown or documentation is not provided, must be considered unvaccinated.

#### Weekly Testing Requirements

Contractor shall ensure that Contractor personnel, including any and all tiers of subcontractor, supplier, and any other worker entering the Project site, who are unvaccinated or who are not fully vaccinated are required to undergo diagnostic screening testing, as specified below:

- (a) Contractor personnel may be tested with either antigen or molecular tests to satisfy this requirement, but unvaccinated or incompletely vaccinated workers must be tested at least once weekly with either PCR testing or antigen testing. Any PCR (molecular) or antigen test used must either have Emergency Use Authorization by the U.S. Food and Drug Administration or be operating per the Laboratory Developed Test requirements by the U.S. Centers for Medicare and Medicaid Services.
- (b) Unvaccinated or not fully vaccinated Contractor personnel must also observe all other infection control requirements, and are not exempted from the testing requirement even if they have a medical contraindication to vaccination, since they are still potentially able to spread the illness. Previous history of COVID-19 from which the individual recovered more than 90 days earlier, or a previous positive antibody test for COVID-19, do not waive this requirement for testing.

Contractor shall have a plan in place for tracking test results and conducting workplace contact tracing, and must report results to local public health departments, if applicable.

[ATTACHMENT "A" ON NEXT PAGE]

# ATTACHMENT "A" COVID-19 VACCINATION/TESTING CERTIFICATION

Contractor:
The California Department of Public Health ("CDPH") requires, pursuant to its August 11, 2021, Order ("Order"), that all public and private schools serving students in transitional kindergarten through grade twelve, unless exempt, are required to verify the vaccine status of all K-12 school workers, effective October 15, 2021. Further, pursuant to the Order, all such schools are required to verify that all workers are either fully vaccinated or undergoweekly diagnostic testing.
n light of these CDPH requirements, Contractor certifies that the following entity:
nas verified that the Contractor personnel providing services at District's Project site(s):
Have all been fully vaccinated in accordance with the CDPH Order.
Have not all been fully vaccinated, but those who are unvaccinated or not fully vaccinated undergo weekly diagnostic testing in accordance with the CDPH Order.
Have not been fully vaccinated and do not undergo weekly diagnostic testing in accordance with the CDPH Order.
Contractor understands that the District's Project site will need to comply with the CDPH Order's COVID-19 requirements for fully vaccinated personnel or unvaccinated personnel. Personnel who are not fully vaccinated or decline to state their vaccination status will be created as unvaccinated, and Contractor will comply with the CDPH Order, and all applicable state and local laws for vaccinated and unvaccinated personnel.
CERTIFICATION
,, certify that I am Contractor's and that I have made a diligent effort to ascertain the facts with regard to the representations made herein.
Date:
Proper Name of Contractor:
Signature:
Print Name:
Γitle:

END OF DOCUMENT

#### **DOCUMENT 00 73 56**

# HAZARDOUS MATERIALS PROCEDURES & REQUIREMENTS

#### 10. Summary

This document includes information applicable to hazardous materials and hazardous waste abatement.

#### 11. Notice of Hazardous Waste or Materials

- a. Contractor shall give notice in writing to the District, the Construction Manager, and the Architect promptly, before any of the following materials are disturbed, and in no event later than twenty-four (24) hours after first observance, of any:
  - (1) Material that Contractor believes may be a material that is hazardous waste or hazardous material, as defined in section 25117 of the Health and Safety Code, that is required to be removed to a Class I, Class II, or Class III disposal site in accordance with provisions of existing law;
  - (2) Other material that may present a substantial danger to persons or property exposed thereto in connection with Work at the site.
- b. Contractor's written notice shall indicate whether the hazardous waste or material was shown or indicated in the Contract Documents to be within the scope of Work, and whether the materials were brought to the site by Contractor, its Subcontractors, suppliers, or anyone else for whom Contractor is responsible. As used in this section the term "hazardous materials" shall include, without limitation, asbestos, lead, Polychlorinated biphenyl (PCB), petroleum and related hydrocarbons, and radioactive material.
- c. In response to Contractor's written notice, the District shall investigate the identified conditions.
- d. If the District determines that conditions do not involve hazardous materials or that no change in terms of Contract is justified, the District shall so notify Contractor in writing, stating reasons. If the District and Contractor cannot agree on whether conditions justify an adjustment in Contract Price or Contract Time, or on the extent of any adjustment, Contractor shall proceed with the Work as directed by the District.
- e. If after receipt of notice from the District, Contractor does not agree to resume Work based on a reasonable belief it is unsafe, or does not agree to resume Work under special conditions, then District may order such portion of Work that is in connection with such hazardous condition or such affected area to be deleted from the Work, or performed by others, or District may invoke its rights to terminate the Contract in whole or in part. District will determine entitlement to or the amount or extent of an adjustment, if any, in

- Contract Price or Contract Time as a result of deleting such portion of Work, or performing the Work by others.
- f. If Contractor stops Work in connection with any hazardous condition and in any area affected thereby, Contractor shall immediately redeploy its workers, equipment, and materials, as necessary, to other portions of the Work to minimize delay and disruption.

#### 12. Additional Warranties and Representations

- a. Contractor represents and warrants that it, its employees, and its subcontractors and their employees, shall at all times have the required levels of familiarity with the Site and the Work, training, and ability to comply fully with all applicable laws and contractual requirements for safe and expeditious performance of the Work, including whatever training is or may be required regarding the activities to be performed (including, but not limited to, all training required to address adequately the actual or potential dangers of Contract performance).
- b. Contractor represents and warrants that it, its employees, and its subcontractors and their employees, shall at all times have and maintain in good standing any and all certifications and licenses required by applicable federal, state, and other governmental and quasi-governmental requirements applicable to the Work.
- c. Contractor represents and warrants that it has studied carefully all requirements of the Specifications regarding procedures for demolition, hazardous waste abatement, or safety practices, specified in the Contract, and prior to submitting its bid, has either (a) verified to its satisfaction that the specified procedures are adequate and sufficient to achieve the results intended by the Contract Documents, or (b) by way of approved "or equal" request or request for clarification and written Addenda, secured changes to the specified procedures sufficient to achieve the results intended by the Contract Documents. Contractor accepts the risk that any specified procedure will result in a completed Project in full compliance with the Contract Documents.

## 13. Monitoring and Testing

- a. District reserves the right, in its sole discretion, to conduct air monitoring, earth monitoring, Work monitoring, and any other tests (in addition to testing required under the agreement or applicable law), to monitor Contract requirements of safe and statutorily compliant work methods and (where applicable) safe re-entry level air standards under state and federal law upon completion of the job, and compliance of the work with periodic and final inspection by public and quasi-public entities having jurisdiction.
- b. Contractor acknowledges that District has the right to perform, or cause to be performed, various activities and tests including, but not limited to, preabatement, during abatement, and post-abatement air monitoring, that District shall have no obligation to perform said activities and tests, and that a portion of said activities and tests may take place prior to the completion of

the Work by Contractor. In the event District elects to perform these activities and tests, Contractor shall afford District ample access to the Site and all areas of the Work as may be necessary for the performance of these activities and tests. Contractor will include the potential impact of these activities or tests by District in the Contract Price and the Scheduled Completion Date.

c. Notwithstanding District's rights granted by this paragraph, Contractor may retain its own industrial hygiene consultant at Contractor's own expense and may collect samples and may perform tests including, but not limited to, preabatement, during abatement, and post-abatement personal air monitoring, and District reserves the right to request documentation of all such activities and tests performed by Contractor relating to the Work and Contractor shall immediately provide that documentation upon request.

#### 14. Compliance with Laws

- a. Contractor shall perform safe, expeditious, and orderly work in accordance with the best practices and the highest standards in the hazardous waste abatement, removal, and disposal industry, the applicable law, and the Contract Documents, including, but not limited to, all responsibilities relating to the preparation and return of waste shipment records, all requirements of the law, delivering of all requisite notices, and obtaining all necessary governmental and quasi-governmental approvals.
- b. Contractor represents that it is familiar with and shall comply with all laws applicable to the Work or completed Work including, but not limited to, all federal, state, and local laws, statutes, standards, rules, regulations, and ordinances applicable to the Work relating to:
  - (1) The protection of the public health, welfare and environment;
  - (2) Storage, handling, or use of asbestos, PCB, lead, petroleum based products, radioactive material, or other hazardous materials;
  - (3) The generation, processing, treatment, storage, transport, disposal, destruction, or other management of asbestos, PCB, lead, petroleum, radioactive material, or hazardous waste materials or other waste materials of any kind; and
  - (4) The protection of environmentally sensitive areas such as wetlands and coastal areas.

#### 15. Disposal

a. Contractor has the sole responsibility for determining current waste storage, handling, transportation, and disposal regulations for the job Site and for each waste disposal facility. Contractor must comply fully at its sole cost and expense with these regulations and any applicable law. District may, but is not obligated to, require submittals with this information for it to review consistent with the Contract Documents.

- Contractor shall develop and implement a system acceptable to District to track hazardous waste from the Site to disposal, including appropriate "Hazardous Waste Manifests" on the EPA form, so that District may track the volume of waste it put in each landfill and receive from each landfill a certificate of receipt.
- c. Contractor shall provide District with the name and address of each waste disposal facility prior to any disposal, and District shall have the express right to reject any proposed disposal facility. Contractor shall not use any disposal facility to which District has objected. Contractor shall document actual disposal or destruction of waste at a designated facility by completing a disposal certificate or certificate of destruction forwarding the original to the District.

#### 16. Permits

- a. Before performing any of the Work, and at such other times as may be required by applicable law, Contractor shall deliver all requisite notices and obtain the approval of all governmental and quasi-governmental authorities having jurisdiction over the Work. Contractor shall submit evidence satisfactory to District that it and any disposal facility:
  - (1) have obtained all required permits, approvals, and the like in a timely manner both prior to commencement of the Work and thereafter as and when required by applicable law; and
  - (2) are in compliance with all such permits, approvals and the regulations.

For example, before commencing any work in connection with the Work involving asbestos-containing materials, or PCBs, or other hazardous materials subject to regulation, Contractor agrees to provide the required notice of intent to renovate or demolish to the appropriate state or federal agency having jurisdiction, by certified mail, return receipt requested, or by some other method of transmittal for which a return receipt is obtained, and to send a copy of that notice to District. Contractor shall not conduct any Work involving asbestos-containing materials or PCBs unless Contractor has first confirmed that the appropriate agency having jurisdiction is in receipt of the required notification. All permits, licenses, and bonds that are required by governmental or quasi-governmental authorities, and all fees, deposits, tap fees, offsite easements, and asbestos and PCB disposal facilities expenses necessary for the prosecution of the Work, shall be procured and paid for by Contractor. Contractor shall give all notices and comply with the all applicable laws bearing on the conduct of the Work as drawn and specified. If Contractor observes or reasonably should have observed that Plans and Specifications and other Contract Documents are at variance therewith, it shall be responsible for promptly notifying District in writing of such fact. If Contractor performs any Work contrary to applicable laws, it shall bear all costs arising therefrom.

b. In the case of any permits or notices held in District's name or of necessity to be made in District's name, District shall cooperate with Contractor in securing the permit or giving the notice, but the Contractor shall prepare for District review and execution upon approval, all necessary applications, notices, and other materials.

#### 17. Indemnification

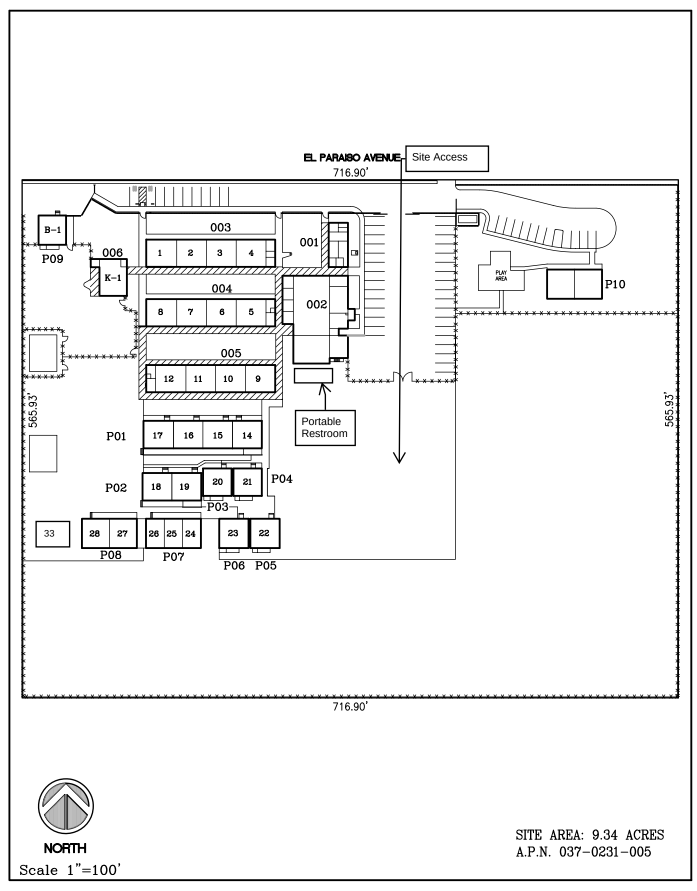
To the fullest extent permitted by law, the indemnities and limitations of liability expressed throughout the Contract Documents apply with equal force and effect to any claims or liabilities imposed or existing by virtue of the removal, abatement, and disposal of hazardous waste. This includes, but is not limited to, liabilities connected to the selection and use of a waste disposal facility, a waste transporter, personal injury, property damage, loss of use of property, damage to the environment or natural resources, or "disposal" and "release" of materials associated with the Work (as defined in 42 U.S.C. § 960l et seq.).

#### 18. Termination

District shall have an absolute right to terminate for default immediately without notice and without an opportunity to cure should Contractor knowingly or recklessly commit a material breach of the terms of the Contract Documents, or any applicable law, on any matter involving the exposure of persons or property to hazardous waste. However, if the breach of contract exposing persons or property to hazardous waste is due solely to an ordinary, unintentional, and non-reckless failure to exercise reasonable care, then the procedures for termination for cause shall apply without modification.

END OF DOCUMENT

# **EXHIBIT A – Site Logistics Plan**



040 — Clayton B. Wire Elementary School 5100 El Paraiso Avenue SACRAMENTO CITY UNIFIED SCHOOL DISTRICT EXISTING SITE DIAGRAM

OCTOBER 2001

# **EXHIBIT B - Hazardous Materials Survey**

# HAZARDOUS MATERIALS SURVEY FINAL REPORT

# OWNER/CLIENT

Sacramento City Unified School District 5735 47<sup>th</sup> Avenue Sacramento, CA 95824

# **CONTACT**

Mr. Chris Ralston, Director III
Facilities Management, Maintenance & Operations, and Resource
Management

## **SURVEY ADDRESS**

Clayton B Wire Elementary School 5100 El Paraiso Avenue Sacramento, CA 95824

# **BUILDING(S) SURVEYED**

Carpet Flooring, MPR Ceiling, Portable Restroom, Bldg 14-17
Campus Reopening Project

# **PREPARED BY**

Blake Howes
CAC #13-5015 & CDPH #I/A 3315
Entek Consulting Group, Inc.
4200 Rocklin Road, Suite 7
Rocklin, CA 95677

Entek Project #22-6437

December 8, 2022

ASBESTOS LEAD MOLD INDOOR AIR QUALITY NOISE MONITORING TRAINING HEALTH AND SAFETY AUDITS



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## **Executive Summary**

The United States Environmental Protection Agency, National Emission Standards for Hazardous Air Pollutants (US EPA NESHAP), 40 CFR Part 61 - Nov. 20, 1990, requires an owner or operator of a demolition or renovation project to thoroughly inspect the affected facility or part of the facility where the demolition or renovation operation will occur for the presence of asbestos-containing materials (ACM) prior to the commencement of that project.

This inspection report was requested by Chris Ralston, Director III of the Facilities Management, Maintenance & Operations, and Resource Management department for the Sacramento City Unified School District (SCUSD).

The purpose of the inspection was to comply with US EPA NESHAP requirements and the Sacramento Metropolitan Air Quality Management District (SMAQMD) which has jurisdiction for this project site to determine if asbestos containing materials are present which may be impacted during an upcoming project, which will various areas of all buildings currently located at the Clayton B Wire Elementary School campus, 5100 El Paraiso Avenue, Sacramento, California. The school is currently not in use, and will be reopened for students in the near future.

Paints, coatings, and glazed ceramic tiles were also tested for lead content for compliance with Cal/OSHA lead in construction regulations. It is our understanding the school was originally constructed in the 1960's.

The attached drawings show approximate sample locations and also identify those bulk sample materials analyzed and found to contain asbestos greater than 1% with a (+) after the sample number. Materials analyzed and found to contain less than 1% asbestos or reported as none detected have a (-) after each sample number.

Materials are classified in the tables of this report as regulated asbestos containing material (RACM), Category I (CAT-I) or Category II (CAT-II) ACM, or asbestos containing construction material (ACCM), which included collecting multiple samples of some materials. Contractors and other individuals who view the sample locations and associated results indicated with either a (-) or a (+) on the drawing to make determinations take the risk of misidentifying a material and may arrive at determinations which are in direct conflict with the written findings of this report. This use of the drawing and the information provided on it relating to individual sample results in determining if a material does or does not contain asbestos is not recommended.

This is a summary of the report. The report must be read in its entirety, and the reader must review all the detailed information provided in the body of the report prior to making any interpretations, or conclusions pertaining to the information. Any conclusions made by the reader about the information provided in the body of this report which are contradictory or not included in this report are the responsibility of the reader.



#### Asbestos

On November 29-30, 2022 Entek conducted a survey specific to areas designated by the Owner which included the following:

- 1) Carpet flooring and associated materials throughout campus
- 2) Multi-Purpose Room ceiling
- 3) Portable Restroom near the Multi-Purpose Building
- 4) All areas of the building with rooms 14-17
- 5) Damaged ceiling materials where found
- 6) Wall materials where anchoring of new electrical components may occur (classrooms)

The results of testing for asbestos during this survey indicate asbestos is present in multiple materials throughout the campus. A quick summary is detailed in the following bullet points, with specifics pertaining to individual materials found in later sections of this report.

Materials Found or Assumed to Contain Asbestos:

## Administration Office Building

Black mastic associated with carpet flooring

#### Multi-Purpose Building

- Drywall joint compound associated with ceilings above 12" acoustic ceiling tile
- Brown cove mastic associated with carpet floors at stage area
- 9" Green vinyl floor tile & mastic in break room

## Rooms 1-4 & Storage Room

- Vinyl floor tile & black mastic found beneath carpet and visible 12" vinyl floor tile
- 9" Green vinyl floor tile & mastic in storage room near room 4

#### Room 5-8

None

#### Rooms 9-12

Vinyl floor tile found beneath carpet and visible 12" vinyl floor tile

#### Kindergarten Room

Black mastic associated with carpet flooring

#### Portable Room 13

None

#### Rooms 14-17

- Vinyl floor tile & black mastic found beneath carpet and visible 12" vinyl floor tile -Rooms 15-17
- Brown sheet vinyl flooring Room 14 restroom

#### Rooms 18-19

- Black mastic associated with vinyl tile beneath carpet and visible 12" vinyl floor tile
- Brown cove mastic



Portable Rooms 20-21

NONE

Portable Rooms 22-23

NONE

Portable Rooms 24-26

NONE

Portable Rooms 27-28

NONE

Portable Room 33

NONE

Preschool Portable

NONE

#### Lead

Entek investigated existing paints and applied coatings in an effort to determine if lead was present in these materials. The materials detailed in the following list were all found or assumed to contain more than 5,000 parts per million (ppm) lead and are classified as lead-based paint (LBP). If more than 100 square feet of these materials are impacted by a "trigger task", prior notification to Cal/OSHA will be required.

White colored paint - Metal I-beams, rooms 14-17

The paints detailed in the following list were determined to contain lead in amounts less than 5,000 ppm and are classified as lead containing paint (LCP). Any work designated by California Occupational Safety Health Administration (Cal/OSHA) as a "trigger task" which will impact these paints, coatings, or materials must be done by properly trained personnel, in compliance with all lead related Cal/OSHA regulations and requirements.

- Tan colored paint Wood wall panels throughout school
- Blue/Green colored paint Wood wall panels throughout school
- White colored paint Wood wall panels throughout school

The paints detailed in the following list were determined not to contain lead above the analysis method detection limit of 100 ppm.

• White over blue colored paint - Wood walls, rooms 15-16

#### Other Hazardous Materials

Entek did not specifically inspect for mercury containing fluorescent light tubes or light ballast which may contain polychlorinated biphenyls (PCBs) or equipment or systems which may contain Freon or other fluorocarbons. However, due to the age of the school, information pertaining to these materials is included in this report for your use and reference.



#### Introduction

This report presents results of an asbestos and lead survey performed by Entek which included targeted interior and exterior areas of all buildings for an upcoming campus reopening project at Clayton B Wire Elementary School located at 5100 El Paraiso Avenue in Sacramento, California.

The inspection was conducted by Mr. Blake Howes on November 29-30, 2022. Mr. Howes is a Cal/OSHA Certified Asbestos Consultant (CAC) and a State of California Department of Public Health (CDPH) certified Lead Inspector/Assessor.

This report was prepared for Mr. Chris Ralston, Director III of the Facilities Management, Maintenance & Operations, and Resource Management department for the SCUSD.

## **Building Descriptions**

For the purposes of this survey, the Clayton B Wire Elementary School campus has been divided up into 16 distinct buildings or sections. These buildings or section are referred to as follows:

- 1) Administration Office Building
- 2) Multi-Purpose Building
- 3) Portable Restroom
- 4) Rooms 1-4
- 5) Rooms 5-8
- 6) Rooms 9-12
- 7) Portable Room 13
- 8) Kindergarten Building
- 9) Rooms 14-17
- 10) Rooms 18-19
- 11) Portable Rooms 20-21
- 12) Portable Rooms 22-23
- 13) Portable Rooms 24-26
- 14) Portable Rooms 27-28
- 15) Portable Room 33
- 16) Preschool Portable

Interior finish materials found throughout this campus include carpet, vinyl floor tiles, sheet vinyl flooring, rubber vinyl base cove, drywall, plaster, ceramic tile, wood or fiberboard wall panels, and acoustic ceiling tiles.

Exterior finish materials include stucco, plaster, concrete, and metal components. Many exterior windows are panes set into frames with glazing putty. Roof systems are rolled asphaltic. Mechanical systems are roof and wall mounted HVAC units.

The building with rooms 14-17, and especially rooms 15-16 have had significant water and mold damage occurrences. Visible mold growth and detectable odors are present in these areas.



### **Asbestos Inspection and Sample Collection Protocols**

Entek included targeted interior and exterior areas of the buildings included in this report, but used only limited methods to look within enclosed wall or ceiling cavities during this investigation. Entek did include all suspect materials observed in, on, or associated with the areas included in this report.

Bulk samples were collected of various materials suspected to contain asbestos by utilizing a power drill and coring tube, cutting the materials with a razor knife, or use of other appropriate hand tools.

Surfacing materials were collected in a statistically random manner representative of the associated homogenous area as required in 40 CFR Part 763, Asbestos-Containing Materials in Schools; Final Rule and Notice, published October 30, 1987 and the Sacramento Metropolitan Air Quality Management District (SMAQMD) Compliance Assistance Advisory published in June 2010.

Miscellaneous materials were collected from each homogenous area in a manner sufficient to determine whether the material is or is not ACM as required in 40 CFR Part 763, Asbestos-Containing Materials in Schools; Final Rule and Notice, published October 30, 1987.

Approximate locations of all samples collected during this inspection are indicated on the "Bulk Asbestos Material Analysis Request Form for Entek", which served as the chain of custody for the samples, and on the building diagrams attached to this report.

## **Asbestos Bulk Sample Results**

There were several materials observed which are considered "suspect" under US EPA guidelines. Under current US EPA guidelines for conducting building inspections for ACM, all "suspect" materials must be assumed to contain asbestos until otherwise determined by laboratory testing.

The samples of materials suspected of containing asbestos were submitted to Asbestech, a laboratory located in Rancho Cordova, California. These samples were subsequently analyzed by polarized light microscopy (PLM) with dispersion staining.

The US EPA NESHAP and SMAQMD uses the terms Regulated Asbestos Containing Material (RACM), Category I, and Category II when identifying materials which contain asbestos in amounts greater than 1%. Cal/OSHA uses the term ACCM which indicates a manufactured construction material contains greater than 0.1% asbestos by weight by the PLM method. This definition can be found in Title 8, 1529.

All samples found to contain <1% asbestos by PLM analysis which are not identified as containing >1% asbestos, classified as RACM, CAT-I, or CAT-II materials in the following results tables were additionally analyzed using the 400 point count (PC) method with analysis by PLM. This additional analysis is required by NESHAP and enforced by SMAQMD. The PC method analysis results were used only to verify a material did not contain >1% asbestos as a single layer material, or as a composite result which is provided



for materials such as sheet rock/drywall and joint compound used for wall/ceiling systems. A result reported as none detected or "trace" by the PC method only verified the initial PLM result of <1% and shall not be used to determine the identified material does not contain asbestos. Copies of Asbestech's laboratory reports and accreditations are attached.

Neither OSHA or Cal/OSHA allow for composite sampling of wall system materials, and neither address the use of the PC method to confirm a material identified as containing <1% asbestos by the PLM method either contains <1% asbestos or is non-detected for asbestos. As a result, reporting of the asbestos content related to a composited material such as sheet rock/drywall and joint compound does not apply to determining if a material is or is not an ACM by OSHA or an ACCM by Cal/OSHA.

A total of 126 bulk samples were collected of all the materials considered to be "suspect" which were observed during this investigation. Some of those samples contained multiple layers which were individually analyzed to determine their asbestos content. Analysis of all samples collected was by PLM with dispersion staining. Results of the analysis are listed in the following tables, broken out by materials found or assumed to be present in each building:

Suspect Materials Found or Assumed TO Contain Asbestos Administration Office Building						
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity	
01A-C	Black Carpet Mastic	<1-5% CHRYSOTILE	Beneath Carpet Throughout Administration Office Building	CAT-I	500 Sq.	
Please	see sample series 02-0	)4 in Appendix A for m	aterials found not to co	ntain asbestos in	this area	

Intentionally Blank



	Suspect Materials Found or Assumed TO Contain Asbestos Multi-Purpose Building						
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM/PC	Location	NESHAP Classification	Total Estimated Quantity		
06A-B	Brown Cove Mastic	<1% FIBROUS TREMOLITE	Stage Area Where Carpet is Rolled onto Wall as Cove Material	CAT-II	20 Sq.		
Please no		vere not confirmed to cor contain >1% asbestos fo			nd must be		
08A-C	Drywall & Joint Compound	NONE DETECTED  (Drywall)  <1% CHRYSOTILE  (Joint Compound)  <1% CHRYSOTILE  (Composite)	Main Room and Kitchen Ceilings Above 12" Acoustic Tile	Cal/OSHA ACCM (Confirmed by 400 point count analysis)	3,000 Sq.		
n/a	Green 9" Vinyl Floor Tile, Black Mastic	ASSUMED POSITIVE (Floor Tile) ASSUMED POSITIVE (Black Mastic)	Break Room	CAT-I	280 Sq. 280 Sq.		
Please se	Please see sample series 05, 07, & 09 in Appendix A for materials found not to contain asbestos in this area						

Suspect Materials Found or Assumed TO Contain Asbestos Restroom Portable						
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity	
None	None	None	None	None	None	
Please s	Please see sample series 10-13 in Appendix A for materials found not to contain asbestos in this area					

Intentionally Blank



Suspect Materials Found or Assumed TO Contain Asbestos Rooms 1-4							
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity		
14A-D	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic	NONE DETECTED (Yellow Mastic) 1-2% CHRYSOTILE (Floor Tile) 1-5% CHRYSOTILE (Black Mastic)	Rooms 1-4 Beneath Visible Carpet Flooring and 12" Vinyl Floor Tile	CAT-I	3,600 Sq. 3,600 Sq.		
n/a	Green 9" Vinyl Floor Tile, Black Mastic	ASSUMED POSITIVE (Floor Tile) ASSUMED POSITIVE (Black Mastic)	Storage Room next to Room 4	CAT-I	50 Sq. 50 Sq.		
Please	see sample series 1	5-18 in Appendix A for m	aterials found not to co	ntain asbestos in	this area		

Suspect Materials Found or Assumed TO Contain Asbestos Rooms 5-8					
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity
None	None	None	None	None	None
Please see sample series 19-22 in Appendix A for materials found not to contain asbestos in this area					

Sample			Suspect Materials Found or Assumed TO Contain Asbestos Rooms 9-12						
ID# <sup>;</sup> s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity				
	Yellow Carpet lastic, Beige Vinyl Floor Tile, Black Mastic	NONE DETECTED (Yellow Mastic) 1-2% CHRYSOTILE (Floor Tile) NONE DETECTED (Black Mastic)	Rooms 9-12 Beneath Visible Carpet Flooring and 12" Vinyl Floor Tile	CAT-I	3,600 Sq.				



Suspect Materials Found or Assumed TO Contain Asbestos Kindergarten Building							
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity		
27A-B	Yellow/Black Carpet Mastic	NONE DETECTED (Yellow Mastic) 1-5% CHRYSOTILE (Black Mastic)	Beneath Carpet Throughout Main Room	CAT-I	400 Sq.		
Please							

Suspect Materials Found or Assumed TO Contain Asbestos Portable 13						
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity	
None	None	None	None	None	None	
Please see sample series 31-35 in Appendix A for materials found not to contain asbestos in this area						

	Suspect Materials Found or Assumed TO Contain Asbestos Rooms 14-17							
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity			
36A-C	Yellow Mastic, Gray Vinyl Floor Tile, Black Mastic	NONE DETECTED (Yellow Mastic) 1-2% CHRYSOTILE (Floor Tile) 1-5% CHRYSOTILE (Black Mastic)	Rooms 15-17 Beneath Visible Carpet Flooring and 12" Vinyl Floor Tile	CAT-I	2,700 Sq. 2,700 Sq.			
39A	Gray Vinyl Floor Tile (Bottom Layer), Black Mastic 1, Black Mastic 2	NONE DETECTED (Floor Tile) NONE DETECTED (Black Mastic 1) 1-5% CHRYSOTILE (Black Mastic 2)	Room 17 Beneath Visible 12" Vinyl Floor Tile	CAT-I	Totaled with Series 36			
40A	Brown Sheet Vinyl Flooring	15-20% CHRYSOTILE	Room 14 Restroom	RACM	12 Sq.			

Please see sample series 37-38 & 41-45 in Appendix A for materials found not to contain asbestos in this area



	Suspect Materials Found or Assumed TO Contain Asbestos Rooms 18-19							
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity			
46A-B	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic	NONE DETECTED (Yellow Mastic) NONE DETECTED (Floor Tile) 1-2% CHRYSOTILE (Black Mastic)	Rooms 18-19 Beneath Visible Carpet Flooring and 12" Vinyl Floor Tile	CAT-I	1,800 Sq.			
49A-B	Blue/Gray 4" Base Cove, White Mastic, Brown Mastic	NONE DETECTED (Base Cove) NONE DETECTED (White Mastic) <1% FIBROUS TREMOLITE (Brown Mastic)	Rooms 18-19 at Cove Material	CAT-II	60 Sq.			

Please note samples 49A-B were not confirmed to contain <1% asbestos by 400 point count and must be assumed to contain >1% asbestos for removal and disposal purposes

Please see sample series 47-48 in Appendix A for materials found not to contain asbestos in this area

Suspect Materials Found or Assumed TO Contain Asbestos Portable Rooms 20-28 & 33					
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity
None	None	None	None	None	None
Please see sample series 50-71 in Appendix A for materials found not to contain asbestos in this area					

Suspect Materials Found or Assumed TO Contain Asbestos Preschool Portable					
Sample ID#'s	Suspect Material	Asbestos Content/Type (%) by PLM	Location	NESHAP Classification	Total Estimated Quantity
None	None	None	None	None	None
Please see sample series 72-75 in Appendix A for materials found not to contain asbestos in this area					

NOTE: Any CAT-I or CAT-II materials identified in the previous tables which will be subjected to mechanical removal, must be considered RACM for the purposes of notification to SMAQMD and classification of waste. Removal of any CAT-I or CAT-II materials prior to demolition of a building is dependent upon how the materials will be impacted and if the impact will cause the materials to become friable. If any remaining CAT-I or CAT-II materials will become friable they must be removed



prior to the initiation of demolition.

NOTE: Cal/OSHA regulates all materials containing greater than 0.1% asbestos. As a result, impact to materials identified as ACCM and ACM must be performed by properly asbestos trained personnel utilizing appropriate personal protection, work practices, as well as, properly constructed and demarcated work areas or containments, in accordance with Cal/OSHA asbestos regulations.

All sample number noted in the tables above start with ECG-22-6437-

The tables above provide an estimate of the amount of materials in square feet (Sq.) or linear feet (Ln.). Contractors are responsible for quantifying the exact quantity of materials impacted by the renovation or demolition and shall not rely on the quantities in the above tables.

US EPA AHERA uses three terms when determining the classification of a material for the purpose of sampling. These terms include miscellaneous, surfacing, and thermal system insulation (TSI).

<u>Miscellaneous materials</u> are building materials on structural components, structural members or fixtures, such as floor and ceiling tiles, and does not include surfacing material or TSI.

<u>Surfacing materials</u> are materials that are sprayed-on, troweled-on, or otherwise applied to surfaces, such as acoustical plaster on ceiling and fireproofing materials on structural members, or other materials on surfaces for acoustical, fireproofing, or other purposes.

<u>TSI</u> is material applied to pipes, fittings, boilers, breeching, tanks, ducts, or other structural components to prevent heat loss or gain, water condensation, or for other purposes.

The information provided in the tables of this report are for use by the Owner in determining where asbestos containing materials are located, and whether or not any future work may impact those materials. The information is also provided for use by any contractor who may perform work in areas impacting the materials listed in this report, and for use as appropriate by asbestos abatement contractors to provide costs related to work impacting ACM.

Any building materials which are considered "suspect" for containing asbestos which have not been identified in this report must be assumed to contain asbestos in amounts >1% until properly investigated and/or tested.

Materials commonly excluded from being suspected for containing asbestos include, but are not limited to: unwrapped pink and yellow fiberglass insulating materials or products, foam insulation, bare concrete, wood, metal, plastic, or glass. All other types of building materials or coatings on the materials listed above are commonly listed as "suspect" and must be tested prior to impact by a Contractor. Work impacting these untested or newly discovered materials must cease until an investigation can be completed.



## **Asbestos Regulatory Requirements**

## **US** EPA

The property included in this survey report is located in Sacramento County. Sacramento Metropolitan Air Quality Management District (SMAQMD) has been given authority for enforcement of the NESHAP regulations by means of their own rules (Rule 902 Asbestos).

A demolition is the wrecking, taking out, or burning of any load supporting structural member. A renovation is everything else. Ten day written notification to the SMAQMD is required prior to the performance of any demolition project regardless of asbestos being present or not. This notification would also apply to any renovation project which involves the wrecking, taking out, or burning of any load bearing structural member during a renovation as well.

There is a sufficient amount of ACM present to require a 10 day notification to the SMAQMD be submitted prior to starting work which will impact materials identified as RACM or CAT-I and CAT-II materials if they are made friable through mechanical means of removal. If more than 160 square feet, 260 linear feet or 35 cubic feet of RACM is planned for removal on the project, formal written notification to SMAQMD is required.

### Cal/OSHA

Disturbance of any ACM or ACCM could generate airborne asbestos fibers and would be regulated by Cal/OSHA. Cal/OSHA worker health and safety regulations apply during any disturbance of ACM or ACCM by a person while in the employ of another. This is true regardless of friability or quantity disturbed.

Since it has been estimated more than 100 square feet of ACCM and ACM does exist and will be impacted during the upcoming project, a licensed asbestos contractor, certified by the State of California, and registered with Cal/OSHA is required to perform the asbestos related removal work.

For compliance with Title 8, Section 341.9, the asbestos contractor must send written notice at least one day (24 hours) prior to start of any work which will impact any amount of asbestos to the local office for the State of California, Department of Occupational Safety and Health, and perform all work in accordance with Cal/OSHA requirements.

# Lead Inspection, Sampling, & Results

A total of five (5) bulk samples of the painted surfaces from various locations throughout the site were collected and submitted to MicroTest Laboratory. These samples were subsequently analyzed by atomic absorption spectrometry (AAS). Results of the analysis are listed in the following tables:



Paints/Coatings/ Materials Determined to be Lead Based Paint (LBP)			
Paint/Coating Color or Material	Lead Content	Component/Location	
White Colored Paint	17,851 ppm	Metal I-Beam - Rooms 14-17	

LBP - Materials/coatings/paints meeting the definition of lead-based paint as defined by the CDPH and the US EPA, currently defined as containing lead in concentrations equal to or greater than 1.0 mg/cm², 5,000 ppm, or 0.5% by weight.

Paints/Coatings/ Materials Determined to be Lead Containing Paint (LCP)			
Paint/Coating Color or Material	Lead Content	Component/Location	
Tan Colored Paint	4,640 ppm	Wood Wall Panels - Throughout Campus	
Blue/Green Colored Paint	2,996 ppm	Wood Wall Panels - Throughout Campus	
White Colored Paint	885 ppm	Wood Wall Panels - Throughout Campus	

LCP - Materials/coatings/paints which contain measurable amounts of lead. The disturbance of these materials/coatings/paints is regulated by Cal/OSHA.

Paints/Coatings/Materials Determined NOT TO Contain Lead			
Paint/Coating Color or Material	Building Component		
Blue over White Colored Paint	Wood Wall Panels - Rooms 15-16		

Paints determined "NOT TO" contain lead for the purposes of this report are those samples which when analyzed did not indicate lead to be present at or above the limit of detection for the analysis method used. This limit of detection was 100 parts per million (ppm). As a result, any paints shown "NOT TO" contain lead will not require any special training or work practices related to lead when impacted.

## **Lead Regulatory Compliance**

Any upcoming project which may result in the disturbance of lead containing products or surfaces, but is not intended to remediate a lead hazard or specifically designed to remove LBP to reduce or eliminate a known hazard, would be considered "lead related construction work".

Lead related construction work does not fit the classification of a "lead abatement project" under CDPH Title 17 regulations. "Abatement" is defined in Title 17, Division 1, Chapter 8, Article 1 as "any set of measures designed to reduce or eliminate lead hazards or LBP for public and residential buildings, but does not include containment or cleaning." A lead hazard is defined in Title 17, Division 1, Chapter 8, Article 1 as "deteriorated LBP, lead contaminated dust, lead contaminated soil, disturbing LBP or presumed LBP without containment, or any other nuisance which may result in persistent and quantifiable lead exposure."



Lead related construction work means any "construction, alteration, painting, demolition, salvage, renovation, repair, or maintenance of any residential or public building, including preparation and cleanup, that, by using or disturbing lead-containing material or soil, may result in significant exposure of adults or children to lead". (Title 17, California Code of Regulations, Division 1, Chapter 8, Article 1).

Currently, Cal/OSHA has not established a definition for LBP, nor have they established minimum concentrations where their regulations do not apply. Cal/OSHA regulates all construction activities involving materials containing lead, including LBP. These regulations are found in CCR, Title 8 Section 1532.1 (§1532.1) Lead in Construction.

Since Cal/OSHA has not established a concentration of lead in a product where their regulations do not apply, any disturbance to products containing lead come under the jurisdiction of Cal/OSHA and their regulations. Disturbance of paints/coatings or materials determined to be LBP may trigger a pre-work notification to Cal/OSHA if "trigger tasks" disturb 100 square feet or more of those paints/coatings or materials. Trigger tasks are described in Title 8 CCR 1532.1.

## Fluorescent Light Tubes and Polychlorinated Biphenyls (PCBs)

Fluorescent light tubes which contain mercury are considered a universal waste and must be packaged and recycled appropriately if they are removed from a building and not used again. The regulation, called the Universal Waste Rule, are in the California Code of Regulations (CCR), Title 22, Division 4.5, Chapter 23.

Fluorescent light tubes are the bulb or tube portion of an electric lighting device and are commonly referred to as "lamps". Examples of other common electric lamps considered to be universal wastes include, but are not limited to, high intensity discharge, neon, mercury vapor, high pressure sodium, and metal halide lamps. Any lamp which is not spent and has been designated to be reused is not classified as a waste and does not meet the requirements of a hazardous waste or a universal waste.

Spent lamps typically contain concentrations of mercury exceeding the established Total Threshold Limit Concentration (TTLC) and/or the Soluble Threshold Limit Concentration (STLC) values. Therefore, these lamps must be sent to an authorized recycle facility or to a universal waste consolidator for shipment to an authorized recycling facility.

At a minimum, if removed lamps will not be reused they must be packaged in boxes/ packages/containers which are structurally sound, adequate to prevent breakage, and compatible with the content of the lamps. These packages must remain closed and be free of damage which could cause leakage under reasonably foreseeable conditions. Each container must be labeled or marked clearly with one of the following phrases: "Universal Waste Lamp(s)," or "Used Lamp(s)." Entek recommends shipping any lamp not designated for reuse to a universal waste recycling facility once they have been packaged.

PCB containing light ballasts are to be considered a hazardous waste, and must be properly manifested for transport to a hazardous waste facility. Any contractor who may perform PCB related work (inspection, removal, clean-up) must be trained and qualified to do so. All workers must also follow current OSHA regulations including 29 CFR 1910.120 and 8 CCR



5192, as well as, other applicable federal, state, and local laws, and regulations. While light ballasts marked "No PCB" are not considered a hazardous waste, they are considered a universal waste. As a result, removal, packaging, and disposal/recycling of these types of ballasts must be conducted in accordance with current regulations of Title 22.

#### Freon and Fluorocarbons

Freon and other fluorocarbon products associated with HVAC systems, refrigerators, etc. may be present in or on the exterior of the buildings included in this investigation. Prior to demolition of a structure or removal of existing HVAC systems, refrigerators, or any other type of equipment which typically uses these types of coolant products shall have the coolant materials investigated prior to their demolition and removed from the mechanical systems and recycled in accordance with Cal/EPA requirements.

#### Limitations

Entek inspected targeted interior and exterior areas of all buildings located at the survey site to include the following components/areas:

- 1) Carpet flooring and associated materials throughout campus
- 2) Multi-Purpose Room ceiling
- 3) Portable Restroom near the Multi-Purpose Building
- 4) All areas of the building with rooms 14-17
- 5) Damaged ceiling materials where found
- 6) Wall materials where anchoring of new electrical components may occur (classrooms)

The information provided in this inspection report may not be used to extend the inspection results to areas not included in this report without additional review and sampling as necessary.

Entek did not perform destructive sampling to look into ceiling and wall cavities. As a result, it may be possible for materials to be hidden in these areas which are not included in this report. Entek also did not employ any destructive measures on floors of interior spaces or exterior areas covered with asphalt, concrete, or dirt.

If any new materials not listed as having been sampled, or listed as assumed for containing asbestos in this report are discovered, the new material must be assumed to contain asbestos until properly inspected and tested for asbestos content.

Entek's policy is to retain a full copy of these written documents for three (3) years once the file is closed. At the end of the 3 year period the written files will be destroyed without further notice. It is suggested copies of the file(s) are maintained as per the District's policy.

Entek will be providing only this electronic copy of the report and its attachments for your use. However, if you would like a hard copy of this report please do not hesitate to ask. Entek will be happy to mail the report upon receipt of your request.

Thank you for choosing Entek for your environmental needs. Please call me at (916) 632-6800 if you have any questions regarding this report.



Prepared by:

Make Howey
Blake Howes

Vice President

Cal/OSHA CAC #13-5015 CDPH I/A Certification #3315

# **Appendices**

A. Asbestos Related Documents

B. Lead Related Documents

C. Backup Documentation

C:\Users\bhowes\Entek Consulting Group, Inc\Entekgroup - Documents\Clients\Sacramento City USD\22-6437 CB Wire ES - HazMat\Project Letters & Reports\Final Haz Mat Insp Rprt CB Wire ES 12-8-22 Rev1.wpd



# **APPENDIX A**

# **ASBESTOS RELATED DOCUMENTS**

- Bulk Asbestos Analysis Report From Asbestech
- Bulk Asbestos Material Analysis Request Form for Entek
- Asbestos Bulk Sample Location Drawing
- SMAQMD Asbestos Survey Form
- SMAQMD Renovation/Demolition & Survey Notification Form

#### **ASBESTECH**

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22-6437 Sacramento City USD

4200 Rocklin Rd., Suite 7

Rocklin, CA 95677

Clayton B Wire Elementary School
5100 El Paraiso Ave., Sacramento, Ca

## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-1 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 01A	Black carpet mastic, Administration bldg. middle room	<1 CHRYSOTILE	Tar Binder
01B	Black carpet mastic, Administration bldg. north room	<1 CHRYSOTILE	Tar Binder
01C	Black carpet mastic, Administration bldg. middle room storage room	1-5 CHRYSOTILE	Tar Binder
02A	Beige sandpaper sheet vinyl flooring, Administration bldg. south room restroom	NONE DETECTED	Vinyl Cellulose
	Yellow mastic	NONE DETECTED	Synthetics
03A	Blue/gray 4" base cove, Administration bldg. middle room	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics
03B	Blue/gray 4" base cove, Administration bldg. south hallway	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.





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Clayton B Wire Elementary School
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#### **BULK ASBESTOS ANALYSIS REPORT**

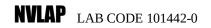
LAB JOB # 70021-2 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 04A	Brown/white 12" acoustic ceiling tile (nailed on), Administration bldg. north room	NONE DETECTED	Cellulose
05A	Yellow carpet mastic, multipurpose bldg. stage area	NONE DETECTED	Synthetics
	Black mastic	NONE DETECTED	Calcite Opaques
05B	Yellow carpet mastic, multipurpose bldg. stage area	NONE DETECTED	Synthetics
	Black mastic	NONE DETECTED	Calcite Opaques
06A	Brown carpet cove mastic, multipurpose bldg. stage area	<1 FIBROUS TREMOLITE	Synthetics Talc
06B	Brown carpet cove mastic, multipurpose bldg. stage area	<1 FIBROUS TREMOLITE	Synthetics Talc
07A	Blue/gray 4" base cove, multipurpose bldg. stage area	NONE DETECTED	Calcite Opaques

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.





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#### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-3 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 08A	White drywall, multipurpose bldg. main room ceiling above ceiling tile	NONE DETECTED	Gypsum Fibrous Glass
	White joint compound	<1 CHRYSOTILE	Calcite
	Composite	<1 CHRYSOTILE	Gypsum Fibrous Glass Calcite
08B	White drywall, multipurpose bldg. main room ceiling above ceiling tile	NONE DETECTED	Gypsum Fibrous Glass
	White joint compound	<1 CHRYSOTILE	Calcite
	Composite	<1 CHRYSOTILE	Gypsum Fibrous Glass Calcite
08C	White drywall , multipurpose bldg. kitchen ceiling	NONE DETECTED	Gypsum Fibrous Glass
	White joint compound	<1 CHRYSOTILE	Calcite
	Composite	<1 CHRYSOTILE	Gypsum Fibrous Glass Calcite
09A	Brown/white 12" acoustic ceiling tile, multipurpose bldg. main room ceiling	NONE DETECTED	Cellulose
	Brown mastic tab	NONE DETECTED	Synthetics





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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-4 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 09B	Brown/white 12" acoustic ceiling tile, multipurpose bldg. main room ceiling	NONE DETECTED	Cellulose
	Brown mastic tab	NONE DETECTED	Synthetics
09C	Brown/white 12" acoustic ceiling tile, multipurpose bldg. kitchen ceiling	NONE DETECTED	Cellulose
	Brown mastic tab	NONE DETECTED	Synthetics
10A	Gray/white mottled sheet vinyl flooring, restroom portable	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
	Gray leveler	NONE DETECTED	Calcite
10B	Gray/white mottled sheet vinyl flooring, restroom portable	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
11A	White drywall , restroom portable	NONE DETECTED	Gypsum Fibrous Glass
12A	Yellow plastic wall panel mastic, restroom portable	NONE DETECTED	Calcite

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.



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# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-5 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 13A	Gray metal roof mastic, restroom portable	NONE DETECTED	Opaques Polyethylene
14A	Yellow carpet mastic, bldg. 1-4 room 1	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	NONE DETECTED	Tar Binder
14B	Yellow carpet mastic, bldg. 1-4 room 2	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	1-5 CHRYSOTILE	Tar Binder
14C	Yellow carpet mastic, bldg. 1-4 room 3	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	1-5 CHRYSOTILE	Tar Binder
14D	Yellow carpet mastic, bldg. 1-4 room 4	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	1-5 CHRYSOTILE	Tar Binder

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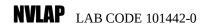
#### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-6 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 15A	Light gray mottled 12" vinyl floor tile (top layer), bldg. 1-4 room 1	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
15B	Light gray mottled 12" vinyl floor tile (top layer), bldg. 1-4 room 3	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
16A	White vinyl floor tile (bottgom layer), bldg. 1-4 room 1	NONE DETECTED	Calcite
17A	Blue/gray 4" base cove, bldg. 1-4 room 1	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Calcite
17B	Blue/gray 4" base cove, bldg. 1-4 room 3	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics
18A	Gray/white 12" acoustic ceiling tile (nailed on), bldg. 1-4 room 1	NONE DETECTED	Cellulose Pumice
19A THE ANALYSIS USES PO	Yellow carpet mastic, bldg. 5-8 room 5 DLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOR	NONE DETECTED LOWING E.P.A. METHOD 600/R-93/116. NON-FRIABL	Calcite E MATERIALS WERE ANALY





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# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-7 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 19B	Yellow carpet mastic, bldg. 5-8 room 6	NONE DETECTED	Calcite
19C	Yellow carpet mastic, bldg. 5-8 room 7	NONE DETECTED	Calcite
19D	Yellow carpet mastic, bldg. 5-8 room 8	NONE DETECTED	Calcite
20A	Gray mottled 12" vinyl floor tile, bldg. 5-8 room 5	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
21A	Blue/gray 4" base cove, bldg. 5-8 room 5	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
21B	Blue/gray 4" base cove, bldg. 5-8 room 7	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
22A	Gray/white 12" acoustic ceiling tile (nailed on), bldg. 5-8 room 5	NONE DETECTED	Cellulose Pumice

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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-8 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 23A	Yellow carpet mastic, bldg. 9-12 room 9	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	NONE DETECTED	Tar Binder
23B	Yellow carpet mastic, bldg. 9-12 room 10	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	NONE DETECTED	Tar Binder
23C	Yellow carpet mastic, bldg. 9-12 room 11	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	NONE DETECTED	Tar Binder
23D	Yellow carpet mastic, bldg. 9-12 room 12	NONE DETECTED	Synthetics
	Beige vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	NONE DETECTED	Tar Binder
24A	Gray mottled 12" vinyl floor tile, bldg. 9-12 room 9	NONE DETECTED	Calcite

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# **BULK ASBESTOS ANALYSIS REPORT**

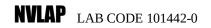
LAB JOB # 70021-9 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 25A	Blue/gray 4" base cove, bldg. 9-12 room 9	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics
25B	Blue/gray 4" base cove, bldg. 9-12 room 11	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics
26A	Brown/white 12" acoustic ceiling tile (nailed on), bldg. 9-12 room 9	NONE DETECTED	Cellulose
27A	Yellow carpet mastic, bldg. K-1 main room	NONE DETECTED	Synthetics
	Black mastic	1-2 CHRYSOTILE	Tar Binder
27B	Black carpet mastic, bldg. K-1 main room	1-5 CHRYSOTILE	Tar Binder

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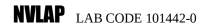
### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-10 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437-			~
28A	Gray mottled 12" vinyl floor tile, bldg. K-1 main room	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
29A	Blue/gray 4" base cove, bldg. K-1 main room	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
30A	Brown/white 12" acoustic ceiling tile (nailed on), bldg. K-1 main room	NONE DETECTED	Cellulose
31A	Yellow carpet mastic, portable room 13	NONE DETECTED	Synthetics
32A	Gray mottled 12" vinyl floor tile (top layer), portable room 13	NONE DETECTED	Calcite
33A	Brown vinyl floor tile (bottom layer), portable room 13	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics
34A	Blue/gray 4" base cove, portable room 13	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite





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# **BULK ASBESTOS ANALYSIS REPORT**

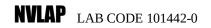
LAB JOB # 70021-11 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 35A	Brown 4" base cove, portable room 13	NONE DETECTED	Opaques
	White mastic	NONE DETECTED	Calcite
36A	Gray vinyl floor tile, bldg. 14-17 room 15	1-2 CHRYSOTILE	Calcite
	Black mastic	1-5 CHRYSOTILE	Tar Binder
36B	Yellow carpet mastic, bldg. 14-17 room 16	NONE DETECTED	Synthetics
	Gray vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	1-5 CHRYSOTILE	Tar Binder
36C	Yellow carpet mastic, bldg. 14-17 room 17	NONE DETECTED	Synthetics
	Gray vinyl floor tile	1-2 CHRYSOTILE	Calcite
	Black mastic	1-2 CHRYSOTILE	Tar Binder
37A	Yellow carpet mastic, bldg. 14-17 room 14	NONE DETECTED	Synthetics
	Black mastic	NONE DETECTED	Tar Binder

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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-12 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 38A	Gray mottled 12" vinyl floor tile (top layer), bldg. 14-17 room 15	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder
38B	Gray mottled 12" vinyl floor tile (top layer), bldg. 14-17 room 17	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder
39A	Gray vinyl floor tile (bottom layer), bldg. 14-17 room 17	NONE DETECTED	Calcite
	Black mastic 1	NONE DETECTED	Tar Binder
	Black mastic 2	1-5 CHRYSOTILE	Tar Binder
40A	Brown sheet vinyl flooring, bldg. 14-17 room 14 restroom	15-20 CHRYSOTILE	Vinyl Cellulose
41A	Blue/gray 4" base cove, bldg. 14-17 room 15	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics Wollastonite

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# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-13 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 41B	Blue/gray 4" base cove, bldg. 14-17 room 14	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics Wollastonite
42A	White drywall, bldg. 14-17 room 15 HVAC closet	NONE DETECTED	Gypsum Fibrous Glass
	White joint compound	NONE DETECTED	Calcite
43A	Gray/white 12" acoustic ceiling tile (nailed on), bldg. 14-17 room 14	NONE DETECTED	Cellulose Pumice
43B	Brown/white 12" acoustic ceiling tile (nailed on), bldg. 14-17 room 17	NONE DETECTED	Cellulose
44A	Black composition asphalt rolled roofing, bldg. 14-17 east roof	NONE DETECTED	Tar Binder Fibrous Glass
44B	Black composition asphalt rolled roofing, bldg. 14-17 middle roof	NONE DETECTED	Tar Binder Fibrous Glass
	Gray roofing	NONE DETECTED	Cellulose Pumice





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#### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-14 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 44C	Black composition asphalt rolled roofing, bldg. 14-17 west roof	NONE DETECTED	Tar Binder Fibrous Glass
	Gray roofing	NONE DETECTED	Cellulose Pumice
45A	Black roof jack mastic, bldg. 14-17 west roof	NONE DETECTED	Tar Binder
	Silver paint	NONE DETECTED	Opaques
45B	Black roof jack mastic, bldg. 14-17 east roof	NONE DETECTED	Tar Binder
	Silver paint	NONE DETECTED	Opaques
46A	Yellow carpet mastic, bldg. 18-19 room 18	NONE DETECTED	Synthetics
	Beige vinyl floor tile	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder Polyethylene
46B	Yellow carpet mastic, bldg. 18-19 room 19	NONE DETECTED	Synthetics
	Beige vinyl floor tile	NONE DETECTED	Calcite
	Black mastic	1-2 CHRYSOTILE	Tar Binder





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# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-15 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 47A	Gray mottled 12" vinyl floor tile (top layer) bldg. 18-19 room 18	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder
48A	Beige vinyl floor tile (bottom layer) bldg. 18-19 room 18	NONE DETECTED	Calcite
	Black mastic 1	NONE DETECTED	Tar Binder
	Black mastic 2	NONE DETECTED	Tar Binder Polyethylene
49A	Blue/gray 4" base cove, bldg. 18-19 room 18	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	<1 FIBROUS TREMOLITE	Synthetics Wollastonite
49B	Blue/gray 4" base cove, bldg. 18-19 room 19	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	Brown mastic	NONE DETECTED	Synthetics Wollastonite





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Client: Job:

Entek Consulting Group, Inc.

22-6437 Sacramento City USD

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Rocklin, CA 95677

Clayton B Wire Elementary School
5100 El Paraiso Ave., Sacramento, Ca

# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-16 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 50A	Yellow carpet mastic, portable room 20	NONE DETECTED	Synthetics
	White leveler	NONE DETECTED	Gypsum
50B	Yellow carpet mastic, portable room 21	NONE DETECTED	Synthetics
	White leveler	NONE DETECTED	Gypsum
51A	Light brown streaked 12" vinyl floor tile, portable room 20	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder
51B	Light brown streaked 12" vinyl floor tile, portable room 21	NONE DETECTED	Calcite
	Gray mastic	NONE DETECTED	Synthetics
52A	Brown 4" base cove, portable room 20	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
	White wallpaper	NONE DETECTED	Vinyl Cellulose
	Yellow glue	NONE DETECTED	Synthetics

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.



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#### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-17 NVLAP Lab Code 101442-0

CDPH # 1153 Date/Time Collected: 11/29-30/22

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 52B	Brown 4" base cove, portable room 21	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
53A	Gray/white 2'x4' ceiling panel, portable room 21	NONE DETECTED	Cellulose Pumice
54A	Yellow carpet mastic, portable room 22	NONE DETECTED	Synthetics
55A	Light gray mottled 12" vinyl floor tile, portable room 22	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder
56A	Brown 4" base cove, portable room 22	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
57A	Yellow carpet mastic, portable room 23	NONE DETECTED	Synthetics
58A	Light brown streaked 12" vinyl floor tile, portable room 23	NONE DETECTED	Calcite
	Black mastic	NONE DETECTED	Tar Binder

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT FULLATES ONLY TO THE ITEMS TESTED, THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.





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#### **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-18 NVLAP Lab Code 101442-0

CDPH # 1153 Date/Time Collected: 11/29-30/22

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 59A	Brown 4" base cove, portable room 23	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
60A	Gray/white 2'x4' ceiling panel, portable room 23	NONE DETECTED	Cellulose Pumice
61A	Yellow carpet mastic, portable room 24	NONE DETECTED	Synthetics
61B	Yellow carpet mastic, portable room 25	NONE DETECTED	Synthetics
	White leveler	NONE DETECTED	Calcite
61C	Yellow carpet mastic, portable room 26	NONE DETECTED	Synthetics
62A	Gray mottled 12" vinyl floor tile, portable room 24	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
62B	Gray mottled 12" vinyl floor tile, portable room 25	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics

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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-19 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 62C	Gray mottled 12" vinyl floor tile, portable room 26	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
63A	Blue/gray 4" base cove, portable room 24	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
63B	Blue/gray 4" base cove, portable room 25	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
63C	Blue/gray 4" base cove, portable room 26	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
64A	Yellow carpet mastic, portable room 27	NONE DETECTED	Synthetics
64B	Yellow carpet mastic, portable room 28	NONE DETECTED	Synthetics

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.



s Jem Janglez

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#### **BULK ASBESTOS ANALYSIS REPORT**

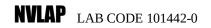
LAB JOB # 70021-20 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 65A	Gray mottled 12" vinyl floor tile, portable room 27	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
65B	Gray mottled 12" vinyl floor tile, portable room 28	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
66A	Blue/gray 4" base cove, portable room 27	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
66B	Blue/gray 4" base cove, portable room 28	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Synthetics
67A	Yellow carpet mastic, portable room 33	NONE DETECTED	Synthetics
	White leveler	NONE DETECTED	Gypsum
68A	Gray mottled 12" vinyl floor tile (top layer), portable room 33	NONE DETECTED	Calcite

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.



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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-21 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 69A	White vinyl floor tile (bottom layer), portable room 33	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
70A	Blue/gray 4" base cove, portable room 33	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite
71A	Gray 2'x4' ceiling panel, portable room 33	NONE DETECTED	Cellulose Fibrous Glass
72A	Yellow carpet mastic, preschool portable west area	NONE DETECTED	Synthetics
72B	Yellow carpet mastic, preschool portable east area	NONE DETECTED	Synthetics
	White leveler	NONE DETECTED	Calcite
73A	Gray mottled 12" vinyl floor tile (top layer), preschool portable west area near restrooms	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
THE ANALYSIS HOPE	Black mastic	NONE DETECTED	Tar Binder





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# **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-22 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 73B	Gray mottled 12" vinyl floor tile (top layer), preschool portable east area	NONE DETECTED	Calcite
	Yellow mastic	NONE DETECTED	Synthetics
	Black mastic	NONE DETECTED	Tar Binder
74A	Gray vinyl floor tile (bottom layer), preschool portable west area near restrooms	NONE DETECTED	Vinyl Cellulose
	Black mastic 1	NONE DETECTED	Tar Binder
	Black mastic 2	NONE DETECTED	Tar Binder
74B	Gray vinyl floor tile (bottom layer), preschool portable east area	NONE DETECTED	Vinyl Cellulose
	Yellow mastic	NONE DETECTED	Synthetics
75A	Blue/gray 4" base cove, preschool portable west area	NONE DETECTED	Calcite Opaques
	Yellow mastic	NONE DETECTED	Calcite
75B	Blue/gray 4" base cove, preschool portable west area near restrooms	NONE DETECTED	Calcite Opaques
	White mastic	NONE DETECTED	Calcite





# ASBESTECH 11151 Sun Center Drive, Suite B Rancho Cordova, California 95670 Tel.(916) 481-8902 asbestech@sbcglobal.net

Yellow mastic

Client: Job:

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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70021-23 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

Date Received: 11/30/22 Date Analyzed: 12/4/22

Sample No. Color/Description % Type Asbestos Other Materials

ECG-22-643775C Blue/gray 4" base cove, preschool portable east area NONE DETECTED Calcite Opaques

NONE DETECTED

THE ANALYSIS USES POLARIZED LIGHT MICROSCOPY AND DISPERSION STAINING FOLLOWING E.P.A. METHOD 600/R-93/116. NON-FRIABLE MATERIALS WERE ANALYZED APPLYING THE SAME METHOD. THE LOWER DETECTION LIMIT IS <1 % WITH THE PROVISO THAT PLM MAY NOT DETECT FIBERS <0.25 MICRONS IN DIAMETER THAT MAY BE PRESENT IN SAMPLES SUCH AS FLOOR TILES. IN ACCORDANCE WITH TITLE 22, CCR, SECTION 66261.24(a)(2)(A), THE MCL IS 1 %. SAMPLES WERE NOT COLLECTED BY ASBESTECH. THIS REPORT MUST NOT BE REPRODUCED EXCEPT IN FULL WITHOUT THE APPROVAL OF ASBESTECH. THIS REPORT RELATES ONLY TO THE ITEMS TESTED. THIS REPORT MUST NOT BE USED TO CLAIM PRODUCT ENDORSEMENT BY N.V.L.A.P. OR ANY AGENCY OF THE U.S. GOVERNMENT. ASBESTECH ACCEPTS TECHNICAL RESPONSIBILITY FOR THIS REPORT AND DATE OF ISSUE.





ANALYST: JIM JUNGLES

Calcite

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Client: Job:

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Clayton B Wire Elementary School

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## **BULK ASBESTOS ANALYSIS REPORT**

LAB JOB # 70031 NVLAP Lab Code 101442-0

Date/Time Collected: 11/29-30/22 CDPH # 1153

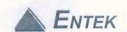
Date Received: 11/30/22 Date Analyzed: 12/7/22

Sample No.	Color/Description	% Type Asbestos	Other Materials
ECG-22-6437- 08A	White drywall/ joint compound composite, multipurpose bldg. main room ceiling above ceiling tile	TRACE CHRYSOTILE	Gypsum Fibrous Glass Calcite
08B	White drywall/ joint compound composite, multipurpose bldg, main room ceiling above ceiling tile	TRACE CHRYSOTILE	Gypsum Fibrous Glass Calcite
08C	White drywall/ joint compound composite , multipurpose bldg. kitchen ceiling	<1 CHRYSOTILE	Gypsum Fibrous Glass Calcite

NOTE: These samples were analyzed by quantitative Point Counting using a Chalkley Point Array over 400 non-empty points.

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ENTEK CONSULTING GROUP, INC.

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Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

ANALYSIS REQUESTED: Asbestos by PLM with Dispersion Staining

5100 El Paraiso Avenue

Sacramento, CA 95824

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-01A	Carpet Mastic - Administration Building, Middle Room
ECG-22-6437-01B	Carpet Mastic - Administration Building, North Room
ECG-22-6437-01C	Carpet Mastic - Administration Building, Middle Room Storage Room
ECG-22-6437-02A	Beige Sandpaper Sheet Vinyl Flooring & Mastic - Administration Building, South Room Restroom
ECG-22-6437-03A	4" Blue/Gray Base Cove & Mastic - Administration Building, Middle Room
ECG-22-6437-03B	4" Blue/Gray Base Cove & Mastic - Administration Building, South Hallway
ECG-22-6437-04A	12" Acoustic Ceiling Tile (Nailed On) - Administration Building, North Room
ECG-22-6437-05A	Carpet Mastic - Multi-Purpose Building, Stage Area
ECG-22-6437-05B	Carpet Mastic - Multi-Purpose Building, Stage Area
ECG-22-6437-06A	Carpet Cove Mastic - Multi-Purpose Building, Stage Area
ECG-22-6437-06B	Carpet Cove Mastic - Multi-Purpose Building, Stage Area
ECG-22-6437-07A	4" Blue/Gray Base Cove & Mastic - Multi-Purpose Building, Stage Area
ECG-22-6437-08A	Drywall & Joint Compound - Multi-Purpose Building, Main Room Ceiling Above Ceiling Tile
ECG-22-6437-08B	Drywall & Joint Compound - Multi-Purpose Building, Main Room Ceiling Above Ceiling Tile

Delivered by:

Date: // 1 301 ZZ Time: 12:55 AM/RM

Date: 1 30 122 Time: (2 55 AM/PM



ENTEK CONSULTING GROUP, INC.

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Date of Sampling:

November 29-30, 2022

Asbestech Lab:

Job Number: 22-6437

Collected by: Blake Howes

Client Name:

Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

Sacramento, CA 95824

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-08C	Drywall & Joint Compound - Multi-Purpose Building, Kitchen Ceiling
ECG-22-6437-09A	12" Acoustic Ceiling Tile & Brown Mastic Tab - Multi-Purpose Building, Main Room Ceiling
ECG-22-6437-09B	Multi-Purpose Building, Main Room Ceiling 12" Acoustic Ceiling Tile & Brown Mastic Tab - Multi-Purpose Building, Main Room Ceiling
ECG-22-6437-09C	12" Acoustic Ceiling Tile & Brown Mastic Tab - Multi-Purpose Building, Kitchen Ceiling
ECG-22-6437-10A	Gray/White Mottled Sheet Vinyl Flooring & Mastic - Restroom Portable
ECG-22-6437-10B	Gray/White Mottled Sheet Vinyl Flooring & Mastic - Restroom Portable
ECG-22-6437-11A	Drywall (No Joint Compound) - Restroom Portable
ECG-22-6437-12A	Plastic Wall Panel Mastic - Restroom Portable
ECG-22-6437-13A	Metal Roof Mastic - Restroom Portable
ECG-22-6437-14A	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 1-4, Room 1
ECG-22-6437-14B	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 1-4, Room 2
ECG-22-6437-14C	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 1-4, Room 3

Delivered by:

Date: 1/130122 Time: 12:55 AM/PM

Received by:

Date: 11 30 1 W Time: 1293

Page 2 of 10



ENTEK CONSULTING GROUP, INC.

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Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue

ANALYSIS REQUESTED: Asbestos by PLM

Turnaround Time: Monday, 12-5-22 by 5:00 pm

with Dispersion Staining

Sacramento, CA 95824

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-14D	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 1-4, Room 4
ECG-22-6437-15A	Light Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Building 1-4, Room 1
ECG-22-6437-15B	Light Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Building 1-4, Room 3
ECG-22-6437-16A	White Vinyl Floor Tile (Bottom Layer) & Mastiç - Building 1-4, Room 1
ECG-22-6437-17A	4" Blue/Gray Base Cove & Mastic - Building 1-4, Room 1
ECG-22-6437-17B	4" Blue/Gray Base Cove & Mastic - Building 1-4, Room 3
ECG-22-6437-18A	12" Acoustic Ceiling Tile (Nailed On) - Building 1-4, Room 1
ECG-22-6437-19A	Yellow Carpet Mastic - Building 5-8, Room 5
ECG-22-6437-19B	Yellow Carpet Mastic - Building 5-8, Room 6
ECG-22-6437-19C	Yellow Carpet Mastic - Building 5-8, Room 7
ECG-22-6437-19D	Yellow Carpet Mastic - Building 5-8, Room 8
ECG-22-6437-20A	Gray Mottled 12" Vinyl Floor Tile & Mastic - Building 5-8, Room 5
ECG-22-6437-21A	4" Blue/Gray Base Cove & Mastic - Building 5-8, Room 5
ECG-22-6437-21B	4" Blue/Gray Base Cove & Mastic - Building 5-8, Room 7

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Page 3 of 10



ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Asbestech Lab:

Job Number: 22-6437

Collected by: Blake Howes

Client Name:

Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue Sacramento, CA 95824

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-22A	12" Acoustic Ceiling Tile (Nailed On) - Building 5-8, Room 5
ECG-22-6437-23A	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 9-12, Room 9
ECG-22-6437-23B	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 9-12, Room 10
ECG-22-6437-23C	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 9-12, Room 11
ECG-22-6437-23D	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 9-12, Room 12
ECG-22-6437-24A	Gray Mottled 12" Vinyl Floor Tile & Mastic - Building 9-12, Room 9
ECG-22-6437-25A	4" Blue/Gray Base Cove & Mastic - Building 9-12, Room 9
ECG-22-6437-25B	4" Blue/Gray Base Cove & Mastic - Building 9-12, Room 11
ECG-22-6437-26A	12" Acoustic Ceiling Tile (Nailed On) - Building 9-12, Room 9
ECG-22-6437-27A	Yellow/Black Carpet Mastic - Building K1, Main Room
ECG-22-6437-27B	Yellow/Black Carpet Mastic - Building K1, Main Room
ECG-22-6437-28A	Gray Mottled 12" Vinyl Floor Tile & Mastic - Building K1, Main Room
ECG-22-6437-29A	4" Blue/Gray Base Cove & Mastic - Building K1, Main Room

Date: 1( 130172 Time: 12:56 AM/PM)

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Date: 11 130 122 Time: 125 GAM/PM

Page 4 of 10



ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue Sacramento, CA 95824

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-30A	12" Acoustic Ceiling Tile (Nailed On) - Building K1, Main Room
ECG-22-6437-31A	Carpet Mastic - Portable Room 13
ECG-22-6437-32A	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Portable Room 13
ECG-22-6437-33A	Brown Vinyl Floor Tile (Bottom Layer) & Mastic - Portable Room 13
ECG-22-6437-34A	4" Blue/Gray Base Cove & Mastic - Portable Room 13
ECG-22-6437-35A	4" Brown Base Cove & Mastic - Portable Room 13
ECG-22-6437-36A	Yellow Carpet Mastic, Gray Vinyl Floor Tile, Black Mastic - Building 14-17, Room 15
ECG-22-6437-36B	Yellow Carpet Mastic, Gray Vinyl Floor Tile, Black Mastic - Building 14-17, Room 16
ECG-22-6437-36C	Yellow Carpet Mastic, Gray Vinyl Floor Tile, Black Mastic - Building 14-17, Room 17
ECG-22-6437-37A	Yellow/Black Carpet Mastic - Building 14-17, Room 14
ECG-22-6437-38A	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Building 14-17, Room 15
ECG-22-6437-38B	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Building 14-17, Room 17

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ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name:

Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School 5100 El Paraiso Avenue

ANALYSIS REQUESTED: Asbestos by PLM with Dispersion Staining

Sacramento, CA 95824

Special Instruction: Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-39A	Vinyl Floor Tile (Bottom Layer) & Mastic - Building 14-17, Room 17
ECG-22-6437-40A	Brown Sheet Vinyl Flooring & Mastic - Building 14-17, Room 14 Restroom
ECG-22-6437-41A	4" Blue/Gray Base Cove & Mastic - Building 14-17, Room 15
ECG-22-6437-41B	4" Blue/Gray Base Cove & Mastic - Building 14-17, Room 14
ECG-22-6437-42A	Drywall & Joint Compound - Building 14-17, Room 15 HVAC Closet
ECG-22-6437-43A	12" Acoustic Ceiling Tile (Nailed On) - Building 14-17, Room 14
ECG-22-6437-43B	12" Acoustic Ceiling Tile (Nailed On) - Building 14-17, Room 17
ECG-22-6437-44A	Composition Asphalt Rolled Roofing - Building 14-17, East Roof
ECG-22-6437-44B	Composition Asphalt Rolled Roofing - Building 14-17, Middle Roof
ECG-22-6437-44C	Composition Asphalt Rolled Roofing - Building 14-17, West Roof
ECG-22-6437-45A	Roof Jack Mastic - Building 14-17, West Roof
ECG-22-6437-45B	Roof Jack Mastic - Building 14-17, East Roof
ECG-22-6437-46A	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 18-19, Room 18
ECG-22-6437-46B	Yellow Carpet Mastic, Beige Vinyl Floor Tile, Black Mastic - Building 18-19, Room 19

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ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue Sacramento, CA 95824

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-47A	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Building 18-19, Room 18
ECG-22-6437-48A	Beige Vinyl Floor Tile (Bottom Layer) & Mastic - Building, 18-19, Room 18
ECG-22-6437-49A	4" Blue/Gray Base Cove & Mastic - Building, 18-19, Room 18
ECG-22-6437-49B	4" Blue/Gray Base Cove & Mastic - Building, 18-19, Room 19
ECG-22-6437-50A	Yellow Carpet Mastic - Portable Room 20
ECG-22-6437-50B	Yellow Carpet Mastic - Portable Room 21
ECG-22-6437-51A	Light Brown Streaked 12" Vinyl Floor Tile & Mastic - Portable Room 20
ECG-22-6437-51B	Light Brown Streaked 12" Vinyl Floor Tile & Mastic - Portable Room 21
ECG-22-6437-52A	4" Brown Base Cove & Mastic - Portable Room 20
ECG-22-6437-52B	4" Brown Base Cove & Mastic - Portable Room 21
ECG-22-6437-53A	2'x'4 Ceiling Panel - Portable Room 21
ECG-22-6437-54A	Yellow Carpet Mastic - Portable Room 22
ECG-22-6437-55A	Light Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 22
ECG-22-6437-56A	4" Brown Base Cove & Mastic - Portable Room 22
ECG-22-6437-57A	Yellow Carpet Mastic - Portable Room 23

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ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

Sacramento, CA 95824

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-58A	Light Brown Streaked 12" Vinyl Floor Tile & Mastic - Portable Room 23
ECG-22-6437-59A	4" Brown Base Cove & Mastic - Portable Room 23
ECG-22-6437-60A	2'x4' Ceiling Panel - Portable Room 23
ECG-22-6437-61A	Yellow Carpet Mastic - Portable Room 24
ECG-22-6437-61B	Yellow Carpet Mastic - Portable Room 25
ECG-22-6437-61C	Yellow Carpet Mastic - Portable Room 26
ECG-22-6437-62A	Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 24
ECG-22-6437-62B	Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 25
ECG-22-6437-62C	Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 26
ECG-22-6437-63A	4" Blue/Gray Base Cove & Mastic - Portable Room 24
ECG-22-6437-63B	4" Blue/Gray Base Cove & Mastic - Portable Room 25
ECG-22-6437-63C	4" Blue/Gray Base Cove & Mastic - Portable Room 26
ECG-22-6437-64A	Yellow Carpet Mastic - Portable Room 27
ECG-22-6437-64B	Yellow Carpet Mastic - Portable Room 28
ECG-22-6437-65A	Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 27

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Page 8 of 10



ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

District

Site Address: Clayton B Wire Elementary School

5100 El Paraiso Avenue Sacramento, CA 95824

ANALYSIS REQUESTED: Asbestos by PLM

with Dispersion Staining

Special Instruction: Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-65B	Gray Mottled 12" Vinyl Floor Tile & Mastic - Portable Room 28
ECG-22-6437-66A	4" Blue/Gray Base Cove & Mastic - Portable Room 27
ECG-22-6437-66B	4" Blue/Gray Base Cove & Mastic - Portable Room 28
ECG-22-6437-67A	Yellow Carpet Mastic - Portable Room 33
ECG-22-6437-68A	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Portable Room 33
ECG-22-6437-69A	White Vinyl Floor Tile & Mastic (Bottom Layer) - Portable Room 33
ECG-22-6437-70A	4" Blue/Gray Base Cove & Mastic - Portable Room 33
ECG-22-6437-71A	2'x4' Ceiling Panel - Portable Room 33
ECG-22-6437-72A	Yellow Carpet Mastic - Preschool Portable, West Area
ECG-22-6437-72B	Yellow Carpet Mastic - Preschool Portable, East Area
ECG-22-6437-73A	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Preschool Portable, West Area Near Restrooms
ECG-22-6437-73B	Gray Mottled 12" Vinyl Floor Tile (Top Layer) & Mastic - Preschool Portable, East Area
ECG-22-6437-74A	Gray Vinyl Floor Tile & Mastic (Bottom Layer) - Preschool Portable, West Area Near Restrooms
ECG-22-6437-74B	Gray Vinyl Floor Tile & Mastic (Bottom Layer) - Preschool Portable, East Area

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Date: (1 130 122 Time: 257 AM/PM

Page 9 of 10



ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29-30, 2022

Lab: Asbestech

Job Number: 22-6437

District

Collected by: Blake Howes

Client Name: Sacramento City Unified School

Turnaround Time: Monday, 12-5-22 by 5:00 pm

Site Address: Clayton B Wire Elementary School

ANALYSIS REQUESTED: Asbestos by PLM

5100 El Paraiso Avenue

Sacramento, CA 95824

with Dispersion Staining

**Special Instruction:** Stop Analysis upon first positive result (>1%) for sample in a series. Also stop analysis upon first positive result (>1%) in the joint compound for sample series.

Please e-mail results at mainoffice@entekgroup.com as soon as available and include copy of submittal with those results.

SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-75A	4" Blue/Gray Base Cove & Mastic - Preschool Portable, West Area
ECG-22-6437-75B	4" Blue/Gray Base Cove & Mastic - Preschool Portable, West Area Near Restrooms
ECG-22-6437-75C	4" Blue/Gray Base Cove & Mastic - Preschool Portable, East Area

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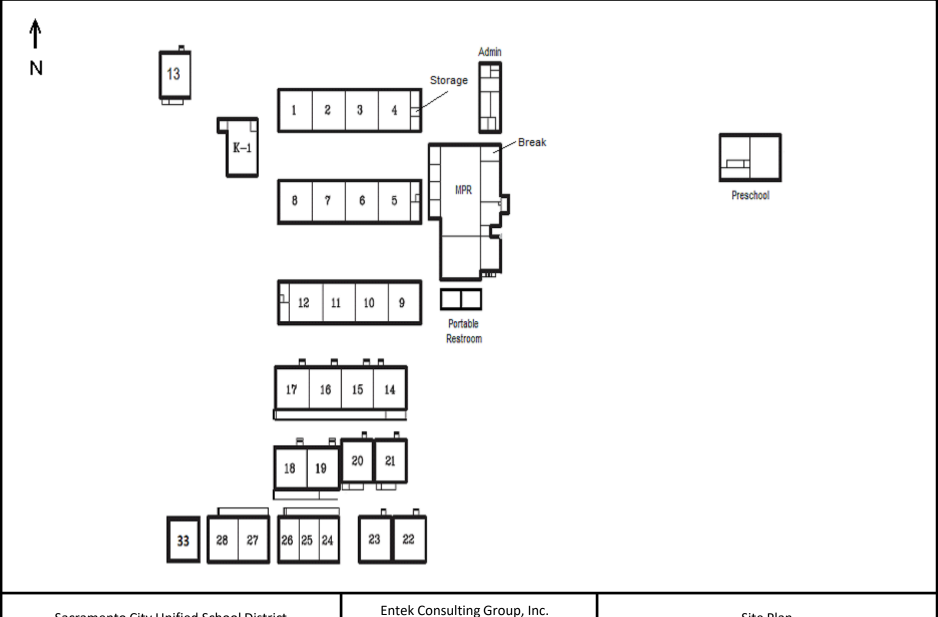
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Page 10 of 10

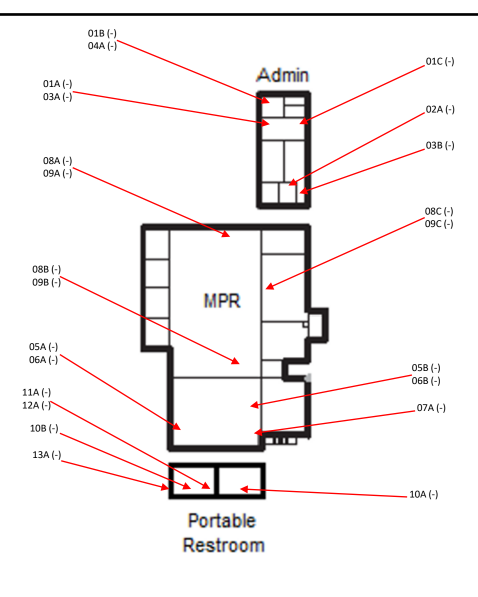


Entek Consulting Group, Inc 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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Site Plan Survey by Blake Howes On November 29-30, 2022 Project Number 22-6437



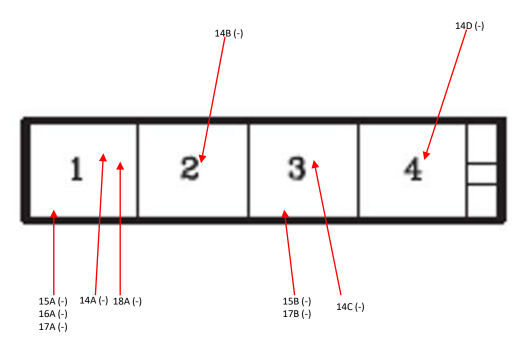


Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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Asbestos Bulk Sample Locations Collected by Blake Howes On November 29-30, 2022 Project Number 22-6437



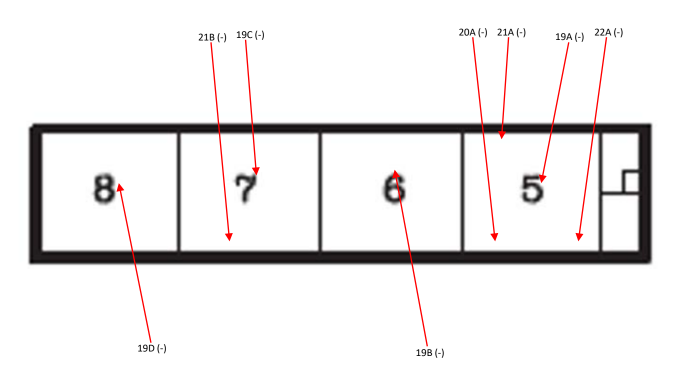


Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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Asbestos Bulk Sample Locations Collected by Blake Howes On November 29-30, 2022 Project Number 22-6437



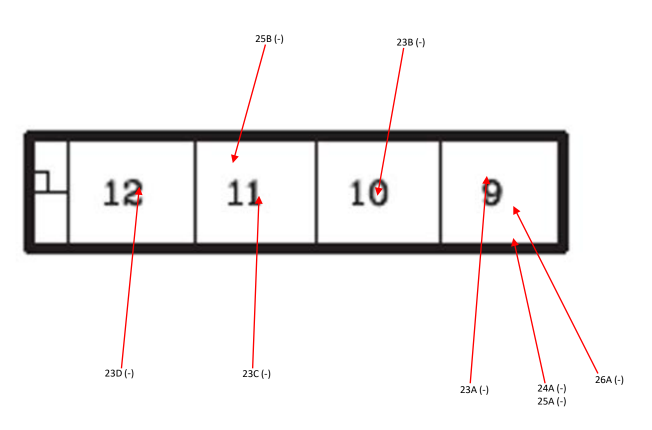


Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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Asbestos Bulk Sample Locations Collected by Blake Howes On November 29-30, 2022 Project Number 22-6437

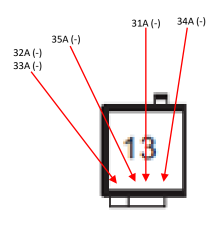


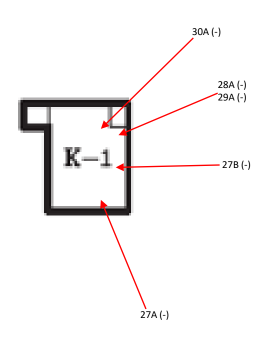


Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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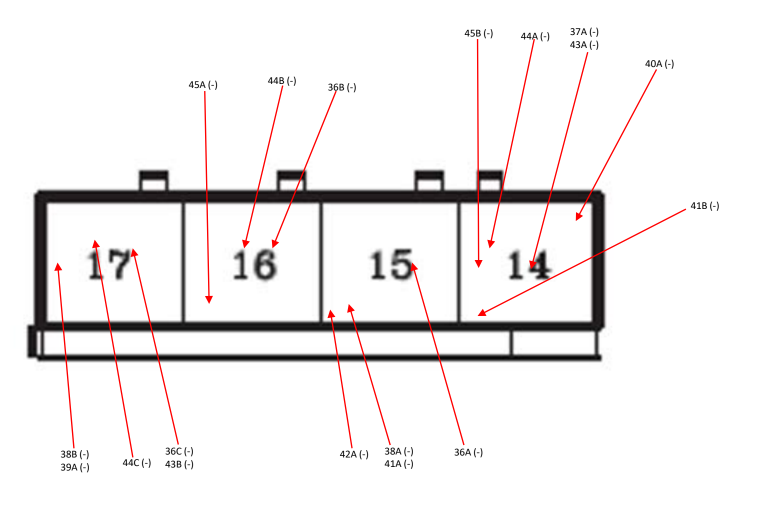




Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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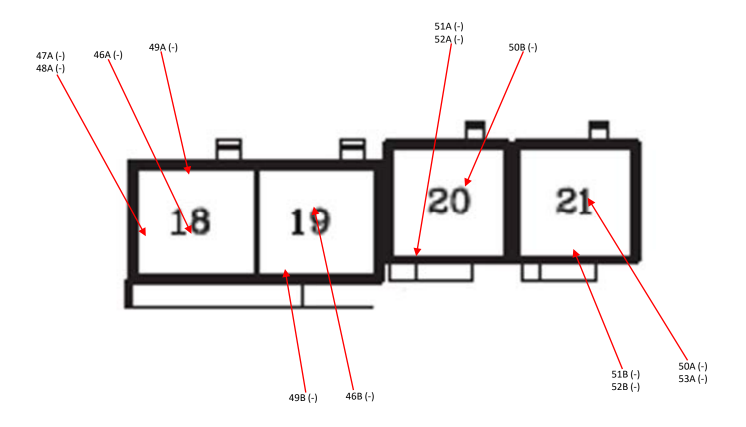




Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

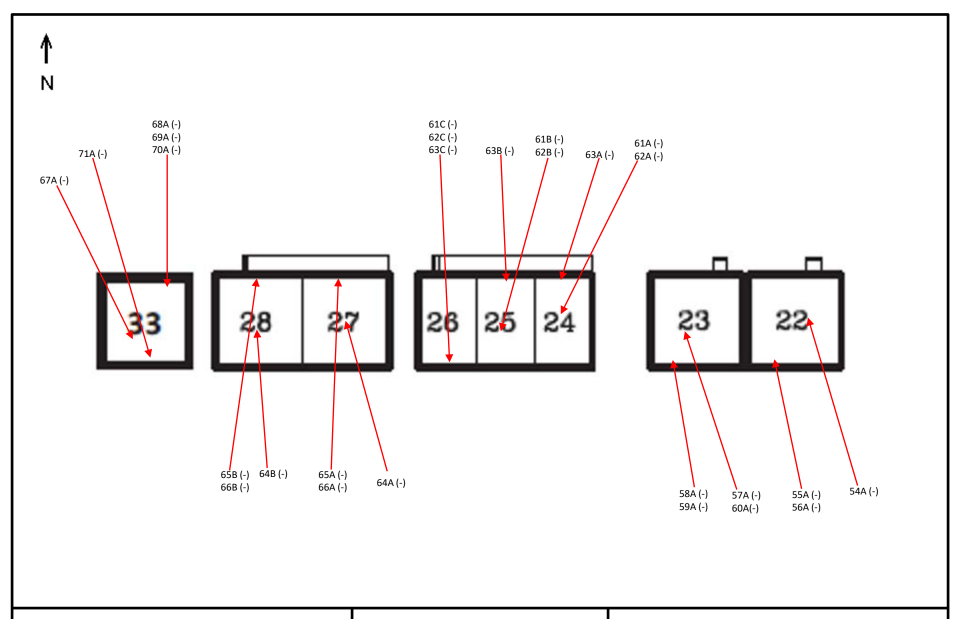
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Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

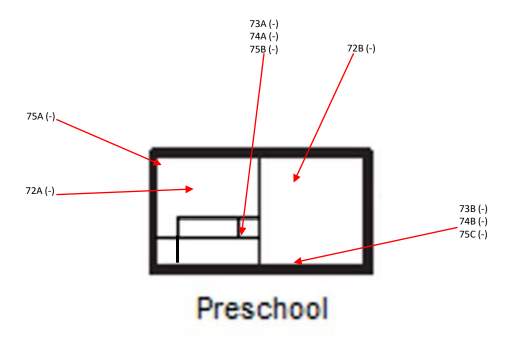
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Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

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### **Asbestos Survey Form**

(See Instructions)

777 12<sup>th</sup> Street, 3<sup>rd</sup> Floor Sacramento, CA 95814 Office (916) 874-4800 Fax (916) 874-4899 Email:

asbestos@airquaility.org

1. Purpose of Survey			Re	Renovation				Demolition		
2. Facility Information										
Project Area(s) Description Clayton B Wire Elementary - Flooring Throughout, Rooms 14-17 Full, Portable Restroom, MPR Ceiling & Break Room										
Address 5100 El Pa	araiso Av	enue/			City Sacra	mento			# of Structur	16 es
3. Owner Information	n									
Name Sacramento	City Unit	ied School Di	strict							
Address 5735 47 <sup>th</sup> Str	eet				City/State Sa	acramento C	aliforn	ia	Zip	95824
Contact		Phone			Fax	Email	l			
Chris Ralston		916-395-397	70			chris	s-ralsto	on@scuso	d.edu	
4. Consultant Inform	nation	Su	rvey Date	(s): Nov	ember 29-30, 2	2022				
Company Name Entek	Consulti	ng Group, Inc								
Name Blake Howes	3							DOSH#	13-50	15
Address 4200 Rocklin Road, Su	ite 7			City/State Rocklin, Ca	alifornia		•	Zip 95677		
Phone (916) 632-6800 Fax (916) 632-6812			Email	mail <u>bhowes@entekgroup.com</u> Signature			ıre	Make Howey		
5. Client Information (If different than owner)										
Name										
Address				City/S	State				Zip	
Contact Phone				Fax			Email			
6. Have all of the suspect materials that will be disturbed been sampled?  ■ Yes □ No										
If no, explain why:										
7. Summary of Tota	l Asbes	tos Contain	ing Mater	ial (ACM) F	indings					
Regulated Asbestos (		•	,		Catego	ory II		Ca	tegory	<i>/</i> l
(Includes materials sub damaged materials)	ject to k	nown mechan	ical remova	l and fire						
Square Ft.	Lir	near Ft.	Cubi	c Ft.	Square Ft.	Linear Ft	i. S	Square F	t. L	inear Ft.
12		0	(	)	80	0		19,560		0
To rece	ive futu	re SMAQMD I	L Rule update	es and chan	ges affecting yo	ur industrv	(chec	k one box	x):	
□ Please send e-mail notices to □ I will sign up myself at <a href="https://www.airquality.org/listserve/">www.airquality.org/listserve/</a> to receive emailed notices.										
■ I am already subscribed	d.	I want the Dist			ddress on this applic			Owner		Consultant



## Asbestos Renovation/Demolition Notification Form

777 12<sup>th</sup> Street, 3<sup>rd</sup> Floor Sacramento, CA 95814 Office (916) 874-4800 Fax (916) 874-4899 Asbestos@airquaility.org

4	Building Department Permit Application # (if known) :	<ul><li>□ Renovation (Do not complete Section 5)</li><li>□ Demolition (Complete all sections)</li></ul>					
1		□ Ordered Demo - Attach ordered demo letter					
			⊏mergency	Demo - SMAQMD Er	mergency #		
•	Contractor	Owner Sacramento City Unified School District					
2	Address	Addr	Address 5735 47 <sup>th</sup> Street				
	City, State / Zip	City,	City, State / Zip Sacramento California 95824				
	Email	Emai	Email chris-ralston@scusd.edu				
	Telephone	Telep	ohone	916-395-3970			
2	Structure Name Clayton B Wire Elementary	Reno	ovation Area	Floors, MPR, Bldg 14-17, Portable RR	# of Floors 1		
3	Project Address 5100 El Paraiso Avenue	City /	Zip Sacrar	mento 95824	Year 1960's Built		
4	Preference for return of form		Other:				
	DEMOLITIONS ONLY - Start date must be at least 10 working	days 1	from the day of	your postmark or hand de	elivery of this form.		
5		Revision # 1 2 3 4 5 6 7 8 9 (circle)					
	Start Date//	New Start Date//					
	Completion Date//	New Completion Date//					
	Method of Demo: (Check Applicable): ☐ Manual/Hand Tools ☐ Mechanical/Heavy Equipment ☐ Other						
	Procedure to be followed if RACM is found or Category II r	nateri	al becomes fri	able:			
	I have read and understand the directions. Th	e info	mation on this	form is true and accur	rate.		
	I certify that the asbestos survey co	nducte	ed represents t	the facility as built.			
	Application Name (Print)		Owner Rep / Agent	Permit may be issued on:			
6	Phone Number		Contractor				
	Application Signature		Date				
		<u> </u>					
	Have DOSH Consultant complete and sign below OR attack	h com	pleted Asbesto	s Survey Form and Co	nsultant's report.		
<b>≻</b>	Company Name Entek Consulting Group, Inc.	Telephone (916) 632-6800					
: ONLY	Surveyor Name Blake Howes	DOSH # 13-5015 Survey Date Nov 29-30, 2022					
USE	Analytical Method PLM by Dispersion Staining	Pt Count Materials <10% ☐ Yes ■ No ☐ Declined by Clier					
TANT	Amount of RACM Square Feet 0	Lin	ear Feet 0	Cubic Feet	0		
CONSULTANT	Amount of Category I 19,560 Sq.	Am	ount of Categ	ory II 0			
CON	Project Address 5100 El Paraiso Avenue	City		- Av 1 "	Zip 95824		
	Suspect Materials Present? ■ Yes □ No	Coı	nsultant's Sigr	nature Make Howe	<u> </u>		
	SMAQMD	USE	- ONLY				
	Date Received / Date Postmark		Date Approve	ed & Returned			
	Project # Check # Receipt	t #	Amou	unt Paid	Staff		



### **APPENDIX B**

### LEAD RELATED DOCUMENTS

- Lead in Paint Samples Analysis Reports From MicroTest Laboratories
- Bulk Lead Material Analysis Request Forms for Entek
- Lead Bulk Sample Location Drawing
- Lead Hazard Evaluation Report (CDPH 8552)



#### MicroTest Laboratories, Inc. | AIHA ELPAT #160934

3110 Gold Canal Dr, Ste. A, Rancho Cordova, CA 95670 PH 916.567.9808 | FX 916.404.0302

www.microtestlabsinc.com | service@microtestlabsinc.com

\*\*\*for office use only\*\*\*

**Project ID** 

L30996-31000

#### **CLIENT INFORMATION**

Company Entek Consulting Group, Inc

Name Ryan Metzen

Address 4200 Rocklin Road, Suite 7

Rocklin, CA 95677

**Phone** 916.632.6800

Email mainoffice@entekgroup.com

rmetzen@entekgroup.com

SAMPLE

**Date** Tuesday, November 29, 2022

Time

**Micro**Test Laboratories

Analytical Data

JOB SITE INFORMATION

Sampler Blake Howes

Project Sacramento City Unified School

District

Site Clayton B Wire Elementary School

Address 5100 El Paraiso Avenue

Sacramento, CA 95824

**Job** # 22-6437

#### **EPA METHOD 7420**

Client	Laboratory	Client				Reporting	Results	Units
Sample ID	Sample ID	Sample Location / Description	Matrix	Results	Units	Limits	Comme	nts
ECG-22- 6437-01Pb	L30996	Tan Colored Paint - Bldg 1-4, Room 3 on Wood Wall Panel	Paint	0.46%	Wt %	0.01%	4640	PPM
ECG-22- 6437-02Pb	L30997	Blue/Green Colored Paint - Bldg 9-12, Room 12 on Wood Wall Panel	Paint	0.30%	Wt %	0.01%	2996	PPM
ECG-22- 6437-03Pb	L30998	White Colored Paint - Bldg 9-12, Room 12 on Wood Wall Panel	Paint	0.09%	Wt %	0.01%	885	PPM
ECG-22- 6437-04Pb	L30999	White over Blue Colored Paint - Bldg 14-17, Room 16 on Wood Wall Panel	Paint	<0.01%	Wt %	0.01%	<100	PPM
ECG-22- 6437-05Pb	L31000	White Colored Paint - Bldg 14-17, Room 16 on Metal I- Beam	Paint	1.79%	Wt %	0.01%	17851	PPM

Date Received: Wednesday, November 30, 2022

Date Analyzed: Thursday, December 1, 2022

Date Reported: Friday, December 2, 2022

Samples Received:

Samples Analyzed: 5

Analyst: Erich Bowman

Authorized Signatory:

Kelly Favero - Lab Manager

This report applies to the standards and procedures indicated and to the specific samples analyzed. Samples have NOT been corrected for blank values. EPA Method 7000B & EPA Method 7420=EPA 600R/R93/200 Preparation Modified & EPA 7000B & EPA 7420 Analysis Modified.

Analytical Page #

1 (

1

5



#### BULK LEAD MATERIAL Analysis Request

ENTEK CONSULTING GROUP, INC.

4200 ROCKLIN ROAD, SUITE 7 ROCKLIN, CA 95677 (916) 632-6800 PHONE (916) 632-6812 FAX mainoffice@entekgroup.com

Date of Sampling:

November 29, 2022

Lab:

MicroTest Laboratories

Job Number: 22-6437

Collected by: Blake Howes

Client Name:

Sacramento City Unified School

Turnaround Time: 48 Hour

District

Site Address: Clayton B Wire Elementary School

ANALYSIS REQUESTED: Lead by Atomic

5100 El Paraiso Avenue

Sacramento, CA 95824

Absorption Spectrometry

Special Instruction: Please report result in PPM and % by weight. Please email results as soon as possible.

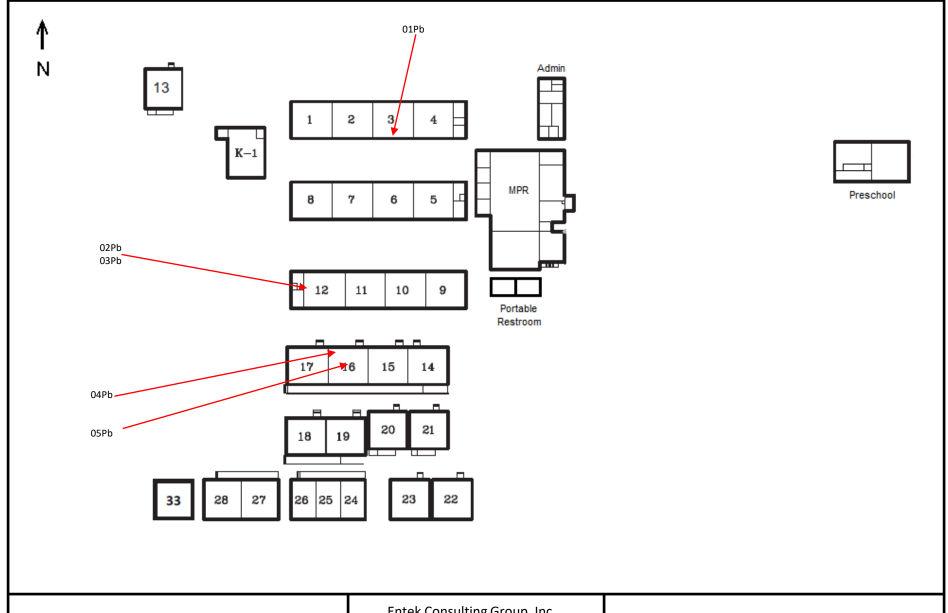
SAMPLE#	MATERIAL DESCRIPTION/LOCATION
ECG-22-6437-01Pb	Tan Colored Paint - Bldg 1-4, Room 3 on Wood Wall Panel
ECG-22-6437-02Pb	Blue/Green Colored Paint - Bldg 9-12, Room 12 on Wood Wall Panel
ECG-22-6437-03Pb	White Colored Paint - Bldg 9-12, Room 12 on Wood Wall Panel
ECG-22-6437-04Pb	White over Blue Colored Paint - Bldg 14-17, Room 16 on Wood Wall Panel
ECG-22-6437-05Pb	White Colored Paint - Bldg 14-17, Room 16 on Metal I-Beam

C:\Users\bhowes\Entek Consulting Group, Inc\Entekgroup - Documents\Clients\Sacramento City USD\22-6437 CB Wire ES - HazMat\Bulk Pb\Bulk Request Pb 11-29-22.wpd

Delivered by:

1(13022 Time: 1:03

Received by:



Entek Consulting Group, Inc. 4200 Rocklin Road, Suite 7 Rocklin, CA 95677 Map Not to Scale

Cloud\Documents\Clients\Sacramento City USD\22-6437 CB Wire ES - HazMat\Drawings



# APPENDIX C BACK UP DOCUMENTATION

- Inspector Accreditations and Certifications
- Laboratory Accreditations for Asbestos and Lead Analysis

#### State of California Division of Occupational Safety and Health **Certified Asbestos Consultant**

### Blake W Howes

Certification No. 13-5015

Expires on **04/17/23** 

This certification was issued by the Division of Occupational Safety and Health as authorized by Sections 7180 et seq. of the Business and Professions Code.





#### STATE OF CALIFORNIA DEPARTMENT OF PUBLIC HEALTH



## LEAD-RELATED CONSTRUCTION CERTIFICATE

INDIVIDUAL:

CERTIFICATE TYPE:

NUMBER:

EXPIRATION DATE:



Lead Inspector/Assessor

LRC-00003315

9/27/2022

#### Blake Howes

Disclaimer: This document alone should not be relied upon to confirm certification status. Compare the individual's photo and name to another valid form of government issued photo identification. Verify the individual's certification status by searching for Lead-Related Construction Professionals at <a href="https://www.cdph.ca.gov/programs/clppb">www.cdph.ca.gov/programs/clppb</a> or calling (800) 597-LEAD.

## United States Department of Commerce National Institute of Standards and Technology



## Certificate of Accreditation to ISO/IEC 17025:2017

**NVLAP LAB CODE: 101442-0** 

#### **ASBESTECH**

Rancho Cordova, CA

is accredited by the National Voluntary Laboratory Accreditation Program for specific services, listed on the Scope of Accreditation, for:

### **Asbestos Fiber Analysis**

This laboratory is accredited in accordance with the recognized International Standard ISO/IEC 17025:2017. This accreditation demonstrates technical competence for a defined scope and the operation of a laboratory quality management system (refer to joint ISO-ILAC-IAF Communique dated January 2009).

2022-07-01 through 2023-06-30

Effective Dates



For the National Voluntary Laboratory Accreditation Program

## National Voluntary Laboratory Accreditation Program



#### SCOPE OF ACCREDITATION TO ISO/IEC 17025:2017

#### **ASBESTECH**

11151 Sun Center Drive, Suite B Rancho Cordova, CA 95670 Mr. Tommy Conlon

Phone: 916-481-8902 Fax: 916-481-3975 Email: asbestech@sbcglobal.net http://www.asbestechlab.com

#### ASBESTOS FIBER ANALYSIS

#### **NVLAP LAB CODE 101442-0**

#### **Bulk Asbestos Analysis**

Code

**Description** 

18/A01

EPA -- 40 CFR Appendix E to Subpart E of Part 763, Interim Method of the Determination of

Asbestos in Bulk Insulation Samples

18/A03

EPA 600/R-93/116: Method for the Determination of Asbestos in Bulk Building Materials

#### Airborne Asbestos Analysis

Code

Description

18/A02

U.S. EPA's "Interim Transmission Electron Microscopy Analytical Methods-Mandatory and Nonmandatory-and Mandatory Section to Determine Completion of Response Actions" as found in

40 CFR, Part 763, Subpart E, Appendix A.

For the National Voluntary Laboratory Accreditation Program



## CALIFORNIA STATE ENVIRONMENTAL LABORATORY ACCREDITATION PROGRAM Fields of Accreditation



2974

**Certificate Number:** 

Expiration Date: 6/30/2024

MicroTest Laboratories, Inc.

3110 Gold Canal Drive Rancho Cordova, CA 95670

Phone: 9165679808

Field of Accreditation:114 - Inorganic Constituents in Hazardous Waste						
114.345	002	Antimony	EPA 6020 B			
114.345	003	Arsenic	EPA 6020 B			
114.345	004	Barium	EPA 6020 B			
114.345	005	Beryllium	EPA 6020 B			
114.345	006	Cadmium	EPA 6020 B			
114.345	800	Chromium	EPA 6020 B			
114.345	009	Cobalt	EPA 6020 B			
114.345	010	Copper	EPA 6020 B			
114.345	012	Lead	EPA 6020 B			
114.345	016	Nickel	EPA 6020 B			
114.345	018	Selenium	EPA 6020 B			
114.345	021	Thallium	EPA 6020 B			
114.345	023	Zinc	EPA 6020 B			
114.345	024	Molybdenum	EPA 6020 B			
114.515	001	Lead	EPA 7420			
114.545	001	Mercury	EPA 7471 B			
Field of	Accred	litation:115 - Leaching/Extraction Tests and Physical Charac	eteristics of Hazardous Waste			
115.055	001	Waste Extraction Test (WET)	CCR Chapter11, Article 5, Appendix II			
115.085	001	Toxicity Characteristic Leaching Procedure (TCLP)	EPA 1311			
Field of	Accred	litation:121 - Bulk Asbestos Analysis of Hazardous Waste				
121.010	001	Bulk Asbestos	EPA 600/M4-82-020			





#### **CALIFORNIA STATE**

#### **ENVIRONMENTAL LABORATORY ACCREDITATION PROGRAM**

## CERTIFICATE OF ENVIRONMENTAL LABORATORY ACCREDITATION

Is hereby granted to

MicroTest Laboratories, Inc.

3110 Gold Canal Drive

Rancho Cordova, CA 95670

Scope of the certificate is limited to the "Fields of Accreditation" which accompany this Certificate.

Continued accredited status depends on compliance with applicable laws and regulations, proficiency testing studies, and payment of applicable fees.

This Certificate is granted in accordance with provisions of Section 100825, et seq. of the Health and Safety Code.

Certificate No.: 2974

Effective Date: 7/1/2022

Expiration Date: 6/30/2024

Sacramento, California subject to forfeiture or revocation

Christine Sotelo, Program Manager Environmental Laboratory Accreditation Program

#### **EXHIBIT C**

**EXHIBIT D -**

EXHIBIT E -

#### **EXHIBIT F**

#### **DOCUMENT 01 11 00**

#### **SUMMARY OF WORK**

#### **PART 1 - GENERAL**

#### 1.01 RELATED DOCUMENTS AND PROVISIONS

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Site Access Conditions and Requirements;
- B. Special Conditions.

#### 1.02 SUMMARY OF WORK COVERED BY CONTRACT DOCUMENTS

A. The Work of this Contract consists of the following:

Selective HAZMAT remediation based on included HAZMAT Survey plus soft demolition necessary for the Modernization to existing school buildings.

#### Included:

- 1. Furnish all labor, material and equipment for all Work shown and/or specified in accordance with the Contract Documents, except as excluded below.
- 2. Information provided under "Also Included" points out some items which may be considered less obvious or "unconventional", but which are included in the Scope of Work.
- 3. This Bid Package Description is intended to clarify scope to the Contractor, but is in no way intended to limit scope that is reasonable inferable as being required by the Work included in this description. Work required under the Bid Package may be shown as specified anywhere in the Contract Documents.

#### Also Included:

- 1. Weather protection during the course of construction
- 2. Temporary barricades, signs as needed.
- 3. Daily and Final Clean-up.
- 4. Qualified/Certified Technicians must perform the HAZMAT Remediation
- 5. Filing of SMAQMD Asbestos Abatement Notification and Payment of Fee
- 6. A full-time superintendent shall be provided.
- 7. All demolition and removal and/or replacement of Work associated with this Bid Package.
- 8. Asbestos abatement and work associated with this Bid Package
- 9. Lead abatement and surface preparation associated with this Bid Package.

- 10. Assume all paint contains lead and provide properly trained and certified workers as required.
- 11. Non-Hazardous Material, soft demo scope:
  - a. Portable Classrooms 22, 23, 24, 25, 26, 27,28 & 33
    - i. Remove and dispose of all carpet and vinyl flooring material to clean substrate
  - b. Portable Classroom Building P10
    - i. Remove and dispose of all carpet
    - ii. Remove and dispose of all vinyl flooring tile
    - iii. Leave vinyl sheet flooring in place in both restrooms
  - c. Portable Restroom on South side of MPR
    - i. Remove and dispose of all partitions
    - ii. Remove and dispose of flooring to clean substrate
      - 1. If substrate is damaged removal if it as well
    - iii. Remove and dispose of all ceiling tiles
      - 1. Leave metal ceiling grid in place

#### 1.03 CONTRACTS

A. Perform the Work under a single, fixed-price Contract.

#### 1.04 WORK BY OTHERS

- A. Work on the Project that will be performed and completed prior to the start of the Work of this Contract:
  - (1) N/A
- B. Work on the Project that will be performed by others concurrent with the Work of this Contract:
  - (1) N/A

#### 1.05 CODES, REGULATIONS, AND STANDARDS

- A. The codes, regulations, and standards adopted by the state and federal agencies having jurisdiction shall govern minimum requirements for this Project. Where codes, regulations, and standards conflict with the Contract Documents, these conflicts shall be brought to the immediate attention of the District and the Architect.
- B. Codes, regulations, and standards shall be as published effective as of date of bid opening, unless otherwise specified or indicated.

#### 1.06 PROJECT RECORD DOCUMENTS

- A. Contractor shall maintain on Site one set of the following record documents; Contractor shall record actual revisions to the Work:
  - (1) Contract Drawings.

- (2) Specifications.
- (3) Addenda.
- (4) Change Orders and other modifications to the Contract.
- (5) Reviewed shop drawings, product data, and samples.
- (6) Field test records.
- (7) Inspection certificates.
- (8) Manufacturer's certificates.
- B. Contractor shall store Record Documents separate from documents used for construction. Provide files, racks, and secure storage for Record Documents and samples.
- C. Contractor shall record information concurrent with construction progress.
- D. Specifications: Contractor shall legibly mark and record at each product section of the Specifications the description of the actual product(s) installed, including the following:
  - (1) Manufacturer's name and product model and number.
  - (2) Product substitutions or alternates utilized.
  - (3) Changes made by Addenda and Change Orders and written directives.

#### 1.07 EXAMINATION OF EXISTING CONDITIONS

- A. Contractor shall be held to have examined the Project Site and acquainted itself with the conditions of the Site and of the streets or roads approaching the Site.
- B. Prior to commencement of Work, Contractor shall survey the Site and existing buildings and improvements to observe existing damage and defects such as cracks, sags, broken, missing or damaged glazing, other building elements and Site improvements, and other damage.
- C. Should Contractor observe cracks, sags, and other damage to and defects of the Site and adjacent buildings, paving, and other items not indicated in the Contract Documents, Contractor shall immediately report same to the District and the Architect.

#### 1.08 CONTRACTOR'S USE OF PREMISES

A. If unoccupied and only with District's prior written approval, Contractor may use the building(s) at the Project Site without limitation for its operations, storage, and office facilities for the performance of the Work. If the District chooses to beneficially occupy any building(s), Contractor must obtain the

- District's written approval for Contractor's use of spaces and types of operations to be performed within the building(s) while so occupied. Contractor's access to the building(s) shall be limited to the areas indicated.
- B. If the space at the Project Site is not sufficient for Contractor's operations, storage, office facilities and/or parking, Contractor shall arrange and pay for any additional facilities needed by Contractor.
- C. Contractor shall not interfere with use of or access to occupied portions of the building(s) or adjacent property.
- D. Contractor shall maintain corridors, stairs, halls, and other exit-ways of building clear and free of debris and obstructions at all times.
- E. No one other than those directly involved in the demolition and construction, or specifically designated by the District or the Architect shall be permitted in the areas of work during demolition and construction activities.
- F. The Contractor shall install the construction fence and maintain that it will be locked when not in use. Keys to this fencing will be provided to the District.

#### 1.09 PROTECTION OF EXISTING STRUCTURES AND UTILITIES

- A. The Drawings show above-grade and below-grade structures, utility lines, and other installations that are known or believed to exist in the area of the Work. Contractor shall locate these existing installations before proceeding with excavation and other operations that could damage same; maintain them in service, where appropriate; and repair damage to them caused by the performance of the Work. Should damage occur to these existing installations, the costs of repair shall be at the Contractor's expense and made to the District's satisfaction.
- B. Contractor shall be alert to the possibility of the existence of additional structures and utilities. If Contractor encounters additional structures and utilities, Contractor will immediately report to the District for disposition of same as indicated in the General Conditions.

#### 1.10 UTILITY SHUTDOWNS AND INTERRUPTIONS

- A. Contractor shall give the District a minimum of three (3) days written notice in advance of any need to shut off existing utility services or to effect equipment interruptions. The District will set exact time and duration for shutdown, and will assist Contractor with shutdown. Work required to reestablish utility services shall be performed by the Contractor.
- B. Contractor shall obtain District's written approval as indicated in the General Conditions in advance of deliveries of material or equipment or other activities that may conflict with District's use of the building(s) or adjacent facilities.

#### 1.11 STRUCTURAL INTEGRITY

- A. Contractor shall be responsible for and supervise each operation and work that could affect structural integrity of various building elements, both permanent and temporary.
- B. Contractor shall include structural connections and fastenings as indicated or required for complete performance of the Work.

PART 2 - PRODUCTS Not Used.

PART 3 – EXECUTION Not Used.

END OF DOCUMENT

#### **DOCUMENT 01 21 00**

#### **ALLOWANCE**

#### **PART 1 GENERAL**

#### 1.1 SECTION INCLUDES

A. Non-specified work.

#### 1.2 RELATED SECTIONS

- A. Document 01 10 00 (Summary of Work)
- B. Document 01 29 00 (Payments and Completion)
- C. Document 01 32 19 (Submittal Procedures)

#### 1.3 ALLOWANCES

A. Included in the Contract, a stipulated sum/price of

Owner Allowance - \$25,000.00

Unforeseen Conditions Allowance - \$25,000.00

within the limits set forth in the Contract Documents. This Allowance(s) shall not be utilized without written approval by the District.

- B. Contractor's costs, without overhead and profit, for products, delivery, installation, labor, insurance, payroll, taxes, bonding and equipment rental will be included in Allowance Expenditure Directive authorizing expenditure of funds from this Allowance. No overhead and profit shall be added to the Allowance Expenditure Directive.
- C. Funds will be drawn from Allowance only with District approval evidenced by an Allowance Expenditure Directive.
- D. At Contract closeout, funds remaining in Allowance will be credited to District by Change Order.
- E. Whenever costs are more than the Allowance, the amount covered by the Allowance will be approved at cost. The Contract Price shall be adjusted by Change Order for amounts in excess of the Allowance.

#### **PART 2 PRODUCTS**

Not used.

#### **PART 3 EXECUTION**

Not used.

END OF DOCUMENT

#### **DOCUMENT 01 26 00**

#### **CHANGES IN THE WORK**

CONTRACTOR SHALL COMPLY WITH ALL APPLICABLE PROVISIONS IN THE AGREEMENT, GENERAL CONDITIONS, AND SPECIAL CONDITIONS, IF USED, RELATED TO CHANGES AND/OR REQUESTS FOR CHANGES.

END OF DOCUMENT

#### **DOCUMENT 01 29 00**

## APPLICATION FOR PAYMENT AND CONDITIONAL AND UNCONDITIONAL WAIVER AND RELEASE FORMS

CONTRACTOR SHALL COMPLY WITH ALL PROVISIONS IN THE GENERAL CONDITIONS RELATED TO APPLICATIONS FOR PAYMENT AND/OR PAYMENTS.

## CONDITIONAL WAIVER AND RELEASE ON PROGRESS PAYMENT

(CIVIL CODE SECTION 8132)

NOTICE: THIS DOCUMENT WAIVES THE CLAIMANT'S LIEN, STOP PAYMENT NOTICE, AND PAYMENT BOND RIGHTS EFFECTIVE ON RECEIPT OF PAYMENT. A PERSON SHOULD NOT RELY ON THIS DOCUMENT UNLESS SATISFIED THAT THE CLAIMANT HAS RECEIVED PAYMENT.

Name of Clair	mant:
Name of Cust	tomer:
Job Location:	
Owner:	
Through Date	e:
Conditional	Waiver and Release
claimant has customer on or service pro that has been the claimant, below. This d	nt waives and releases lien, stop payment notice, and payment bond rights the for labor and service provided, and equipment and material delivered, to the this job through the Through Date of this document. Rights based upon labor ovided, or equipment or material delivered, pursuant to a written change order fully executed by the parties prior to the date that this document is signed by are waived and released by this document, unless listed as an Exception ocument is effective only on the claimant's receipt of payment from the tution on which the following check is drawn:
Maker of Che	ck:
Amount of Ch	neck: \$
Check Payabl	e to:
Exceptions	
This documer	nt does not affect any of the following:
(1)	Retentions.
(2)	Extras for which the claimant has not received payment.
(3)	The following progress payments for which the claimant has previously given a conditional waiver and release but has not received payment:
Date(s) of wa	aiver and release:
Amount(s) of	unpaid progress payment(s): \$

SACRAMENTO CITY USD Bid#0262-461-CBW-HAZ Clayton B. Wire HAZMAT Remediation APPLICATION FOR PAYMENT AND CONDITIONAL AND UNCONDITIONAL WAIVER AND RELEASE FORMS DOCUMENT 01 29 00-2

(4)	Contract rights, including (A) a right based on rescission, abandonment, or breach of contract, and (B) the right to recover compensation for work not compensated by the payment.
Claimant's Si	gnature:
Claimant's Ti	tle:
Date of Signa	iture:

## UNCONDITIONAL WAIVER AND RELEASE ON PROGRESS PAYMENT

(CIVIL CODE SECTION 8134)

NOTICE TO CLAIMANT: THIS DOCUMENT WAIVES AND RELEASES LIEN, STOP PAYMENT NOTICE, AND PAYMENT BOND RIGHTS UNCONDITIONALLY AND STATES THAT YOU HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS. THIS DOCUMENT IS ENFORCEABLE AGAINST YOU IF YOU SIGN IT, EVEN IF YOU HAVE NOT BEEN PAID. IF YOU HAVE NOT BEEN PAID, USE A CONDITIONAL WAIVER AND RELEASE FORM.

Name of CI	aimant:
Name of Cu	ustomer:
Job Locatio	n:
Owner:	
Through Da	ate:
Uncondition	onal Waiver and Release
claimant hacustomer of service pathat has be the claiman	nent waives and releases lien, stop payment notice, and payment bond rights the as for labor and service provided, and equipment and material delivered, to the in this job through the Through Date of this document. Rights based upon labor provided, or equipment or material delivered, pursuant to a written change order ten fully executed by the parties prior to the date that this document is signed by the are waived and released by this document, unless listed as an Exception to claimant has received the following progress payment: \$
-	ent does not affect any of the following:
(5)	Retentions.
(6)	Extras for which the claimant has not received payment.
(7)	Contract rights, including (A) a right based on rescission, abandonment, or breach of contract, and (B) the right to recover compensation for work not compensated by the payment.
Claimant's	Signature:
Claimant's	Title:
Date of Sig	nature:

## CONDITIONAL WAIVER AND RELEASE ON FINAL PAYMENT

(CIVIL CODE SECTION 8136)

NOTICE: THIS DOCUMENT WAIVES THE CLAIMANT'S LIEN, STOP PAYMENT NOTICE, AND PAYMENT BOND RIGHTS EFFECTIVE ON RECEIPT OF PAYMENT. A PERSON SHOULD NOT RELY ON THIS DOCUMENT UNLESS SATISFIED THAT THE CLAIMANT HAS RECEIVED PAYMENT.

Name of Claimant:
Name of Customer:
Job Location:
Owner:
Conditional Waiver and Release
This document waives and releases lien, stop payment notice, and payment bond rights the claimant has for labor and service provided, and equipment and material delivered, to the customer on this job. Rights based upon labor or service provided, or equipment or material delivered, pursuant to a written change order that has been fully executed by the parties prior to the date that this document is signed by the claimant, are waived and released by this document, unless listed as an Exception below. This document is effective only on the claimant's receipt of payment from the financial institution on which the following check is drawn:
Maker of Check:
Amount of Check: \$
Check Payable to:
Exceptions
This document does not affect any of the following:
Disputed claims for extras in the amount of: \$
Claimant's Signature:
Claimant's Title:
Date of Signature:

## UNCONDITIONAL WAIVER AND RELEASE ON FINAL PAYMENT

(CIVIL CODE SECTION 8138)

**NOTICE TO CLAIMANT**: THIS DOCUMENT WAIVES AND RELEASES LIEN, STOP PAYMENT NOTICE, AND PAYMENT BOND RIGHTS UNCONDITIONALLY AND STATES THAT YOU HAVE BEEN PAID FOR GIVING UP THOSE RIGHTS. THIS DOCUMENT IS ENFORCEABLE AGAINST YOU IF YOU SIGN IT, EVEN IF YOU HAVE NOT BEEN PAID. IF YOU HAVE NOT BEEN PAID, USE A CONDITIONAL WAIVER AND RELEASE FORM.

Name of Claimant:	
Name of Customer:	
Job Location:	
Owner:	
Unconditional Waiver and Release	
This document waives and releases lien, stop payment notice, and payment bond rights the claimant has for all labor and service provided, and equipment and material delivered, to the customer on this job. Rights based upon labor or service provided, or equipment or material delivered, pursuant to a written change order that has been fully executed by the parties prior to the date that this document is signed by the claimant, are waived and released by this document, unless listed as an Exception below. The claimant has been pa in full.	
Exceptions	
This document does not affect any of the following:	
Disputed claims for extras in the amount of: \$	
Claimant's Signature:	
Claimant's Title:	

Date of Signature:

#### **DOCUMENT 01 32 13**

#### **SCHEDULING OF WORK**

# PART 1 - GENERAL

#### 1.01 RELATED DOCUMENTS AND PROVISIONS

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions:
- B. Special Conditions;
- C. Summary of Work; and
- D. Submittals.

# 1.02 SECTION INCLUDES

- A. Scheduling of Work under this Contract shall be performed by Contractor in accordance with requirements of this Section.
  - (1) Development of schedule, cost and resource loading of the schedule, monthly payment requests, and project status reporting requirements of the Contract shall employ computerized Critical Path Method ("CPM") scheduling ("CPM Schedule").
  - (2) CPM Schedule shall be cost loaded based on Schedule of Values as approved by District.
  - (3) Submit schedules and reports as specified in the General Conditions.
- B. Upon Award of Contract, Contractor shall immediately commence development of Initial and Original CPM Schedules to ensure compliance with CPM Schedule submittal requirements.

# 1.03 CONSTRUCTION SCHEDULE

A. Milestone Schedule:

# **Preliminary Construction Schedule**

Anticipated Notice of Intent to Award (NOITA)	01/10/2023
Anticipated Board Approval of Construction Contract	01/19/2023
Anticipated Notice to Proceed (NTP)	01/20/2023

**Site Construction Schedule** 

Mobilization and Start of Construction Construction Close-Out Phase Project Time of Completion 01/26/2023 01/26/2023 - 03/03/2023 03/04/2023 - 03/17/2023 03/17/2023

#### 1.04 QUALIFICATIONS

- A. Contractor shall employ experienced scheduling personnel qualified to use the latest version of [i.e., Primavera Project Planner]. Experience level required is set forth below. Contractor may employ such personnel directly or may employ a consultant for this purpose.
  - (1) The written statement shall identify the individual who will perform CPM scheduling.
  - (2) Capability and experience shall be verified by description of construction projects on which individual has successfully applied computerized CPM.
  - (3) Required level of experience shall include at least two (2) projects of similar nature and scope with value not less than three fourths (3/4) of the Total Bid Price of this Project. The written statement shall provide contact persons for referenced projects with current telephone and address information.
- B. District reserves the right to approve or reject Contractor's scheduler or consultant at any time. District reserves the right to refuse replacing of Contractor's scheduler or consultant, if District believes replacement will negatively affect the scheduling of Work under this Contract.

# 1.05 GENERAL

- A. Progress Schedule shall be based on and incorporate milestone and completion dates specified in Contract Documents.
- B. Overall time of completion and time of completion for each milestone shown on Progress Schedule shall adhere to times in the Contract, unless an earlier (advanced) time of completion is requested by Contractor and agreed to by District. Any such agreement shall be formalized by a Change Order.
  - (1) District is not required to accept an early completion schedule, i.e., one that shows an earlier completion date than the Contract Time.
  - (2) Contractor shall not be entitled to extra compensation in event agreement is reached on an earlier completion schedule and Contractor completes its Work, for whatever reason, beyond completion date shown in its early completion schedule but within the Contract Time.
  - (3) A schedule showing the work completed in less than the Contract Time, and that has been accepted by District, shall be considered to

have Project Float. The Project Float is the time between the scheduled completion of the work and the Completion Date. Project Float is a resource available to both District and the Contractor.

- C. Ownership Project Float: Neither the District nor Contractor owns Project Float. The Project owns the Project Float. As such, liability for delay of the Completion Date rests with the party whose actions, last in time, actually cause delay to the Completion Date.
  - (1) For example, if Party A uses some, but not all of the Project Float and Party B later uses remainder of the Project Float as well as additional time beyond the Project Float, Party B shall be liable for the time that represents a delay to the Completion Date.
  - Party A would not be responsible for the time since it did not consume the entire Project Float and additional Project Float remained; therefore, the Completion Date was unaffected by Party A.
- D. Progress Schedule shall be the basis for evaluating job progress, payment requests, and time extension requests. Responsibility for developing Contract CPM Schedule and monitoring actual progress as compared to Progress Schedule rests with Contractor.
- E. Failure of Progress Schedule to include any element of the Work, or any inaccuracy in Progress Schedule, will not relieve Contractor from responsibility for accomplishing the Work in accordance with the Contract. District's acceptance of schedule shall be for its use in monitoring and evaluating job progress, payment requests, and time extension requests and shall not, in any manner, impose a duty of care upon District, or act to relieve Contractor of its responsibility for means and methods of construction.
- F. Software: Use District Preferred Project Planning Software. Such software shall be compatible with Windows operating system. Contractor shall transmit contract file to District on compact disk at times requested by District.
- G. Transmit each item under the form approved by District.
  - (1) Identify Project with District Contract number and name of Contractor.
  - (2) Provide space for Contractor's approval stamp and District's review stamps.
  - (3) Submittals received from sources other than Contractor will be returned to the Contractor without District's review.

# 1.06 TIME IMPACT EVALUATION ("TIE") FOR CHANGE ORDERS, AND OTHER DELAYS

A. When Contractor is directed to proceed with changed Work, the Contractor shall prepare and submit within fourteen (14) calendar days from the Notice to Proceed a TIE which includes both a written narrative and a schedule diagram depicting how the changed Work affects other schedule activities.

The schedule diagram shall show how the Contractor proposes to incorporate the changed Work in the schedule and how it impacts the current schedule-update critical path. The Contractor is also responsible for requesting time extensions based on the TIE's impact on the critical path. The diagram must be tied to the main sequence of schedule activities to enable District to evaluate the impact of changed Work to the scheduled critical path.

- B. Contractor shall be required to comply with the requirements of Paragraph 1.09.A for all types of delays such as, but not limited to, Contractor/Subcontractor delays, adverse weather delays, strikes, procurement delays, fabrication delays, etc.
- C. Contractor shall be responsible for all costs associated with the preparation of TIEs, and the process of incorporating them into the current schedule update. The Contractor shall provide District with four (4) copies of each TIE.
- D. Once agreement has been reached on a TIE, the Contract Time will be adjusted accordingly. If agreement is not reached on a TIE, the Contract Time may be extended in an amount District allows, and the Contractor may submit a claim for additional time claimed by contractor.

#### 1.07 TIME EXTENSIONS

- A. The Contractor is responsible for requesting time extensions for time impacts that, in the opinion of the Contractor, impact the critical path of the current schedule update. Notice of time impacts shall be given in accord with the General Conditions.
- B. Where an event for which District is responsible impacts the projected Completion Date, the Contractor shall provide a written mitigation plan, including a schedule diagram, which explains how (e.g., increase crew size, overtime, etc.) the impact can be mitigated. The Contractor shall also include a detailed cost breakdown of the labor, equipment, and material the Contractor would expend to mitigate District-caused time impact. The Contractor shall submit its mitigation plan to District within fourteen (14) calendar days from the date of discovery of the impact. The Contractor is responsible for the cost to prepare the mitigation plan.
- C. Failure to request time, provide TIE, or provide the required mitigation plan will result in Contractor waiving its right to a time extension and cost to mitigate the delay.
- D. No time will be granted under this Contract for cumulative effect of changes.
- E. District will not be obligated to consider any time extension request unless the Contractor complies with the requirements of Contract Documents.
- F. Failure of the Contractor to perform in accordance with the current schedule update shall not be excused by submittal of time extension requests.

G. If the Contractor does not submit a TIE within the required fourteen (14) calendar days for any issue, it is mutually agreed that the Contractor does not require a time extension for said issue.

#### 1.08 SCHEDULE REPORTS

A. Submit four (4) copies of the following reports with the Initial CPM Schedule, the Original CPM Schedule, and each monthly update.

# B. Required Reports:

- (1) Two activity listing reports: one sorted by activity number and one by total Project Float. These reports shall also include each activity's early/late and actual start and finish dates, original and remaining duration, Project Float, responsibility code, and the logic relationship of activities.
- (2) Cost report sorted by activity number including each activity's associated cost, percentage of Work accomplished, earned value- to date, previous payments, and amount earned for current update period.
- (3) Schedule plots presenting time-scaled network diagram showing activities and their relationships with the controlling operations or critical path clearly highlighted.
- (4) Cash flow report calculated by early start, late start, and indicating actual progress. Provide an exhibit depicting this information in graphic form.
- (5) Planned versus actual resource (i.e., labor) histogram calculated by early start and late start.

# C. Other Reports:

In addition to above reports, District may request, from month to month, any two of the following reports. Submit four (4) copies of all reports.

- (1) Activities by early start.
- (2) Activities by late start.
- (3) Activities grouped by Subcontractors or selected trades.
- (4) Activities with scheduled early start dates in a given time frame, such as fifteen (15) or thirty (30) day outlook.
- D. Furnish District with report files on compact disks containing all schedule files for each report generated.

# 1.09 PROJECT STATUS REPORTING

- A. In addition to submittal requirements for CPM scheduling identified in this Section, Contractor shall provide a monthly project status report (i.e., written narrative report) to be submitted in conjunction with each CPM Schedule as specified herein. Status reporting shall be in form specified below.
- B. Contractor shall prepare monthly written narrative reports of status of Project for submission to District. Written status reports shall include:
  - (1) Status of major Project components (percent (%) complete, amount of time ahead or behind schedule) and an explanation of how Project will be brought back on schedule if delays have occurred.
  - (2) Progress made on critical activities indicated on CPM Schedule.
  - (3) Explanations for any lack of work on critical path activities planned to be performed during last month.
  - (4) Explanations for any schedule changes, including changes to logic or to activity durations.
  - (5) List of critical activities scheduled to be performed next month.
  - (6) Status of major material and equipment procurement.
  - (7) Any delays encountered during reporting period.
  - (8) Contractor shall provide printed report indicating actual versus planned resource loading for each trade and each activity. This report shall be provided on weekly and monthly basis.
    - (a) Actual resource shall be accumulated in field by Contractor, and shall be as noted on Contractor's daily reports. These reports will be basis for information provided in computer-generated monthly and weekly printed reports.
    - (b) Contractor shall explain all variances and mitigation measures.
  - (9) Contractor may include any other information pertinent to status of Project. Contractor shall include additional status information requested by District at no additional cost.
  - (10) Status reports, and the information contained therein, shall not be construed as claims, notice of claims, notice of delay, or requests for changes or compensation.

#### 1.10 WEEKLY SCHEDULE REPORT

At the Weekly Progress Meeting, the Contractor shall provide and present a time-scaled three (3) week look-ahead schedule that is based and correlated by activity number to the current schedule (i.e., Initial, Original CPM, or Schedule Update).

# 1.11 DAILY CONSTRUCTION REPORTS

On a daily basis, Contractor shall submit a daily activity report to District for each workday, including weekends and holidays when worked. Contractor shall develop the daily construction reports on a computer-generated database capable of sorting daily Work, manpower, and man-hours by Contractor, Subcontractor, area, subarea, and Change Order Work. Upon request of District, furnish computer disk of this data base. Obtain District's written approval of daily construction report data base format prior to implementation. Include in report:

- A. Project name and Project number.
- B. Contractor's name and address.
- C. Weather, temperature, and any unusual site conditions.
- D. Brief description and location of the day's scheduled activities and any special problems and accidents, including Work of Subcontractors. Descriptions shall be referenced to CPM scheduled activities.
- E. Worker quantities for its own Work force and for Subcontractors of any tier.
- F. Equipment, other than hand tools, utilized by Contractor and Subcontractors.

PART 2 - PRODUCTS Not Used.

PART 3 - EXECUTION Not Used.

#### DOCUMENT 01 35 13.23

#### **SITE STANDARDS**

# PART 1 - GENERAL

#### 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including without limitation, Site Access, Conditions, and Regulations;
- B. Special Conditions;
- C. Drug-Free Workplace Certification;
- D. Tobacco-Free Environment Certification;
- E. Criminal Background Investigation/Fingerprinting Certification;
- F. Temporary Facilities and Controls.

# 1.02 REQUIREMENTS OF THE DISTRICT:

- A. Drug-Free Schools and Safety Requirements:
  - (1) All school sites and other District Facilities have been declared "Drug-Free Zones." No drugs, alcohol and/or smoking are allowed at any time in any buildings and/or grounds on District property. No students, staff, visitors, or contractors are to use drugs on these sites.
  - (2) Smoking and the use of tobacco products by all persons is prohibited on or in District property. District property includes school buildings, school grounds, school-owned vehicles and vehicles owned by others while on District property. Contractor shall post: "Non-Smoking Area" in a highly visible location in each work area, staging area, and parking area. Contractor may designate a smoking area outside of District property within the public right-of-way, provided that this area remains quiet and unobtrusive to adjacent neighbors. This smoking area is to be kept clean at all times.
  - (3) Contractor shall ensure that no alcohol, firearms, weapons, or controlled substances enter or are used at the Site. Contractor shall immediately remove from the Site and terminate the employment of any employee(s) found in violation of this provision.
- B. Language: Profanity or other unacceptable and/or loud language will not be tolerated, "Cat calls" or other derogatory language toward students, staff, volunteers, parents or public will not be allowed.

- C. Disturbing the Peace (Noise and Lighting):
  - (1) Contractor shall observe the noise ordinance of the Site at all times including, without limitation, all applicable local, city, and/or state laws, ordinances, and/or regulations regarding noise and allowable noise levels.
  - (2) The use of radios, etc., shall be controlled to keep all sound at a level that cannot be heard beyond the immediate area of use. District reserves the right to prohibit the use of radios at the Site, except for mobile phones or other handheld communication radios.
  - (3) If portable lights are used after dark, all light must be located so as not to direct light into neighboring property.

# D. Traffic:

- (1) Driving on the Premises shall be limited to periods when students and public are not present. If driving or deliveries must be made during the school hours, two (2) or more ground guides shall lead the vehicle across the area of travel. In no case shall driving take place across playgrounds or other pedestrian paths during recess, lunch, and/or class period changes. The speed limit on-the Premises shall be five (5) miles per hour (maximum) or less if conditions require.
- (2) All paths of travel for deliveries, including without limitation, material, equipment, and supply deliveries, shall be reviewed and approved by District in advance. Any damage will be repaired to the pre-damaged condition by the Contractor.
- (3) District shall designate a construction entry to the Site. If Contractor requests, District determines it is required, and to the extent possible, District shall designate a staging area so as not to interfere with the normal functioning of school facilities. Location of gates and fencing shall be approved in advance with District and at Contractor's expense.
- (4) Parking areas shall be reviewed and approved by District in advance. No parking is to occur under the drip line of trees or in softscape areas that could otherwise be damaged.
- E. All of the above shall be observed and complied with by the Contractor and all workers on the Site. Failure to follow these directives could result in individual(s) being suspended or removed from the work force at the discretion of the District. The same rules and regulations shall apply equally to delivery personnel, inspectors, consultants, and other visitors to the Site.

PART 2 - PRODUCTS Not Used.

PART 3 - EXECUTION Not Used.

#### **DOCUMENT 01 41 00**

#### **REGULATORY REQUIREMENTS**

# **PART 1 - GENERAL**

#### 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Obtaining of Permits, Licenses and Registrations and Work to Comply with All Applicable Laws and Regulations;
- B. Special Conditions; and
- C. Quality Control.

# 1.02 DESCRIPTION:

This section covers the general requirements for regulatory requirements pertaining to the Work and is supplementary to all other regulatory requirements mentioned or referenced elsewhere in the Contract Documents.

# 1.03 REQUIREMENTS OF REGULATORY AGENCIES:

- A. All statutes, ordinances, laws, rules, codes, regulations, standards, and the lawful orders of all public authorities having jurisdiction over the Work, are hereby incorporated into these Contract Documents as if repeated in full herein and are intended to be included in any reference to Code or Building Code, unless otherwise specified, including, without limitation, the references in the list below. Contractor shall make available at the Site copies of all the listed documents applicable to the Work as the District and/or Architect may request, including, without limitation, applicable portions of the California Code of Regulations ("CCR").
  - (1) California Building Standards Administrative Code, Part 1, Title 24, CCR.
  - (2) California Building Code (CBC), Part 2, Title 24, CCR; (International Building Code volumes 1-2 and California Amendments).
  - (3) California Electrical Code (CEC), Part 3, Title 24, CCR; (National Electrical Code and California Amendments).
  - (4) California Mechanical Code (CMC), Part 4, Title 24, CCR; (Uniform Mechanical Code and California Amendments).
  - (5) California Plumbing Code (CPC), Part 5, Title 24, CCR; (Uniform Plumbing Code and California Amendments).

- (6) California Fire Code (CFC), Part 9, Title 24, CCR; (International Fire Code and California Amendments).
- (7) California Green Building Standards Code (CALGreen), Part 11, Title 24, CCR.
- (8) California Referenced Standards Code, Part 12, Title 24, CCR.
- (9) State Fire Marshal Regulations, Public Safety, Title 19, CCR.
- (10) Partial List of Applicable National Fire Protection Association (NFPA)
  Standards:
  - (a) NFPA 13 Automatic Sprinkler System.
  - (b) NFPA 14 Standpipes Systems.
  - (c) NFPA 17A Wet Chemical System
  - (d) NFPA 24 Private Fire Mains.
  - (e) (California Amended) NFPA 72 National Fire Alarm Codes.
  - (f) NFPA 253 Critical Radiant Flux of Floor Covering System.
  - (g) NFPA 2001 Clean Agent Fire Extinguishing Systems.
- (11) California Division of the State Architect interpretation of Regulations ("DSA IR"), including, without limitation:
  - (a) DSA IR A-6 Construction Change Document Submittal and Approval Processes.
  - (b) DSA IR A-7 Project Inspector Certification and Approval.
  - (c) DSA IR A-8 Project Inspector and Assistant Inspector Duties and Performance.
  - (d) DSA IR A-12 Assistant Inspector Approval.
- (12) DSA Procedures ("DSA PR")
  - (a) DSA PR 13-01 Construction Oversight Process
  - (b) DSA PR 13-02 Project Certification Process
- B. This Project shall be governed by applicable regulations, including, without limitation, the State of California's Administrative Regulations for the Division of the State Architect-Structural Safety (DSA/SS), Chapter 4, Part 1, Title 24, CCR, and the most current version on the date the bids are opened and as it pertains to school construction including, without limitation:

- (1) Test and testing laboratory per Section 4-335. District shall pay for the testing laboratory.
- (2) Special inspections per Section 4-333(c).
- (3) Deferred Approvals per section 4-317(g).
- (4) Verified reports per Sections 4-336 & 4-343(c).
- (5) Duties of the Architect & Engineers shall be per Sections 4-333(a) and 4-341.
- (6) Duties of the Contractor shall be per Section 4-343.
- (7) Duties of Project Inspector shall be per Section 4-334.
- (8) Addenda and Construction Change Documents per Section 4-338.

Contractor shall keep and make available all applicable parts of the most current version of Title 24 referred to in the plans and specifications at the Site during construction.

- C. Items of deferred approval shall be clearly marked on the first sheet of the Architect's and/or Engineer's approved Drawings. All items later submitted for approval shall be per Title 24 requirements to the DSA.
  - (1) Contractor shall submit the following to Architect for review and endorsement:
    - (a) Product information on proposed material/system supplier.
    - (b) Drawings, specifications, and calculations prepared, signed, and stamped by an architect or engineer licensed in the State of California for that portion of the Work.
    - (c) All other requirements as may be required by DSA.
  - (2) Cost of preparing and submitting documentation per DSA Deferred Approval requirements including required modifications to Drawings and Specifications, whether or not indicated in the Contract Documents, shall be borne by Contractor.
  - (3) Contractor shall not begin fabrication and installation of deferred approval items without first obtaining DSA approval of Drawings and Specifications.
  - (4) Schedule of Work Subject to DSA Deferred Approval: Window wall systems exceeding 10 feet in span.

PART 2 - PRODUCTS Not Used.

PART 3 – EXECUTION Not Used.

# **DOCUMENT 01 42 13**

# **ABBREVIATIONS AND ACRONYMS**

# PART 1 – GENERAL

# 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions including without limitation, Definitions;
- B. Special Conditions.

# 1.02 DOCUMENT INCLUDES:

- A. Abbreviations used throughout the Contract Documents.
- B. Reference to a technical society, organization, or body is by abbreviation, as follows:

1. 2.	AA AASHTO	The Aluminum Association American Association of State Highway and
3. 4.	ABPA ACI	Transportation Officials Acoustical and Board Products Association American Concrete Institute
5.	AGA	American Gas Association
6.	AGC	Associated General Contractors of America
7.	AHC	Architectural Hardware Consultant
8.	AHRI	Air Conditioning, Heating, Refrigeration Institute
9.	ΑI	Asphalt Institute
10.	AIA	American Institute of Architects
11.	AISC	American Institute of Steel Construction
12.	AISI	American Iron and Steel Institute
13.	AMCA	Air Movement and Control Association
14.	ANSI	American National Standards Institute
15.	APA	APA – The Engineered Wood Association
16.	ASCE	American Society of Civil Engineers
17.	ASHRAE	American Society of Heating, Refrigeration and
		Air Conditioning Engineers
18.	ASME	American Society of Mechanical Engineers
19.	ASTM	American Society of Testing and Materials
		International
20.	AWPA	American Wood Protection Association
21.	AWPI	American Wood Preservers Institute
22.	AWS	American Welding Society
23.	AWSC	American Welding Society Code
	AWI	Architectural Woodwork Institute
25.	AWWA	American Water Works Association

26. 27. 28. 29. 30. 31. 32. 33. 34. 35. 36. 37.	BIA CCR CLFMI CRA CRSI CS CSI CTI FGIA FGMA FIA FM FS/FED SPEC	The Brick Industry Association California Code of Regulations Chain Link Fence Manufacturers Institute California Redwood Association Concrete Reinforcing Steel Institute Commercial Standards Construction Specifications Institute Cooling Technology Institute Fenestration and Glazing Industry Alliance Flat Glass Manufacturers' Association Factory Insurance Association Factory Mutual Global Federal Specification
39.	FTI	Facing Title Institute
40.		Gypsum Association
41.	IAPMO	International Association of Plumbing and Mechanical Officials
42.	ICC	International Code Council
43.	IEEE	Institute of Electrical and Electronics Engineers
44.	IES	Illuminating Engineering Society
45.	MCAC	Mason Contractors Association of California
46.	MIMA	Mineral Wool Insulation Manufacturers Association
47.	MLMA	Metal Lath Manufacturers Association
48.	MS/MIL SPEC	Military Specifications
49.	NAAMM	National Association of Architectural Metal Manufacturers
50.	NBHA	National Builders Hardware Association
51.	NCMA	National Concrete Masonry Association
52.	NCSEA	National Council of Structural Engineers Associations
53.	NEC	National Electrical Code
54.	NEMA	National Electrical Manufacturers Association
55.	NIST	National Institute of Standards and Technology
56.	NSI	Natural Stone Institute
57.	NTMA	National Terrazzo and Mosaic Association, Inc.
58.	ORS	Office of Regulatory Services (California)
59.	OSHA	Occupational Safety and Health Act
60.	PCI	Precast/Prestressed Concrete Institute
61.	PCA	Portland Cement Association
62.	PCA	Painting Contractors Association
63.	PDI	Plumbing Drainage Institute
64.	PEI	Porcelain Enamel Institute, Inc.
65.	PG&E	Pacific Gas & Electric Company
66.	PS	Product Standards
67.	SDI	Steel Door Institute; Steel Deck Institute
68.	SJI	Steel Joist Institute
69.	SSPC	Society for Protective Coatings
70. 71.	TCNA TPI	Tile Council of North America, Inc. Truss Plate Institute
		ITUCE DISTA INCTITUTA

72.	UBC	Uniform Building Code
73.	UL	Underwriters Laboratories Code
74.	UMC	Uniform Mechanical Code
75.	USDA	United States Department of Agriculture
76.	VI	Vermiculite Institute
77.	WCLIB	West Coast Lumber Inspection Bureau
78.	WDMA	Window and Door Manufacturers Association
79.	WEUSER	Western Electric Utilities Service Engineering
		Requirements
80.	WIC	Woodwork Institute of California

PART 2 - PRODUCTS Not Used.

PART 3 - EXECUTION Not Used.

# **DOCUMENT 01 42 16**

# **DEFINITIONS**

# **PART 1 - GENERAL**

# 1.01 RELATED DOCUMENTS AND PROVISIONS

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions including without limitation, Definitions;
- B. Special Conditions.

#### 1.02 QUALITY ASSURANCE

- A. For products or workmanship specified by association, trade, or Federal Standards, Contractor shall comply with requirements of the standard, except when more rigid requirements are specified in the Contract Documents, or are required by applicable codes.
- B. Contractor shall conform to current reference standard publication date in effect on the date of bid opening.
- C. Contractor shall obtain copies of standards unless specifically required not to by the Contract Documents.
- D. Contractor shall maintain a copy of all standards at jobsite during submittals, planning, and progress of the specific Work, until final completion, unless specifically required not to by the Contract Documents.
- E. Should specified reference standards conflict with Contract Documents, Contractor shall request clarification from the District and/or the Architect before proceeding.
- F. The contractual relationship of the parties to the Contract shall not be altered from the contractual relationship as indicated in the Contract Documents by mention or inference otherwise in any referenced document.
- G. Governing Codes shall be as shown in the Contract Documents including, without limitation, the Specifications.

#### **DOCUMENT 01 50 13**

#### CONSTRUCTION WASTE MANAGEMENT AND DISPOSAL

# **PART 1 - GENERAL**

# 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions:
- B. Special Conditions; and
- C. Temporary Facilities and Controls.

## 1.02 SECTION INCLUDES:

- A. Administrative and procedural requirements for the following:
  - (1) Salvaging non-hazardous construction waste.
  - (2) Recycling non-hazardous construction waste.
  - (3) Disposing of non-hazardous construction waste.

# 1.03 DEFINITIONS:

- A. Construction Waste: Building and site improvement materials and other solid waste resulting from construction, remodeling, renovation, or repair operations. Construction waste includes packaging.
- B. Demolition Waste: Building and site improvement materials resulting from demolition or selective demolition operations.
- C. Disposal: Removal off-site of demolition and construction waste and subsequent sale, recycling, reuse, or deposit in landfill or incinerator acceptable to authorities having jurisdiction.
- D. Recycle: Recovery of demolition or construction waste for subsequent processing in preparation for reuse.
- E. Salvage: Recovery of demolition or construction waste and subsequent sale or reuse in another facility.
- F. Salvage and Reuse: Recovery of demolition or construction waste and subsequent incorporation into the Work.

# 1.04 PERFORMANCE REQUIREMENTS:

A. General: Develop waste management plan that results in end-of Project rates for salvage/recycling of sixty-five percent (65%) by weight (or by volume, but not a combination) of total waste generated by the Work.

# 1.05 SUBMITTALS:

- A. Waste Management Plan: Submit waste management plan within 30 days of date established for commencement of the Work.
- B. Waste Reduction Progress Reports: Concurrent with each Application for Payment, submit copies of report. Include the following information:
  - (1) Material category.
  - (2) Generation point of waste.
  - (3) Total quantity of waste in tons or cubic yards.
  - (4) Quantity of waste salvaged, both estimated and actual in tons or cubic yards.
  - (5) Quantity of waste recycled, both estimated and actual in tons or cubic yards.
  - (6) Total quantity of waste recovered (salvaged plus recycled) in tons or cubic yards.
  - (7) Total quantity of waste recovered (salvaged plus recycled) as a percentage of total waste.
- C. Waste Reduction Calculations: Before request for final payment, submit copies of calculated end-of-Project rates for salvage, recycling, and disposal as a percentage of total waste generated by the Work.
- D. Records of Donations: Indicate receipt and acceptance of salvageable waste donated to individuals and organizations. Indicate whether organization is tax exempt.
- E. Records of Sales: Indicate receipt and acceptance of salvageable waste sold to individuals and organizations. Indicate whether organization is tax exempt.
- F. Recycling and Processing Facility Records: Indicate receipt and acceptance of recyclable waste by recycling and processing facilities licensed to accept them. Include manifests, weight tickets, receipts, and invoices.
- G. Landfill and Incinerator Disposal Records: Indicate receipt and acceptance of waste by landfills and incinerator facilities licensed to accept them. Include manifests, weight tickets, receipts, and invoices.

- H. Qualification Data: For Waste Management Coordinator.
- I. Statement of Refrigerant Recovery: Signed by refrigerant recovery technician responsible for recovering refrigerant, stating that all refrigerant that was present was recovered and that recovery was performed according to EPA regulations. Include name and address of technician and date refrigerant was recovered.
- J. Submittal procedures and quantities are specified in Document 01 33 00.

# 1.06 QUALITY ASSURANCE:

- A. Waste Management Coordinator Qualifications: LEED Accredited Professional by U.S. Green Building Council.
- B. Regulatory Requirements: Comply with hauling and disposal regulations of authorities having jurisdiction.
- C. Waste Management Conference: Conduct conference at Project site to comply with requirements. Review methods and procedures related to waste management including, but not limited to, the following:
  - (1) Review and discuss waste management plan including responsibilities of Waste Management Coordinator.
  - (2) Review requirements for documenting quantities of each type of waste and its disposition.
  - (3) Review and finalize procedures for materials separation and verify availability of containers and bins needed to avoid delays.
  - (4) Review procedures for periodic waste collection and transportation to recycling and disposal facilities.
  - (5) Review waste management requirements for each trade.

#### 1.07 WASTE MANAGEMENT PLAN:

- A. General: Develop plan consisting of waste identification, waste reduction work plan, and cost/revenue analysis. Indicate quantities by weight or volume, but use same units of measurement throughout waste management plan.
- B. Waste Identification: Indicate anticipated types and quantities of site-clearing and construction waste generated by the Work. Include estimated quantities and assumptions for estimates.
- C. Waste Reduction Work Plan: List each type of waste and whether it will be salvaged, recycled, or disposed of in landfill or incinerator. Include points of waste generation, total quantity of each type of waste, quantity for each means of recovery, and handling and transportation procedures.

- (1) Salvaged Materials for Reuse: For materials that will be salvaged and reused in this Project, describe methods for preparing salvaged materials before incorporation into the Work.
- (2) Salvaged Materials for Sale: For materials that will be sold to individuals and organizations, include list of their names, addresses, and telephone numbers.
- (3) Salvaged Materials for Donation: For materials that will be donated to individuals and organizations, include list of their names, addresses, and telephone numbers.
- (4) Recycled Materials: Include list of local receivers and processors and type of recycled materials each will accept. Include names, addresses, and telephone numbers.
- (5) Disposed Materials: Indicate how and where materials will be disposed of. Include name, address, and telephone number of each landfill and incinerator facility.
- (6) Handling and Transportation Procedures: Include method that will be used for separating recyclable waste including sizes of containers, container labeling, and designated location on Project site where materials separation will be located.

#### PART 2 - PRODUCTS Not Used.

#### **PART 3 - EXECUTION**

# 3.01 PLAN IMPLEMENTATION:

- A. General: Implement approved waste management plan. Provide handling, containers, storage, signage, transportation, and other items as required to implement waste management plan during the entire duration of the Contract.
  - (1) Comply with Document 01 50 00 for operation, termination, and removal requirements.
- B. [Waste Management Coordinator: Engage a waste management coordinator to be responsible for implementing, monitoring, and reporting status of waste management work plan. Coordinator shall be present at Project site full time for duration of Project.]
- C. Training: Train workers, subcontractors, and suppliers on proper waste management procedures, as appropriate for the Work occurring at Project site.
  - (1) Distribute waste management plan to everyone concerned within 3 days of submittal return.

- (2) Distribute waste management plan to entities when they first begin work on site. Review plan procedures and locations established for salvage, recycling, and disposal.
- D. Site Access and Temporary Controls: Conduct waste management operations to ensure minimum interference with roads, streets, walks, walkways, and other adjacent occupied and used facilities.
  - (1) Designate and label specific areas of Project site necessary for separating materials that are to be salvaged, recycled, reused, donated, and sold.
  - (2) Comply with Document 01 50 00 for controlling dust and dirt, environmental protection, and noise control.

# 3.02 RECYCLING CONSTRUCTION WASTE:

- A. General: Recycle paper and beverage containers used by on-site workers.
- B. Recycling Incentives: Revenues, savings, rebates, tax credits, and other incentives received for recycling waste materials shall accrue to the Contractor.
- C. Procedures: Separate recyclable waste from other waste materials, trash, and debris. Separate recyclable waste by type at Project site to the maximum extent practical.
  - (1) Provide appropriately marked containers or bins for controlling recyclable waste until they are removed from Project Site. Include list of acceptable and unacceptable materials at each container and bin.
    - (a) Inspect containers and bins for contamination and remove contaminated materials if found.
  - (2) Stockpile processed materials on site without intermixing with other materials. Place, grade, and shape stockpiles to drain surface water. Cover to prevent windblown dust.
  - (3) Stockpile materials away from construction area. Do not store within drip line of remaining trees.
  - (4) Store components off the ground and protect from the weather.
  - (5) Remove recyclable waste off District property and transport to recycling receiver or processor.

# D. Packaging:

- (1) Cardboard and Boxes: Break down packaging into flat sheets. Bundle and store in a dry location.
- (2) Polystyrene Packaging: Separate and bag material.

- (3) Pallets: As much as possible, require deliveries using pallets to remove pallets from Project Site. For pallets that remain on Site, break down pallets into component wood pieces and comply with requirements for recycling wood.
- (4) Crates: Break down crates into component wood pieces and comply with requirements for recycling wood.
- E. Site-Clearing Wastes: Chip brush, branches, and trees on site.
- F. Wood Materials:
  - (1) Clean Cut-Offs of Lumber: Grind or chip into small pieces.
  - (2) Clean Sawdust: Bag sawdust that does not contain painted or treated wood.
- G. Gypsum Board: Stack large clean pieces on wood pallets and store in a dry location.
  - (1) Clean Gypsum Board: Grind scraps of clean gypsum board using small mobile chipper or hammer mill. Screen out paper after grinding.

#### 3.03 DISPOSAL OF WASTE:

- A. General: Except for items or materials to be salvaged, recycled, or otherwise reused, remove waste materials from Project Site and legally dispose of them in a landfill or incinerator acceptable to authorities having jurisdiction.
  - (1) Except as otherwise specified, do not allow waste materials that are to be disposed of accumulate on site.
  - (2) Remove and transport debris in a manner that will prevent spillage on adjacent surfaces and areas.
- B. Burning: Do not burn waste materials.
- C. Disposal: Transport waste materials off District property and legally dispose of them.

#### SECTION 01 66 00

# PRODUCT DELIVERY, STORAGE AND HANDLING

# **PART 1 - GENERAL**

#### 1.01 RELATED DOCUMENTS AND PROVISIONS

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Site Access, Conditions and Requirements;
- B. Special Conditions.

# 1.02 PRODUCTS

- A. Products are as defined in the General Conditions.
- B. Contractor shall not use and/or reuse materials and/or equipment removed from existing Premises, except as specifically permitted by the Contract Documents.
- C. Contractor shall provide interchangeable components of the same manufacturer, for similar components.

# 1.03 TRANSPORTATION AND HANDLING

- A. Contractor shall transport and handle Products in accordance with manufacturer's instructions.
- B. Contractor shall promptly inspect shipments to confirm that Products comply with requirements, quantities are correct, and products are undamaged.
- C. Contractor shall provide equipment and personnel to handle Products by methods to prevent soiling, disfigurement, or damage.

# 1.04 STORAGE AND PROTECTION

- A. Contractor shall store and protect Products in accordance with manufacturer's instructions, with seals and labels intact and legible. Contractor shall store sensitive products in weather-tight, climate-controlled enclosures.
- B. For exterior storage of fabricated Products, Contractor shall place on sloped supports, above ground.
- C. Contractor shall provide off-site storage and protection when Site does not permit on-site storage or protection.

- D. Contractor shall cover products subject to deterioration with impervious sheet covering and provide ventilation to avoid condensation.
- E. Contractor shall store loose granular materials on solid flat surfaces in a well-drained area and prevent mixing with foreign matter.
- F. Contractor shall provide equipment and personnel to store Products by methods to prevent soiling, disfigurement, or damage.
- G. Contractor shall arrange storage of Products to permit access for inspection and periodically inspect to assure Products are undamaged and are maintained under specified conditions.

PART 2 - PRODUCTS Not Used.

PART 3 - EXECUTION Not Used.

#### **DOCUMENT 01 73 29**

#### **CUTTING AND PATCHING**

# PART 1 - GENERAL

#### 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Inspector, Inspections, and Tests, Integration of Work, Nonconforming Work, and Correction of Work, and Uncovering Work;
- B. Special Conditions;
- C. Hazardous Materials Procedures and Requirements;
- D. Hazardous Materials Certification;
- E. Lead-Based Paint Certification;
- F. Imported Materials Certification.

#### 1.02 CUTTING AND PATCHING:

- A. Contractor shall be responsible for all cutting, fitting, and patching, including associated excavation and backfill, required to complete the Work or to:
  - (1) Make several parts fit together properly.
  - (2) Uncover portions of Work to provide for installation of ill-timed Work.
  - (3) Remove and replace defective Work.
  - (4) Remove and replace Work not conforming to requirements of Contract Documents.
  - (5) Remove Samples of installed Work as specified for testing.
  - (6) Provide routine penetrations of non-structural surfaces for installation of piping and electrical conduit.
  - (7) Attaching new materials to existing remodeling areas including painting (or other finishes) to match existing conditions.
- B. In addition to Contract requirements, upon written instructions from the District, Contractor shall uncover Work to provide for observations of covered Work in accordance with the Contract Documents; remove samples of

- installed materials for testing as directed by District; and remove Work to provide for alteration of existing Work.
- C. Contractor shall not cut or alter Work, or any part of it, in such a way that endangers or compromises the integrity of the Work, the Project, or work of others.

#### 1.03 SUBMITTALS:

- A. Prior to any cutting or alterations that may affect the structural safety of Project, or work of others, and well in advance of executing such cutting or alterations, Contractor shall submit written notice to District pursuant to the applicable notice provisions of the Contract Documents, requesting consent to proceed with the cutting or alteration, including the following:
  - (1) The work of the District or other trades.
  - (2) Structural value or integrity of any element of Project.
  - (3) Integrity or effectiveness of weather-exposed or weather-resistant elements or systems.
  - (4) Efficiency, operational life, maintenance or safety of operational elements.
  - (5) Visual qualities of sight-exposed elements.
- B. Contractor's Request shall also include:
  - (1) Identification of Project.
  - (2) Description of affected Work.
  - (3) Necessity for cutting, alteration, or excavations.
  - (4) Effects of Work on District, other trades, or structural or weatherproof integrity of Project.
  - (5) Description of proposed Work:
    - (a) Scope of cutting, patching, alteration, or excavation.
    - (b) Trades that will execute Work.
    - (c) Products proposed to be used.
    - (d) Extent of refinishing to be done.
  - (6) Alternates to cutting and patching.
  - (7) Cost proposal, when applicable.

- (8) The scheduled date the Contractor intends to perform the Work and the duration of time to complete the Work.
- (9) Written permission of District or other District contractor(s) whose work will be affected.

#### 1.04 QUALITY ASSURANCE:

- A. Contractor shall ensure that cutting, fitting, and patching shall achieve security, strength, weather protection, appearance for aesthetic match, efficiency, operational life, maintenance, safety of operational elements, and the continuity of existing fire ratings.
- B. Contractor shall ensure that cutting, fitting, and patching shall successfully duplicate undisturbed adjacent profiles, materials, textures, finishes, colors, and that materials shall match existing construction. Where there is dispute as to whether duplication is successful or has been achieved to a reasonable degree, the District's decision shall be final.

# 1.05 PAYMENT FOR COSTS:

- A. Cost caused by ill-timed or defective Work or Work not conforming to Contract Documents, including costs for additional services of the District, its consultants, including but not limited to the Construction Manager, the Architect, the Project Inspector(s), Engineers, and Agents, will be paid by Contractor and/or deducted from the Contract by the District.
- B. District shall only pay for cost of Work if it is part of the original Contract Price or if a change has been made to the contract in compliance with the provisions of the General Conditions. Cost of Work performed upon instructions from the District, other than defective or nonconforming Work, will be paid by District on approval of written Change Order. Contractor shall provide written cost proposals prior to proceeding with cutting and patching.

# **PART 2 - PRODUCTS**

#### 2.01 MATERIALS:

- A. Contractor shall provide for replacement and restoration of Work removed. Contractor shall comply with the Contract Documents and with the Industry Standard(s), for the type of Work, and the Specification requirements for each specific product involved. If not specified, Contractor shall first recommend a product of a manufacturer or appropriate trade association for approval by the District.
- B. Materials to be cut and patched include those damaged by the performance of the Work.

# **PART 3 - EXECUTION**

#### 3.01 INSPECTION:

- A. Contractor shall inspect existing conditions of the Site and the Work, including elements subject to movement or damage during cutting and patching, excavating and backfilling. After uncovering Work, Contractor shall inspect conditions affecting installation of new products.
- B. Contractor shall report unsatisfactory or questionable conditions in writing to District as indicated in the General Conditions and shall proceed with Work as indicated in the General Conditions by District.

#### 3.02 PREPARATION:

- A. Contractor shall provide shoring, bracing and supports as required to maintain structural integrity for all portions of the Project, including all requirements of the Project.
- B. Contractor shall provide devices and methods to protect other portions of Project from damage.
- C. Contractor shall, provide all necessary protection from weather and extremes of temperature and humidity for the Project, including without limitation, any work that may be exposed by cutting and patching Work. Contractor shall keep excavations free from water.

# 3.03 ERECTION, INSTALLATION AND APPLICATION:

- A. With respect to performance, Contractor shall:
  - (1) Execute fitting and adjustment of products to provide finished installation to comply with and match specified tolerances and finishes.
  - (2) Execute cutting and demolition by methods that will prevent damage to other Work, and provide proper surfaces to receive installation of repairs and new Work.
  - (3) Execute cutting, demolition excavating, and backfilling by methods that will prevent damage to other Work and damage from settlement.
- B. Contractor shall employ original installer or fabricator to perform cutting and patching for:
  - (1) Weather-exposed surfaces and moisture-resistant elements such as roofing, sheet metal, sealants, waterproofing, and other trades.
  - (2) Sight-exposed finished surfaces.
- C. Contractor shall execute fitting and adjustment of products to provide a finished installation to comply with specified products, functions, tolerances,

- and finishes as shown or specified in the Contract Documents including, without limitation, the Drawings and Specifications.
- D. Contractor shall fit Work airtight to pipes, sleeves, ducts, conduit, and other penetrations through surfaces. Contractor shall conform to all Code requirements for penetrations or the Drawings and Specifications, whichever calls for a higher quality or more thorough requirement. Contractor shall maintain integrity of both rated and non-rated fire walls, ceilings, floors, etc.
- E. Contractor shall restore Work which has been cut or removed. Contractor shall install new products to provide completed Work in accordance with requirements of the Contract Documents and as required to match surrounding areas and surfaces.
- F. Contractor shall refinish all continuous surfaces to nearest intersection as necessary to match the existing finish to any new finish.

#### **DOCUMENT 01 76 00**

#### **ALTERATION PROJECT PROCEDURES**

# PART 1 – GENERAL

#### 1.01 RELATED DOCUMENTS AND PROVISIONS:

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Integration of Work, Purchase of Materials and Equipment, Uncovering of Work and Nonconforming Work and Correction of Work and Trenches;
- B. Special Conditions.

#### **PART 2 - PRODUCTS**

# 2.01 PRODUCTS FOR PATCHING AND EXTENDING WORK:

- A. New Materials: As specified in the Contract Documents including, without limitation, in the Specifications, Contractor shall match existing products, conditions, and work for patching and extending work.
- B. Type and Quality of Existing Products: Contractor shall determine by inspection, by testing products where necessary, by referring to existing conditions and to the Work as a standard.

# **PART 3 - EXECUTION**

# 3.01 EXAMINATION:

- A. Contractor shall verify that demolition is complete and that areas are ready for installation of new Work.
- B. By beginning restoration Work, Contractor acknowledges and accepts the existing conditions.

# 3.02 PREPARATION:

- A. Contractor shall cut, move, or remove items as necessary for access to alterations and renovation Work. Contractor shall replace and restore these at completion.
- B. Contractor shall remove unsuitable material not as salvage unless otherwise indicated in the Contract Documents. Unsuitable material may include, without limitation, rotted wood, corroded metals, and deteriorated masonry and concrete. Contractor shall replace materials as specified for finished Work.

- C. Contractor shall remove debris and abandoned items from all areas of the Site and from concealed spaces.
- D. Contractor shall prepare surface and remove surface finishes to provide for proper installation of new Work and finishes.
- E. Contractor shall close openings in exterior surfaces to protect existing work from weather and extremes of temperature and humidity. Contractor shall insulate ductwork and piping to prevent condensation in exposed areas. Contractor shall insulate building cavities for thermal and/or acoustical protection, as detailed.

# 3.03 INSTALLATION:

- A. Contractor shall coordinate Work of all alternations and renovations to expedite completion and to accommodate District occupancy.
- B. Designated Areas and Finishes: Contractor shall complete all installations in all respects, including operational, mechanical work and electrical work.
- C. Contractor shall remove, cut, and patch Work in a manner to minimize damage and to provide a means of restoring Products and finishes to original or specified condition.
- D. Contractor shall refinish visible existing surfaces to remain in renovated rooms and spaces, to specified condition for each material, with a neat and square or straight transition to adjacent finishes.
- E. Contractor shall install products as specified in the Contract Documents, including without limitation, the Specifications.

# 3.04 TRANSITIONS:

- A. Where new Work abuts or aligns with existing, Contractor shall perform a smooth and even transition. Patched Work must match existing adjacent work in texture and appearance.
- B. When finished surfaces are cut so that a smooth transition with new Work is not possible, Contractor shall terminate existing surface along a straight line at a natural line of division and make a recommendation for resolution to the District and the Architect for review and approval.

# 3.05 ADJUSTMENTS:

- A. Where removal of partitions or walls results in adjacent spaces becoming one, Contractor shall rework floors, walls, and ceilings to a smooth plane without breaks, steps, or bulkheads.
- B. Where a change of plane of 1/4 inch or more occurs, Contractor shall submit a recommendation for providing a smooth transition to the District and the Architect for review and approval.

- C. Contractor shall trim and seal existing wood doors and shall trim and paint metal doors as necessary to clear new floor finish and refinish trim as required.
- D. Contractor shall fit Work at penetrations of surfaces.

#### 3.06 REPAIR OF DAMAGED SURFACES:

- A. Contractor shall patch or replace portions of existing surfaces, which are damaged, lifted, discolored, or showing other imperfections, in the area where the Work is performed.
- B. Contractor shall repair substrate prior to patching finish.

# 3.07 CULTIVATED AREAS AND OTHER SURFACE IMPROVEMENTS:

- A. Cultivated or planted areas and other surface improvements which are damaged by actions of the Contractor shall be restored by Contractor to their original condition or better, where indicated.
- B. Contractor shall protect and replace, if damaged, all existing guard posts, barricades, and fences.
- C. Contractor shall give special attention to avoid damaging or killing trees, bushes and/or shrubs on the Premises and/or identified in the Contract Documents, including without limitation, the Drawings.

# 3.08 FINISHES:

- A. Contractor shall finish surfaces as specified in the Contract Documents, including without limitations, the provisions of all Divisions of the Specifications.
- B. Contractor shall finish patches to produce uniform finish and texture over entire area. When finish cannot be matched, Contractor shall refinish entire surface to nearest intersections.

# 3.09 CLEANING:

A. Contractor shall continually clean the Site and the Premises as indicated in the Contract Documents, including without limitation, the provisions in the General Conditions and the Specifications regarding cleaning.

#### **DOCUMENT 01 77 00**

# **CONTRACT CLOSEOUT AND FINAL CLEANING**

# **PART 1 - GENERAL**

#### 1.01 RELATED DOCUMENTS AND PROVISIONS

All Contract Documents should be reviewed for applicable provisions related to the provisions in this document, including without limitation:

- A. General Conditions, including, without limitation, Completion of Work;
- B. Special Conditions;
- C. Temporary Facilities and Controls.

## 1.02 CLOSEOUT PROCEDURES

Contractor shall comply with all closeout provisions as indicated in the General Conditions.

# 1.03 FINAL CLEANING

- A. Contractor shall execute final cleaning prior to final inspection.
- B. Contractor shall clean interior and exterior glass and all surfaces exposed to view; remove temporary labels, tape, stains, and foreign substances, polish transparent and glossy surfaces, wax and polish new vinyl floor surfaces, vacuum carpeted and soft surfaces.
- C. Contractor shall clean equipment and fixtures to a sanitary condition.
- D. Contractor shall replace filters of operating equipment.
- E. Contractor shall clean debris from roofs, gutters, down spouts, and drainage systems.
- F. Contractor shall clean Site, sweep paved areas, and rake clean landscaped surfaces.
- G. Contractor shall remove waste and surplus materials, rubbish, and construction facilities from the Site and surrounding areas.

# PART 2 - PRODUCTS Not Used.

PART 3 - EXECUTION Not Used.