Board Office Use: Le	gislative File Info.
File ID Number	16- 1517
Introduction Date	6-22-2016
Enactment Number	16-1233
Enactment Date	6-22-2016



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education

By: Vernon Hal, Senior Chief Operations Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Management

Board Meeting Date

June 22, 2016

Subject

Independent Contractor Agreement for Professional Services - 360 Total

Concept- Division of Facilities Planning and Management Project

Action Requested

Approval by the Board of Education of an Independent Contractor Agreement between the District and 360 Total Concept, Oakland, CA., for the latter to provide Local Business Program (LBP) Compliance and Monitoring team, 360 Total Concept, a Small, Local Resident Business(SLRBE), has assisted Oakland Unified School District with meeting and exceeding its 50% Local program, implementing LBP on the procurement site. Team 360 will provide monitoring tracking systems to ensure contractors are in compliance with OUSD's local business utilization requirements, certify Small Local Resident Businesses, facilitate technical assistance workshops for contractors-developing useful tools for contractors' success, 360's support includes acting as a liaison for OUSD with the local business community, which increases District's public awareness, identifying ways to maximize local business participation on District projects, in conjunction with the District at the Division of Facilities Planning more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing July 1, 2016 and concluding no later than July 1, 2017, in an amount not-to exceed \$394,500.00.

Discussion

The District is cooperation with the City of Oakland mandates that 50% of the contractors are from Oakland. 360 Total Concept is the District's liaison with the City to make sure that all rules and regulations that pertain to the Contract Compliance Monitoring are current.

LBP (Local Business Participation Percentage) 100.00%

Recommendation

Approval by the Board of Education of an Independent Contractor Agreement between the District and 360 Total Concept, Oakland, CA., for the latter to provide Local Business Program (LBP) Compliance and Monitoring team, 360 Total Concept, a Small, Local Resident Business(SLRBE), has assisted Oakland Unified School District with meeting and exceeding its 50% Local program, implementing LBP on the procurement site. Team 360 will provide monitoring tracking systems to ensure contractors are in compliance with OUSD's local business utilization requirements, certify Small Local Resident Businesses,

facilitate technical assistance workshops for contractors-developing useful tools for contractors' success, 360's support includes acting as a liaison for OUSD with the local business community, which increases District's public awareness, identifying ways to maximize local business participation on District projects, in conjunction with the District at the Division of Facilities Planning more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing July 1, 2016 and concluding no later than July 1, 2017, in an amount not-to exceed \$394,500.00.

Fiscal Impact

Fund 21, Measure J & Fund 01, General Fund

Attachments

- Independent Consultant Agreement including scope of work
- Consultant Proposal
- · Certificate of Insurance



CONTRACT JUSTIFICATION FORM This Form Shall Be Submitted to the Board Office With Every Consent Agenda Contract.

Legislative File ID No. 16-1517
Department: Facilities Planning and Management
Vendor Name: 360 Total Concept
Project Name: Local Business Compliance Monitoring Project No.:
Contract Term: Intended Start: 7-1-2016 Intended End: 6-30-2017
Annual (if annual contract) or Total (if multi-year agreement) Cost: $\$_{394,500.00}$
Approved by: Joe Dominguez
Is Vendor a local Oakland Business or have they met the requirements of the
Local Business Policy? Yes No No
How was this Vendor selected?
The vendor is selected due to past performance of excellence, and over 20 years experience that the team brings to provide this service to OUSD. Under vendor's oversight local business utilization continues to exceed requirements, creating nationally recognized "best practices" and model. The vendor is a true community partner to OUSD providing great services without increasing rates, and reducing cost as a cost savings to the District. Using this vendor as a third party is setting a model of efficiency and exceptional results, which other agencies are considering using as cost savings as well. 360 Total Consulting has been providing a high level of assistance and consulting services to assist OUSD in increasing utilization of local business. This is a specialty service and has been asked to proposed for an additional year located on their high level of service. Summarize the services this Vendor will be providing.
Vendor will provide monitoring service for oversight over the District's Local/Small Local Business Program. In addition to monitoring outreach services, film productions to highlight special projects and legislative tour coordinations to showcase to local officials how bond money is spent. Vendor tracks utilization providing District with regular reports.
Was this contract competitively bid? Yes No
If No, please answer the following:
1) How did you determine the price is competitive?
Since this contract falls under special a services it is exempt form bid process. Cost analysis is also provided to show cost saving based on other agencies providing this service This vendor is a cost efficient and does not cause District additional overhead.

2)	Pleas	se check the competitive bid exception relied upon:
	Щ	Educational Materials
	✓	Special Services contracts for financial, economic, accounting, legal or administrative services
	Ш	CUPCCAA exception (Uniform Public Construction Cost Accounting Act)
		Professional Service Agreements of less than \$86,000 (increases a small amount on January 1 of each year)
		Construction related Professional Services such as Architects, DSA Inspectors, Environmental Consultants and Construction Managers (require a "fair, competitive selection process)
		Energy conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and alternate energy supply sources)
	Щ	Emergency contracts
		Technology contracts
		electronic data-processing systems, supporting software and/or services (including copiers/printers) over the \$86,000 bid limit, must be competitively advertised, but any one of the three lowest responsible bidders may be selected
		contracts for computers, software, telecommunications equipment, microwave equipment, and other related electronic equipment and apparatus, including E-Rate solicitations, may be procured through an RFP process instead of a competitive, lowest price bid process
		Western States Contracting Alliance Contracts (WSCA)
	_	California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]
	\sqcup	Piggyback" Contracts with other governmental entities
	\sqsubseteq	Perishable Food
	Щ	Sole Source
	Ш	Change Order for Material and Supplies if the cost agreed upon in writing does not exceed ten percent of the original contract price
		Other, please provide specific exception
3)		Not Applicable - no exception - Project was competitively bid

Legal 10/27/15 rev. 5/16/16 2

OAKLAND UNIFIED SCHOOL DISTRICT

INDEPENDENT CONTRACTOR AGREEMENT FOR PROFESSIONAL SERVICES

Division of Facilities Planning and Management

THIS INDEPENDENT CONTRACTOR AGREEMENT CONTRACT is made and entered into and upon Board of Education approval as indicated below ("Contract"), by and between **360 Total Concept** and Oakland Unified School District. Contractor and District may be referred to herein individually as a "Party" or collectively as the "Parties.

WHEREAS, the District is authorized by Section 53060 of the California Government Code to contract with and employ any persons for the furnishing of special services and advice in financial, economic, accounting, engineering, legal or administrative matters, if those persons are specially trained and experienced and competent to perform the special services required;

WHEREAS, the District is in need of such services and advice and the Contractor warrants that it is specially trained, licensed and experienced and competent to perform the services required by the District;

WHEREAS, the Contractor agrees to perform the Services described in this Agreement in accordance with the standards of its profession, to District's satisfaction, and in accordance with this Agreement.

NOW, THEREFORE, the Parties agree as follows:

 Services. The Contractor shall furnish to the District the services as described in Exhibit "A," attached hereto and incorporated herein by this reference ("Services" or "Work"):

The scope of the project includes: As the District's Local Business Program (LBP) Compliance and Monitoring team, 360 Total Concept, a Small, Local Resident Business(SLRBE), has assisted Oakland Unified School District with meeting and exceeding its 50% Local program, implementing LBP on the procurement site. Team 360 will provide monitoring tracking systems to ensure contractors are in compliant with OUSD's local business utilization requirements, certify Small Local Resident Businesses, facilitate technical assistance workshops for contractors-developing useful tools for contractors' success, implement internal business community to the local business program. 360's support includes acting as a liaison for OUSD with local business community, which increases District's public awareness, identifying ways to maximize local business participation on District projects.

- Term. Contractor shall commence on July 1, 2016, and concluding no later than July 1, 2017. This Agreement may be extended upon mutual approval of both parties on an annual basis to the extent permissible under applicable law.
- 3. **Submittal of Documents**. The Contractor shall not commence the Work under this Contract until the Contractor has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:

<u>X</u>	Signed Agreement	<u> </u>	Workers' Compensation Certificate
X	Insurance Certificates & Endorsements		W-9 Form
N/A	Bonds (as requested by District)		Other: Fingerprinting
X	Debarment Certificate		

4. **Compensation**. District agrees to pay the Contractor for Services satisfactorily rendered pursuant to this Agreement, at the rates indicated and as more specifically described in **Exhibit**

- "A," on an hourly basis and a per-item basis, as applicable, and up to a maximum amount not-to-exceed Three hundred ninety-four thousand, five hundred dollars and no cents (\$394,500.00). District shall pay Contractor only for all undisputed amounts in installment payments within thirty (30) days after the Contractor submits an invoice to the District for Work actually completed and after the District's written approval of the Work, or the portion of the Work for which payment is to be made.
- 5. **Expenses**. District shall not be liable to Contractor for any costs or expenses paid or incurred by Contractor in performing the Work. Expenses will not be charged on the Work above the maximum not-to-exceed amount of **Zero** (\$0.00).
- Materials. Contractor shall furnish, at his/her own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
- 7. **Independent Contractor**. Contractor, in the performance of this Agreement, shall be and act as an independent contractor. Contractor understands and agrees that he/she and all of his/her employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Contractor shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to Contractor's employees.
- 8. **Standard of Care**. Contractor's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of his/her profession for services to California school districts.
- 9. Originality of Services. Contractor agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Contractor and shall not be copied in whole or in part from any other source, except that submitted to Contractor by District as a basis for such services.
- 10. Copyright/Trademark/Patent. Contractor understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of the District. Contractor consents to use of Contractor's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

11. Termination.

- 11.1. Without Cause by District. District may, at any time, with or without reason, terminate this Agreement and compensate Contractor only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Contractor. Notice shall be deemed given when received by the Contractor or no later than three days after the day of mailing, whichever is sooner.
- 11.2. Without Cause by Contractor. Contractor may, upon sixty (60) days notice, with or without reason, terminate this Agreement. Upon this termination, District shall only be obligated to compensate Contractor for services satisfactorily rendered to the date of

termination. Written notice by Contractor shall be sufficient to stop further performance of services to District. Contractor acknowledges that this sixty (60) day notice period is acceptable so that the District can attempt to procure the Services from another source.

- 11.3. **With Cause by District**. District may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:
 - 11.3.1. material violation of this Agreement by the Contractor; or
 - 11.3.2. any act by Contractor exposing the District to liability to others for personal injury or property damage; or
 - 11.3.3. Contractor is adjudged a bankrupt, Contractor makes a general assignment for the benefit of creditors or a receiver is appointed on account of Contractor's insolvency.

Written notice by District shall contain the reasons for such intention to terminate and unless within three (3) calendar days after that notice the condition or violation ceases, or satisfactory arrangements for the correction thereof be made, this Agreement shall upon the expiration of the three (3) calendar days cease and terminate. In the event of such termination, the District may secure the required services from another Contractor. If the expense, fees, and/or costs to the District exceeds the cost of providing the service pursuant to this Agreement, the Contractor shall immediately pay the excess expense, fees, and/or costs to the District upon the receipt of the District's notice of these expenses, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to District.

- 11.4. Upon termination, Contractor shall provide the District with all documents produced maintained or collected by Contractor pursuant to this Agreement, whether or not such documents are final or draft documents.
- 12. **Indemnification**. To the furthest extent permitted by California law, Contractor shall, at its sole expense, defend, indemnify, and hold harmless the District, the State of California, and their agents, representatives, officers, employees, trustees, and volunteers (the "Indemnified Parties") from any and all demands, losses, liabilities, claims, suits, and actions (the "Claims") of any kind, nature, and description, including, but not limited to, personal injury, death, property damage, and reasonable attorneys' fees and costs, directly or indirectly arising out of, connected with, or resulting from the performance of the Agreement or from any activity, work, or thing done, permitted, or suffered by the Contractor in conjunction with this Agreement, to the extent caused by the negligence or willful misconduct of Contractor, its employees or subcontractors. The District shall have the right to accept or reject any legal representation that Contractor proposes to defend the Indemnified Parties.

13. Insurance.

- 13.1. The Contractor shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.
 - 13.1.1. Commercial General Liability and Automobile Liability Insurance. Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that insure against all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising from Contractor's performance of any portion of the Services. (Form CG 0001 and CA 0001)

- 13.1.2. Workers' Compensation and Employers' Liability Insurance. Workers' Compensation Insurance and Employers' Liability Insurance for all of its employees performing any portion of the Services. In accordance with provisions of section 3700 of the California Labor Code, the Contractor shall be required to secure workers' compensation coverage for its employees. If any class of employee or employees engaged in performing any portion of the Services under this Agreement are not protected under the Workers' Compensation Statute, adequate insurance coverage for the protection of any employee(s) not otherwise protected must be obtained before any of those employee(s) commence performing any portion of the Services.
- 13.1.3. **Professional Liability (Errors and Omissions)**. Professional Liability (Errors and Omissions) Insurance as appropriate to the Contractor's profession.

Type of Coverage	Minimum Requirement		
Commercial General Liability Insurance,	including		
Bodily Injury, Personal Injury, Property	Damage,		
Advertising Injury, and Medical Payments		\$ 1,000,000	
Each Occurrence		\$ 1,000,000	
General Aggregate			
Automobile Liability Insurance - Any Auto			
Each Occurrence		\$ 1,000,000	
General Aggregate		\$ 1,000,000	
Professional Liability		\$ 1,000,000	
Workers Compensation	Statutory Limits		
Employer's Liability		\$ 1,000,000	

- 13.2. **Proof of Carriage of Insurance**. The Contractor shall not commence performing any portion of the Services until all required insurance has been obtained and certificates indicating the required coverage's have been delivered in duplicate to the District and approved by the District. Certificates and insurance policies shall include the following:
 - 13.2.1. A clause stating: "This policy shall not be canceled or reduced in required limits of liability or amounts of insurance until notice has been mailed to the District, stating date of cancellation or reduction. Date of cancellation or reduction shall not be less than thirty (30) days after date of mailing notice."
 - 13.2.2. 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.
 - 13.2.3. An endorsement stating that the District and the State and their representatives, employees, trustees, officers, and volunteers are named additional insureds under all policies except Workers' Compensation Insurance, Professional Liability, and Employers' Liability Insurance. An endorsement shall also state that Contractor's insurance policies shall be primary to any insurance or self-insurance maintained by District.
 - 13.2.4. All policies shall be written on an occurrence form, except for Professional Liability which shall be on a claims-made form.
- 13.3. **Acceptability of Insurers**. Insurance is to be placed with insurers with a current A.M. Best's rating of no less than A: VII, unless otherwise acceptable to the District.

- 14. **Assignment**. The obligations of the Contractor pursuant to this Agreement shall not be assigned by the Contractor.
- 15. **Compliance with Laws**. Contractor shall observe and comply with all rules and regulations of the governing board of the District and all federal, state, and local laws, ordinances and regulations. Contractor shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Contractor observes that any of the Work required by this Contract is at variance with any such laws, ordinance, rules or regulations, Contractor shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this Contract shall be appropriately amended in writing, or this Contract shall be terminated effective upon Contractor's receipt of a written termination notice from the District. If Contractor performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Contractor shall bear all costs arising therefrom.
- 16. **Permits/Licenses**. Contractor and all Contractor's employees or agents shall secure and maintain in force such permits and licenses as are required by law in connection with the furnishing of services pursuant to this agreement.
- 17. **Safety and Security.** Contractor is responsible for maintaining safety in the performance of this Agreement. Contractor shall be responsible to ascertain from the District the rules and regulations pertaining to safety, security, and driving on school grounds, particularly when children are present.
- 18. **Employment with Public Agency.** Contractor, if an employee of another public agency, agrees that Contractor will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually being performed pursuant to this Agreement.
- 19. **Anti-Discrimination**. It is the policy of the District that in connection with all work performed under Contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the Contractor agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735. In addition, the Contractor agrees to require like compliance by all its subcontractor(s).
- 20. Fingerprinting of Employees. The Contractor shall comply with the provisions of Education Code section 45125.1 regarding the submission of employee fingerprints to the California Department of Justice and the completion of criminal background investigations of its employees. The Contractor shall not permit any employee to have any contact with District pupils until such time as the Contractor has verified in writing to the governing board of the District that the employee has not been convicted of a felony, as defined in Education Code section 45122.1. The Contractor's responsibility shall extend to all employees, subcontractors, agents, and employees or agents of subcontractors regardless of whether those individuals are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Contractor. Verification of compliance with this section shall be provided in writing to the District prior to each individual's commencement of employment or performing any portion of the Services and prior to permitting contact with any student.
- 21. Audit. Contractor shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Contractor transacted under this Agreement. Contractor shall retain these books, records, and systems of account during the Term of this Agreement and for three (3) years thereafter. Contractor shall permit the District, its agent, other representatives, or an independent auditor

to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to make audit(s) of all billing statements, invoices, records, and other data related to the Services covered by this Agreement. Audit(s) may be performed at any time, provided that the District shall give reasonable prior notice to Contractor and shall conduct audit(s) during Contractor's normal business hours, unless Contractor otherwise consents.

- 22. District's Evaluation of Contractor and Contractor's Employees and/or Subcontractors. The District may evaluate the Contractor in any manner which is permissible under the law. The District's evaluation may include, without limitation:
 - 22.1. Requesting that District employee(s) evaluate the Contractor and the Contractor's employees and subcontractors and each of their performance.
 - 22.2. Announced and unannounced observance of Contractor, Contractor's employee(s), and/or subcontractor(s).
- 23. Limitation of District Liability. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, 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, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
- 24. **Disputes**. In the event of a dispute between the parties as to performance of Work, Agreement interpretation, or payment, the Parties shall attempt to resolve the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute, Contractor shall neither rescind the Agreement nor stop Work.
- 25. **Confidentiality**. The Contractor and all Contractor's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.
- 26. Notice. Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:

Oakland Unified School District

955 High Street Oakland, CA 94601

Attn: Tadashi Nakadegawa

Tel: 510-535-7038

Contractor

360 Grand Avenue, Suite 270 Oakland, CA 94610 Attn: Shonda Scott

Tel: 510-760-9244

Any notice personally given or sent by facsimile transmission shall be effective upon receipt. Any notice sent by overnight delivery service shall be effective the business day next following delivery thereof to the overnight delivery service. Any notice given by mail shall be effective three (3) days after deposit in the United States mail.

27. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE Program). Contractor shall comply with the requirements of the District's L/SL/SLRBE Program, as applicable, which may require a fifty percent (50%) mandatory minimum local participation requirement in the performance of this Agreement. A copy of the District's L/SL/SLRBE Program can be obtained on the District website, at www.ousd.k12.ca.us,

under the Facilities Planning & Management Department drop down menu, Bids and Requests for Proposals.

- 28. Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 29. **California Law**. This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the county in which the District's administration offices are located.
- 30. **Waiver**. The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.
- 31. **Severability**. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 32. **Incorporation of Recitals and Exhibits**. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: The District certifies to the best of its knowledge and belief, that it and its officials: Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List. https://www.sam.gov/portal/public/SAM

Susie Butler-Berkley Contract Analyst

ACCEPTED AND AGREED on the date indicated below:

OAKLAND UNIFIED SCHOOL DISTRICT

Sanch		6/23/16
James Harris, President, Board of Education	on	Date
AT 10		6/23/16
Antwan Wilson, Superintendent & Secreta	ry, Board of Education	Date
07-25		
Joe Dominguez, Deputy Chief, Facilities Pl	lanning and Management	Date
By: SHOUDING SOFT)	5/14/2010 Date
APPROVED AS TO FORM:	5.23.2016	
OUSD Facilities Legal Counsel	Date	

File ID Number: 16-1517
Introduction Date: 6-22-16
Enactment Number: 10-1233
Enactment Date: 6-22-19

By: Oc

Information regarding Contractor:	
F	IN 20-5671425 mployer Identification and/or Social
License No.:	ecurity Number
Address: 555 12T2 S+	OTE: Federal Code of Regulations
Telephone: 510.834,0340 94407 c Facsimile: E-Mail: Should C340+cpr. a Type of Business Entity: Individual Sole Proprietorship Partnership Limited Partnership	ections 6041 and 6209 require non- orporate recipients of \$600.00 or more of furnish their taxpayer identification umber to the payer. The regulations liso provide that a penalty may be mposed for failure to furnish the expayer identification number. In rder to comply with these regulations, ne District requires your federal tax dentification number or Social Security umber, whichever is applicable.
WORKERS' COMPENSAT Labor Code Section 3700 in relevant part provides t secure the payment of compensation in one or more	hat every employer except the State shall
 By being insured against liability to pay compento write compensation insurance in this State. By securing from the Director of Industrial Relationship which may be given upon furnishing proof satisfiability to self-insure and to pay any compensationship. 	ions a certificate of consent to self-insure, actory to the Director of Industrial Relations of
I am aware of the provisions of Section 3700 of the insured against liability for workers' compensation with the provisions of that code, and I will comply we performance of the Work of this Contract.	or to undertake self-insurance in accordance with such provisions before commencing the
Date: 5/14	116
Proper Name of Contractor: TOTAL Concep-	+360 Consucting dba360 TOTAL
Signature: Stondafin	throw the
Print Name: SHOWER SO	2017
Title: CEV	
(In accordance with Article 5 – commencing at Sect Labor Code, the above certificate must be signed ar Work under this Contract.)	

EXHIBIT A Scope of Services

ee the attached Proposal from the Contractor:				

360 Cost Proposal





Scope of Work

As the District's Local Business Program (LBP) Compliance and Monitoring team, 360 Total Concept (360), a Small, Local Resident Business (SLRBE), has assisted Oakland Unified School District (OUSD) with meeting and exceeding its 50% Local Business Utilization (LBU) on the facilities and Capital Program. Additionally, 360 partnered with OUSD to launch a pilot program, implementing LBP on the procurement side. Team 360 will provide monitoring tracking systems to ensure contractors are in compliant with OUSD's local business utilization requirements, certify Small Local Resident Businesses, facilitate technical assistance workshops for contractors—developing useful tools for contractors' success, implement internal training program for procurement staff on best practices to achieve LBU success, and conduct outreach to update the business community on the local business program. 360's support includes acting as a liaison for OUSD with local business community, which increases District's public awareness; identifying ways maximize local business participation on District projects.

	Hours (monthly)	TASK		Cost (monthy)		Balance	
Frame: 12 months Capital Program							
(Paid through Facilities)	50	Attend weekly meetings for project(s)	\$	5,000.00	\$	5,000.00	
	20	Attend pre-bid, RFP, and construction meetings,	\$	1,000.00	\$	6,000.00	
	20	Coordinate Technical Assistance training and Outreach workshops for local businesses	\$	1,625.00	\$	7,625.00	
	50	Facilitate conflict resolution sessions to resolve issues local business program	\$	6,000.00	\$ 1	3,625.00	
	40	Update local officials and community on program, Produce TV program highlight projects, and coord. legislative tours Monitoring: track LBU of facility contracts; investige non-compliance and	\$	7,500.00		1,125.00	
	40	mitigate issues	\$	4,000.00	\$ 2	5,125.00	
	40	Reports: Create monthly, quarterly and annual reports on District's spend, LBU	\$	2,750.00	\$ 2	7,875.00	
					\$ 2	7,875.0	
					\$ 2	7,875.00	
	260	Total Capital Program Monitoring	\$	27,875.00	\$ 2	7,875.0	
Procurement							
(Paid through Procureme	nt) 30	Monitor LBU for Oakland spend procurement	\$	3,000.00	\$	3,000.0	
	10	Provide quarterly reports on Oakland spend	\$	1,000.00	\$	4,000.0	
	20	Coordinate outreach meetings for procurement vendors with District and other agencies	\$	1,000.00	\$	5,000.0	
	60	Total Procurement Monitor ing	\$	5,000.00	\$	5,000.0	
TOTAL CONTRACT	320		\$	32,875.00	\$ 3	32,875.0	

 Positions
 Fully- loaded rate

 Project Mgr
 \$150/hr

 Project Liaison
 \$100/hr

 Project Support
 \$75/hr

Total Contract Value (est. 12 months) \$ 394,500.00

*The cost of the services for compliance a nd monitoring the Capital and Procurement Programs is less than .01% of the over \$100 Million annual spend monitored. The total proposed cost is: \$394,500 (\$334,500 for Capital Program Only and \$60,000 for Procurement LBU Monitoring) Rates remained unchanged, contract cost proposal reduced as cost savings, and reduction of procurement scope.

FINGERPRINTING/CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

One of the three boxes below <u>must</u> be checked, with the corresponding certification provided, and this form attached to the Independent Consultant Agreement for Independent Contractor
Agreement- Special Services ("Agreement"):
[TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOYEE ONLY.] Consultant's employees will have only limited contact, if any, with District pupils and the District will take appropriate steps to protect the safety of any pupils that may come in contact with Consultant's employees so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Consultant for the services under this Agreement. As an authorized District official, I am familiar with the facts herein certified, and am authorized to execute this certificate on behalf of the District. (Education Code § 45125.1 (c))
Date:
District Representative's Name and Title:
□ The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to Consultant's services under this Agreement and Consultant certifies its compliance with these provisions as follows: "Consultant certifies that the Consultant has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all Consultant's employees, subcontractors, agents, and subcontractors' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Consultant, who may have contact with District pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122. 1. A complete and accurate list of all Employees who may come in contact with District pupils during the course and scope of the Agreement is attached hereto." □ Consultant's services under this Agreement shall be limited to the construction, reconstruction, rehabilitation, or repair of a school facility and although all Employees will have contact, other than limited contact, with District pupils, pursuant to Education Code section 45125.2 District shall ensure the safety of the pupils by at least one of the following as marked:
The installation of a physical barrier at the worksite to limit contact with pupils.
Continual supervision and monitoring of all Consultant's on-site employees of Consultant by an employee of Consultant,, whom the Department of Justice has ascertained has not been convicted of a violent or serious felony.
Surveillance of Employees by District personnel. [TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOYEE ONLY.] Date: District Representative's Name and Title: Signature:
Megan's Law (Sex Offenders). I have verified and will continue to verify that the employees of Contractor that will be on the Project site and the employees of the Subcontractor(s) that will be on the Project site are not listed on California's "Megan's Law" Website (http://www.meganslaw.ca.gov/).

[MUST BE COMPLETED BY CONSULTANT'S AUTHORIZED REPRESENTATIVE.] I am a representative of the Consultant entering into this Agreement with the District and I am familiar with the facts herein certified, and am authorized and qualified to execute this certificate on behalf of Consultant.

Date:	5/4/16
Name of Consultant or Company:	
Signature:	thorally wet cont
Print Name and Title	Shord SCOTT (FD)

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

I am aware of and hereby certify that neither 300 Total (Oncop) [Type name of Contractor] nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. I further agree that I will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts.

Where the Contractor or any lower participant is unable to certify to this statement, it shall attach an explanation hereto.

IN WITNESS WHEREOF, this instrument has been duly executed by the Principal of the above named Contractor on the 49 to 40 yof 2016 for the purposes of submission of this Agreement.

By: Signature

Signature

Typed or Printed Name



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

1/12/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

C	ertificate holder in lieu of such endorse	ement(s)						
	DUCER License # 0757776			NAME: Sabine d	le Lambert			
San Francisco, CA - Sutter Street - HUB International Insurance Services nc. 180 Sutter Street				(A/C, No, Ext); (413) 27 0-2000 (A/C, No):				
400				ADDICESS.	-	TO SOUTH OF		NA10 #
San Francisco, CA 94104						RDING COVERAGE	anrian	NAIC #
		_				Surety Company of An		31194
NSU	RED			INSURER B : The Tra	velers inder	nnity Company of Ame	erica	25666
	360 Total Concept LLC			INSURER C :				
	555 Twelfth St. Suite 1670			INSURER D :				
	Oakland, CA 94607			INSURER E :				
	,			INSURER F :				
CO	VERAGES CERT	IFICATI	E NUMBER:			REVISION NUMBER:		
C	HIS IS TO CERTIFY THAT THE POLICIES IDICATED. NOTWITHSTANDING ANY REFERTIFICATE MAY BE ISSUED OR MAY RECLUSIONS AND CONDITIONS OF SUCH F	QUIREM PERTAIN,	ENT, TERM OR CONDITION OF THE INSURANCE AFFOR	ON OF ANY CONTRAC	CT OR OTHER	R DOCUMENT WITH RESPI ED HEREIN IS SUBJECT	ECT TO	WHICH THIS
NSR		ADDL SUBR		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	TS	
A	X COMMERCIAL GENERAL LIABILITY	INSD WVD	TOLIOTIONIDEIT	(mm/bb/tfff)	(MINIS DE L' L' L')	EACH OCCURRENCE	\$	2,000,000
•	CLAIMS-MADE X OCCUR	x	6800G887171	01/04/2016	01/04/2017	DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	500,000
	CENTRIO WINDE COOK					MED EXP (Any one person)	\$	5,000
						PERSONAL & ADV INJURY	S	2,000,000
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	GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$	4,000,000
	X POLICY PRO- JECT LOC					PRODUCTS - COMPIOP AGG	\$	
	OTHER:					COMBINED SINGLE LIMIT	\$	10,000
	AUTOMOBILE LIABILITY					(Ea accident)	\$	
A	ANY AUTO	X	6800G887171	01/04/2016	01/04/2017	BODILY INJURY (Per person)	\$	1,000,000
	ALLOWNED SCHEDULED AUTOS					BODILY INJURY (Per accident)	\$	1,000,000
	X HIRED AUTOS X NON-OWNED AUTOS					PROPERTY DAMAGE (Per accident)	\$	
							\$	
	X UMBRELLA LIAB X OCCUR					EACH OCCURRENCE	\$	2,000,000
В	EXCESS LIAB CLAIMS-MADE		CUP0G889766	01/04/2016	01/04/2017	AGGREGATE	\$	2,000,000
_							\$	
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	AND EMPLOYERS' LIABILITY Y/N							A
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	(Mandatory in NH) If yes, describe under					E.L. DISEASE - EA EMPLOYER		
	DESCRIPTION OF OPERATIONS below					E.L. DISEASE - POLICY LIMIT	\$	0
A	Employee Benefits		6800G887171	01/04/2016	01/04/2017	EBL		2,000,000
RE: Oak	CRIPTION OF OPERATIONS / LOCATIONS / VEHICL Services provided by named insured to land Unified School District and its dired sloyees, trustees, officers, and volunteer where primary wording is included, whe	certificat ctors, offi s, are na	te holder icers, employees, agents med as additional insured	and representatives,	and the Distr	ict and the State and thei	r repre 04 05 8	sentatives, MP T1 25 11
CE	RTIFICATE HOLDER			CANCELLATION				
Oakland Unified School District 1000 Broadway Suite 680				N DATE TH	DESCRIBED POLICIES BE OF HEREOF, NOTICE WILL CY PROVISIONS.			
	Oakland, CA 94607		AUTHORIZED REPRESE	1				

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

XTEND ENDORSEMENT

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

GENERAL DESCRIPTION OF COVERAGE – This endorsement broadens coverage. The following listing is a general coverage description only. Limitations and exclusions may apply to these coverages. Read all the **PROVISIONS** of this endorsement carefully to determine rights, duties, and what is and is not covered.

- A. Broadened Named Insured
- B. Damage To Premises Rented To You Extension
 - · Perils of fire, explosion, lightning, smoke, water
 - . Limit increased to \$300,000
- C. Blanket Waiver of Subrogation
- D. Blanket Additional Insured— Managers or Lessors of Premises
- E. Blanket Additional Insured Lessor of leased Equipment
- F. Incidental Medical Malpractice
- G. Personal Injury Assumed by Contract
- H. Extension of Coverage Bodily Injury

PROVISIONS

A. BROADENED NAMED INSURED

 The Named Insured in Item 1. of the Declarations is as follows:

The person or organization named in Item 1. of the Declarations and any organization, other than a partnership or joint venture, over which you maintain ownership or majority interest on the effective date of the policy. However, coverage for any such organization will cease as of the date during the policy period that you no longer maintain ownership of, or majority interest in, such organization.

- 2. WHO IS AN INSURED (Section II) Item 4.a. is deleted and replaced by the following:
 - a. Coverage under this provision is afforded only until the 180th day after you acquire or form the organization or the end of the policy period, whichever is earlier, unless reported in writing to us within 180 days.
- This Provision A. does not apply to any person or organization for which coverage is excluded by endorsement.

- Injury to Co-Employees and Co-Volunteer Workers
- J. Aircraft Chartered with Crew
- K. Non-Owned Watercraft Increased from 25 feet to 50 feet
- L. Increased Supplementary Payments
 - Cost for bail bonds increased to \$2,500
 - Loss of earnings increased to \$500 per day
- M. Knowledge and Notice of Occurrence or Offense
- N. Unintentional Omission
- Reasonable Force Bodily Injury or Property Damage

B. DAMAGE TO PREMISES RENTED TO YOU EXTENSION

 The last paragraph of COVERAGE A. BOD-ILY INJURY AND PROPERTY DAMAGE LI-ABILITY (Section I – Coverages) is deleted and replaced by the following:

Exclusions **c.** through **n.** do not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:

- a. Fire;
- b. Explosion;
- c. Lightning;
- d. Smoke resulting from such fire, explosion, or lightning; or
- e. Water.

A separate limit of insurance applies to this coverage as described in LIMITS OF INSUR-ANCE (Section III).

This insurance does not apply to damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:

- Rupture, bursting, or operation of pressure relief devices;
- b. Rupture or bursting due to expansion or swelling of the contents of any building or structure, caused by or resulting from water:
- **c.** Explosion of steam boilers, steam pipes, steam engines, or steam turbines.
- 3. Part 6. of LIMITS OF INSURANCE (Section III) is deleted and replaced by the following:

Subject to **5.** above, the Damage To Premises Rented To You Limit is the most we will pay under COVERAGE A. for damages because of "property damage" to any one premises while rented to you, or temporarily occupied by you with permission of the owner, caused by fire, explosion, lightning, smoke resulting from such fire, explosion, or lightning, or water. The Damage To Premises Rented To You Limit will apply to all damage proximately caused by the same "occurrence", whether such damage results from fire, explosion, lightning, smoke resulting from such fire, explosion, or lightning, or water, or any combination of any of these.

The Damage To Premises Rented To You Limit will be the higher of:

- a. \$300,000; or
- b. The amount shown on the Declarations for Damage To Premises Rented To You Limit.
- 4. Under DEFINITIONS (Section V), Paragraph a. of the definition of "insured contract" is amended so that it does not include that portion of the contract for a lease of premises that indemnifies any person or organization for damage to premises while rented to you, or temporarily occupied by you with permission of the owner, caused by:
 - a. Fire;
 - b. Explosion;
 - c. Lightning;
 - **d.** Smoke resulting from such fire, explosion, or lightning; or
 - e. Water.
- This Provision B. does not apply if coverage for Damage To Premises Rented To You of

COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY (Section I – Coverages) is excluded by endorsement.

C. BLANKET WAIVER OFSUBROGATION

We waive any right of recovery we may have against any person or organization because of payments we make for injury or damage arising out of premises owned or occupied by or rented or loaned to you; ongoing operations performed by you or on your behalf, done under a contract with that person or organization; "your work"; or "your products". We waive this right where you have agreed to do so as part of a written contract, executed by you prior to loss.

D. BLANKET ADDITIONAL INSURED – MANAGERS OR LESSORS OF PREMISES

WHO IS AN INSURED (Section II) is amended to include as an insured any person or organization (referred to below as "additional insured") with whom you have agreed in a written contract, executed prior to loss, to name as an additional insured, but only with respect to liability arising out of the ownership, maintenance or use of that part of any premises leased to you, subject to the following provisions:

- Limits of Insurance. The limits of insurance afforded to the additional insured shall be the limits which you agreed to provide, or the limits shown on the Declarations, whichever is less.
- The insurance afforded to the additional insured does not apply to:
 - Any "occurrence" that takes place after you cease to be a tenant in that premises;
 - Any premises for which coverage is excluded by endorsement; or
 - c. Structural alterations, new construction or demolition operations performed by or on behalf of such additional insured.
- The insurance afforded to the additional insured is excess over any valid and collectible insurance available to such additional insured, unless you have agreed in a written contract for this insurance to apply on a primary or contributory basis.

E. BLANKET ADDITIONAL INSURED – LESSOR OF LEASED EQUIPMENT

WHO IS AN INSURED (Section II) is amended to include as an insured any person or organization (referred to below as "additional insured") with

whom you have agreed in a written contract, executed prior to loss, to name as an additional insured, but only with respect to their liability arising out of the maintenance, operation or use by you of equipment leased to you by such additional insured, subject to the following provisions:

- Limits of Insurance. The limits of insurance afforded to the additional insured shall be the limits which you agreed to provide, or the limits shown on the Declarations, whichever is less.
- The insurance afforded to the additional insured does not apply to:
 - a. Any "occurrence" that takes place after the equipment lease expires; or
 - b. "Bodily injury" or "property damage" arising out of the sole negligence of such additional insured.
- 3. The insurance afforded to the additional insured is excess over any valid and collectible insurance available to such additional insured, unless you have agreed in a written contract for this insurance to apply on a primary or contributory basis.

F. INCIDENTAL MEDICAL MALPRACTICE

- 1. The definition of "bodily injury" in DEFINITIONS (Section V) is amended to include "Incidental Medical Malpractice Injury".
- The following definition is added to DEFINI-TIONS (Section V):

"Incidental medical malpractice injury" means bodily injury, mental anguish, sickness or disease sustained by a person, including death resulting from any of these at any time, arising out of the rendering of, or failure to render, the following services:

- a. Medical, surgical, dental, laboratory, x-ray or nursing service or treatment, advice or instruction, or the related furnishing of food or beverages;
- **b.** The furnishing or dispensing of drugs or medical, dental, or surgical supplies or appliances; or
- c. First aid.
- d. "Good Samaritan services". As used in this Provision F., "Good Samaritan services" are those medical services rendered or provided in an emergency and

for which no remuneration is demanded or received.

- 3. Paragraph 2.a.(1)(d) of WHO IS AN INSURED (Section II) does not apply to any
 registered nurse, licensed practical nurse,
 emergency medical technician or paramedic
 employed by you, but only while performing
 the services described in paragraph 2. above
 and while acting within the scope of their employment by you. Any "employees" rendering
 "Good Samaritan services" will be deemed to
 be acting within the scope of their employment by you.
- The following exclusion is added to paragraph
 Exclusions of COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABIL-ITY (Section I – Coverages):

(This insurance does not apply to:) Liability arising out of the willful violation of a penal statute or ordinance relating to the sale of pharmaceuticals by or with the knowledge or consent of the insured.

- 5. For the purposes of determining the applicable limits of insurance, any act or omission, together with all related acts or omissions in the furnishing of the services described in paragraph 2. above to any one person, will be considered one "occurrence".
- This Provision F. does not apply if you are in the business or occupation of providing any of the services described in paragraph 2. above.
- 7. The insurance provided by this Provision F. shall be excess over any other valid and collectible insurance available to the insured, whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by you to be excess of this policy.

G. PERSONAL INJURY – ASSUMED BY CONTRACT

 The Contractual Liability Exclusion in Part 2., Exclusions of COVERAGE B. PER-SONAL AND ADVERTISING INJURY LIABIL-ITY (Section I – Coverages) is deleted and replaced by the following:

(This insurance does not apply to:)

Contractual Liability

"Advertising injury" for which the insured has assumed liability in a contract or agreement. This exclusion does not apply to liability for

- damages that the insured would have in the absence of the contract of agreement.
- Subparagraph f. of the definition of "insured contract" (DEFINITIONS – Section V) is deleted and replaced by the following:
 - f. That part of any other contract or agreement pertaining to your business (including an indemnification of a municipality in connection with work performed for a municipality) under which you assume the tort liability of another party to pay for "bodily injury," "property damage" or "personal injury" to a third party or organization. Tort liability means a liability that would be imposed by law in the absence of any contract or agreement.
- This Provision G. does not apply if COVER-AGE B. PERSONAL AND ADVERTISING IN-JURY LIABILITY is excluded by endorsement.

H. EXTENSION OF COVERAGE – BODILY IN-JURY

The definition of "bodily injury" (DEFINITIONS – Section \mathbf{V}) is deleted and replaced by the following:

"Bodily injury" means bodily injury, mental anguish, mental injury, shock, fright, disability, humiliation, sickness or disease sustained by a person, including death resulting from any of these at any time.

INJURY TO CO-EMPLOYEES AND CO-VOLUNTEER WORKERS

- 1. Your "employees" are insureds with respect to "bodily injury" to a co-"employee" in the course of the co-"employee's" employment by you, or to your "volunteer workers" while performing duties related to the conduct of your business, provided that this coverage for your "employees" does not apply to acts outside the scope of their employment by you or while performing duties unrelated to the conduct of your business.
- 2. Your "volunteer workers" are insureds with respect to "bodily injury" to a co-"volunteer worker" while performing duties related to the conduct of your business, or to your "employees" in the course of the "employee's" employment by you, provided that this coverage for your "volunteer workers" does not apply while performing duties unrelated to the conduct of your business.

3. Subparagraphs 2.a.(1)(a), (b) and (c) and 3.a. of WHO IS AN INSURED (Section II) do not apply to "bodily injury" for which insurance is provided by paragraph 1. or 2. above.

J. AIRCRAFT CHARTERED WITH CREW

- The following is added to the exceptions contained in the Aircraft, Auto Or Watercraft
 Exclusion in Part 2., Exclusions of COVERAGE A. BODILY INJURY AND PROPERTY
 DAMAGE LIABILITY (Section I Coverages):
 (This exclusion does not apply to:) Aircraft chartered with crew to any insured.
- 2. This Provision J. does not apply if the chartered aircraft is owned by any insured.
- 3. The insurance provided by this Provision J. shall be excess over any other valid and collectible insurance available to the insured, whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by you to be excess of this policy.

K. NON-OWNED WATERCRAFT

- The exception contained in Subparagraph (2) of the Aircraft, Auto Or Watercraft Exclusion in Part 2., Exclusions of COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY (Section I Coverages) is deleted and replaced by the following:
 - (2) A watercraft you do not own that is:
 - (a) Fifty feet long or less; and
 - (b) Not being used to carry persons or property for a charge;
- This Provision K. applies to any person who, with your expressed or implied consent, either uses or is responsible for the use of a watercraft.
- 3. The insurance provided by this Provision K. shall be excess over any other valid and collectible insurance available to the insured, whether primary, excess, contingent or on any other basis, except for insurance purchased specifically by you to be excess of this policy.

L. INCREASED SUPPLEMENTARY PAYMENTS

Parts **b.** and **d.** of SUPPLEMENTARY PAY-MENTS – COVERAGES A AND B (Section I – Coverages) are amended as follows:

1. In Part b. the amount we will pay for the cost of bail bonds is increased to \$2500.

2. In Part d. the amount we will pay for loss of earnings is increased to \$500 a day.

M. KNOWLEDGE AND NOTICE OF OCCUR-RENCE OR OFFENSE

 The following is added to COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), paragraph 2. (Duties In The Event of Occurrence, Offense, Claim or Suit):

Notice of an "occurrence" or of an offense which may result in a claim under this insurance shall be given as soon as practicable after knowledge of the "occurrence" or offense has been reported to any insured listed under Paragraph 1. of Section II — Who Is An Insured or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice. Knowledge by other "employee(s)" of an "occurrence" or of an offense does not imply that

2. Notice shall be deemed prompt if given in good faith as soon as practicable to your workers' compensation insurer. This applies only if you subsequently give notice to us as soon as practicable after any insured listed under Paragraph 1. of Section II – Who Is An Insured or an "employee" (such as an insurance, loss control or risk manager or administrator) designated by you to give such notice discovers that the "occurrence", offense or claim may involve this policy.

you also have such knowledge.

3. However, this Provision **M.** does not apply as respects the specific number of days within

which you are required to notify us in writing of the abrupt commencement of a discharge, release or escape of "pollutants" which causes "bodily injury" or "property damage" which may otherwise be covered under this policy.

N. UNINTENTIONAL OMISSION

The following is added to COMMERCIAL GEN-ERAL LIABILITY CONDITIONS (Section IV), paragraph **6.** (Representations):

The unintentional omission of, or unintentional error in, any information provided by you shall not prejudice your rights under this insurance. However, this Provision N. does not affect our right to collect additional premium or to exercise our right of cancellation or nonrenewal in accordance with applicable state insurance laws, codes or regulations.

O. REASONABLE FORCE – BODILY INJURY OR PROPERTY DAMAGE

The Expected Or Intended Injury Exclusion in Part 2., Exclusions of COVERAGE A. BODILY INJURY AND PROPERTY DAMAGE LIABILITY (Section I – Coverages) is deleted and replaced by the following:

(This insurance does not apply to:)

Expected or Intended Injury or Damage

"Bodily injury" or "property damage" expected or intended from the standpoint of the insured. This exclusion does not apply to "bodily injury" or "property damage" resulting from the use of reasonable force to protect persons or property.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

OTHER INSURANCE - ADDITIONAL INSUREDS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

PROVISIONS

COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV), Paragraph 4. (Other Insurance), is amended as follows:

 The following is added to Paragraph a. Primary Insurance:

However, if you specifically agree in a written contract or written agreement that the insurance provided to an additional insured under this Coverage Part must apply on a primary basis, or a primary and non-contributory basis, this insurance is primary to other insurance that is available to such additional insured which covers such additional insured as a named insured, and we will not share with that other insurance, provided that:

a. The "bodily injury" or "property damage" for which coverage is sought occurs; and

b. The "personal injury" or "advertising injury" for which coverage is sought arises out of an offense committed

subsequent to the signing and execution of that contract or agreement by you.

- The first Subparagraph (2) of Paragraph b. Excess Insurance regarding any other primary insurance available to you is deleted.
- The following is added to Paragraph b. Excess Insurance, as an additional subparagraph under Subparagraph (1):

That is available to the insured when the insured is added as an additional insured under any other policy, including any umbrella or excess policy.

POLICY NUMBER: 680-0G887171-16-42

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

HIRED AUTO AND NONOWNED AUTO LIABILITY

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE FORM

SCHEDULE

Insurance is provided only with respect to those coverages for which a specific premium charge is shown:

COVERAGE

ADDITIONAL PREMIUM

Hired Auto Liability

\$ INCLUDED

Nonowned Auto Liability

\$ INCLUDED

(If no entry appears above, information required to complete this endorsement will be shown in the Declarations as applicable to this endorsement.)

PROVISIONS

A. COVERAGE

If a premium charge is shown in the SCHEDULE above, the insurance provided under Section I – Coverage A – Bodily Injury And Property Damage Liability applies to "bodily injury" and "property damage" arising out of the maintenance or use of a "hired auto" or "nonowned auto". Maintenance or use of a "nonowned auto" includes test driving in connection with an "auto business".

B. EXCLUSIONS

With respect to the insurance provided by this endorsement:

- The exclusions, under Section I Coverage A – Bodily Injury And Property Damage Liability, other than exclusions a., b., d., e., f. and i. and the Nuclear Energy Liability Exclusion (Broad Form) are deleted and replaced by the following:
 - a. "Bodily injury" to:
 - (1) Any fellow "employee" of the insured arising out of and in the course of:
 - (a) Employment by the insured; or
 - (b) Performing duties related to the conduct of the insured's business.
 - b. "Property damage" to:
 - Property owned or being transported by, or rented or loaned to the insured; or
 - (2) Property in the care, custody or control of the insured.

C. WHO IS AN INSURED

Section II – Who Is An Insured is replaced by the following:

Each of the following is an insured under this insurance to the extent set forth below:

- 1. You:
- Anyone else including any partner or "executive officer" of yours while using with your permission a "hired auto" or a "nonowned auto" except:
 - a. The owner or lessee (of whom you are a sublessee) of a "hired auto" or the owner or lessee of a "nonowned auto" or any agent or "employee" of any such owner or lessee;
 - b. Your "employee" if the covered "auto" is owned by that "employee" or a member of his or her household;
 - c. Your "employee" if the covered "auto" is leased, hired or rented by him or her or a member of his or her household under a lease or rental agreement for a period of 180 days or more;
 - d. Any partner or "executive officer" with respect to any "auto" owned by such partner or officer or a member of his or her household:
 - e. Any partner or "executive officer" with respect to any "auto" leased or rented to such partner or officer or a member of his or her household under a lease or rental agreement for a period of 180 days or more;

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- f. Any person while employed in or otherwise engaged in duties in connection with an "auto business", other than an "auto business" you operate;
- g. Anyone other than your "employees", partners, a lessee or borrower or any of their "employees", while moving property to or from a "hired auto" or a "nonowned auto"; or
- Any other person or organization, but only with respect to their liability because of acts or omissions of an insured under 1. or 2. above.

D. AMENDED DEFINITIONS

The Definition of "insured contract" of Section V – **Definitions** is amended by the addition of the following exceptions to paragraph f.:

Paragraph f. does not include that part of any contract or agreement:

- (4) That pertains to the loan, lease or rental of an "auto" to you or any of your "employees", if the "auto" is loaned, leased or rented with a driver; or
- (5) That holds a person or organization engaged in the business of transporting property by "auto" for hire harmless for your use of a covered "auto" over a route or territory that person or organization is authorized to serve by public authority.

E. ADDITIONAL DEFINITIONS

Section V – Definitions is amended by the addition of the following definitions:

- "Auto Business" means the business or occupation of selling, repairing, servicing, storing or parking "autos".
- "Hired auto" means any "auto" you lease, hire, rent or borrow. This does not include:
 - Any "auto" you lease, hire or rent under a lease or rental agreement for a period of 180 days or more, or
 - Any "auto" you lease, hire, rent or borrow from any of your "employees", partners, stockholders, or members of their households
- 3. "Nonowned auto" means any "autos" you do not own, lease, hire, rent or borrow that are being used in the course and scope of your business at the time of an "occurrence". This includes "autos" owned by your "employees" or partners or members of their households but only while being used in the course and scope of your business at the time of an "occurrence".

If you are a sole proprietor, "nonowned auto" means any "autos" you do not own, lease, hire, rent or borrow that are being used in the course and scope of your business or personal affairs at the time of an "occurrence".





INDEPENDENT CONTRACTOR AGREEMENT FOR PROFESSIONAL SERVICES ROUTING FORM

				Proie	ct Information					
						2.4	0.101000			
360 Total Cor			oncept		Site	918/990				
					c Directions					
	Services	cannot be p	rovided until the o	ontract i	s fully approved	and a F	urchase Order	has be	een issued.	
			Il liability insurance, ensation insurance o	certification	on, unless vendor	s a sole		is ove	r \$15,000	
				Contrac	tor Information					
	tractor Name	360 Total	Concept		3-1		Shonda Scott			
OUSD Vendor ID # V056460		d Avenue Cuito 270		Title		Project Manager akland State		e CA Zip 94610		
		510-760-9	and Avenue, Suite 270		City Policy Expires		akiand State CA Zip 94010			
			sly been an OUSD	contracto		Worked as an OUSD			ovee? T Yes x No	
	SD Project #	NA NA	siy been an Ooob	Contracto	1: X 163 [] 140	770	rked as all 000	D CITIPI	oyee: Tes x No	
					Term					
					rerm					
Da	ate Work Will B	egin	7-1-2016		Date Work Will (not more than 5 ye				'-1-2017	
				Con	pensation					
To	tal Contract Ar	nount	\$	Total Contract N		Not To	ot To Exceed		\$394,500.00	
Pa	y Rate Per Ho	ur (If Hourly)	\$		If Amendment,	Chang	anged Amount		\$	
Ot	her Expenses				Requisition Nur	nber				
					et Information					
	If you are plann	ing to multi-fu	nd a contract using LE	P funds, p	please contact the St	ate and	Federal Office before	ore com	pleting requisition.	
R	esource #	Funding Source			Org Key		Object Code		Amount	
9450		Fund 21, Measure J Fund 01, General Fund		9189905806 9999176101			5825 5825		\$334,500.00 \$60,000.00	
					ng (in order of ap					
			the contract is fully ap ed before a PO was is		d a Purchase Order	is issued	. Signing this doc	ument a	ffirms that to your	
	Division Head						510-535-7038	Fax	510-535-7082	
1.	Director, Facilities Planning and Management									
	Signature			-		Date	Approved	5	31/16	
2.	General Counsel, Department of Facilities Planning and Management									
	Signature					Date	Approved	6/1	1/2016	
	Interim Deputy Chief, Facilities Planning and Management									
3.					1	Date	Approved			
	Chief Operations Officer, Board of Education									
4.	Signature				TW-	Date	Approved			
	President, Board of Education									
5.	Signature	Signature					Approved			