Board Office Use: Leg	sislative File Info.
File ID Number	16-1510
Introduction Date	6-22-2016
Enactment Number	16-107.4
Enactment Date	6/22/2016 10



Memo		
То	Board of Education	
From	Antwan Wilson, Superintendent and Secretary, Board of Education By: Vernon Hal, Senior Business Officer Joe Dominguez, Deputy Chief, Facilities Planning and Management	
Board Meeting Date	June 22, 2016	
Subject	Award of Bid - D-Line Constructors, Inc Oakland International High School Prop 39 HVAC Replacement Project	
Action Requested	Adoption by the Board of Education of Resolution No. 1516-0239,- Award of Bid and Construction Contract between the District and D-Line Constructors, Inc., Oakland, CA., Oakland, CA., for the latter to remove existing hot water boilers supplying existing heating systems as well as domestic hot water, replace existing six(6) multi-zone HVAC units with new Custom Mechanical Equipment (CME) multi-zone units, replace (2) existing unit ventilators at gym, replace four(4) single zone roof units, furnish new high efficiency water heater, provide new gas line to mechanical units, provide new energy management systems communication and controls, modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only, and modify existing roof support structure, in conjunction with the Oakland International High School Prop 39 HVAC Replacement Project, more specifically delineated in the scope of services in Exhibit "A", incorporated herein by reference as though fully set forth, in the amount of \$2,353,363.00 to the lowest responsive, responsible bidder. The work will be conducted in one (1) phase, contract duration of Sixty- nine (69) calendar days, commencing June 22, 2016 and concluding no later than August 22, 2016.	
Discussion	This project is for the implementation of a HVAC upgrade energy efficiency Prop 39 the California Clean Energy and Jobs Act.	
LBP (Local Business Participation Percentage)	55.00%	
Procurement Construction contract - Formal - Advertised Bid/Awarded to lowest responsible bidder		
Recommendation	Adoption by the Board of Education of Resolution No. 1516-0239,- Award of Bid and Construction Contract between the District and D-Line Constructors, Inc., Oakland, CA., Oakland, CA., for the latter to remove existing hot water boilers supplying existing heating systems as well as domestic hot water, replace existing six(6) multi-zone HVAC units with new Custom Mechanical Equipment (CME) multi-zone units, replace (2) existing unit ventilators at gym, replace four(4) single zone roof units, furnish new high efficiency water heater, provide new gas line to mechanical units, provide new energy management	

systems communication and controls, modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only, and modify existing roof support structure, in conjunction with the Oakland International High School Prop 39 HVAC Replacement Project, more specifically delineated in the scope of services in Exhibit "A", incorporated herein by reference as though fully set forth, in the amount of \$2,353,363.00 to the lowest responsive, responsible bidder. The work will be conducted in one (1) phase, contract duration of Sixtynine (69) calendar days, commencing June 22, 2016 and concluding no later than August 22, 2016.

Fiscal Impact

Fund 21, Fund 01

Attachments

- Award of Bid including scope of work
- Certificate of Insurance
- Payment and Performance Bonds



RESOLUTION OF THE BOARD OF EDUCATION OAKLAND UNIFIED SCHOOL DISTRICT

RESOLUTION NO. 1516 - 0239

AWARD OF BID AND CONTRACT FOR CONSTRUCTION SERVICES FOR THE OAKLAND INTERNATIONAL HIGH SCHOOL PROP 39 HVAC REPLACEMENT PROJECT

WHEREAS, the District has heretofore requested bids, which includes remove existing hot water boilers supplying existing heating systems as well as domestic hot water, replace existing six(6) multi-zone HVAC units with new Custom Mechanical Equipment (CME) multi-zone units, replace (2) existing unit ventilators at gym, replace four(4) single zone roof units, furnish new high efficiency water heater, provide new gas line to mechanical units, provide new energy management systems communication and controls, modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only. Obtain permit from City of Oakland, and other items shown on the plans and specifications for a total contract amount of \$2,353,363.00.

WHEREAS, one bid was received via Division of Facilities Planning and Management in response to the said request as follows, and

Contractor:	Location	Bid Amount
D-Line Constructors, Inc.	Oakland, CA	\$2,353,363.00

WHEREAS, the responsive bidder has either met the goals for the participation of minority, women and disabled veteran businesses or documented a "good-faith" effort to do so as required by the District Policy for such participation;

NOW, THEREFORE, BE IT RESOLVED, that the bid of the lowest responsive, responsible bidder, D-LINE CONSTRUCTORS, INC., for the performance of the bid work, in the amount of ONE MILLION, THREE HUNDRED FIFTY-THREE THOUSAND, THREE HUNDRED SIXTY-THREE DOLLARS AND NO CENTS (\$2,353,363,00) shall be and is hereby accepted; all other bids are rejected, if any; and

BE IT FURTHER RESOLVED, that the President and Secretary of this Board be hereby authorized to enter into a contract, subject to form and content approval by the General Counsel, with **D-LINE CONSTRUCTORS**, **INC.** for the performance of bid work.



OAKLAND UNIFIED

RESOLUTION OF THE BOARD OF EDUCATION OAKLAND UNIFIED SCHOOL DISTRICT

RESOLUTION NO. 1516-0239

AWARD OF BID AND CONTRACT FOR CONSTRUCTION SERVICES FOR THE OAKLAND INTERNATIONAL HIGH SCHOOL PROP 39 HVAC REPLACEMENT PROJECT

Page 2 of 2

• Passed by the following vote:

AYES: Shanthi Gonzales, Aimee Eng, Roseann Torres, Jumoke Hinton Hodge, Jody London, Vice President Nina Senn, President James Harris

NOES: None

ABSTAINED: None

ABSENT: None

I hereby certify that the foregoing is a full, true and correct copy of a Resolution adopted, at a Special Meeting I of the Governing Board of the Oakland Unified School District held on June 22, 2016.

Antwan Wilson, Superintendent and Secretary, Board of Education



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

Legislative File ID No
Department: Facilities Planning & Management
Vendor Name: D-Line Construction
Project Name: Oakland International HS Prop 39 HVAC Upgrade Project No.: 15121
Contract Term: Indended Start: June 22, 2016 Intended End: August 22, 2016
Annual (if annual contract) or Total (if multi-year agreement) Cost: \$2,353,363.00
Approved by: Tadashi Nakadegawa
Is Vendor a local Oakland Business or have they meet the requirements of the
Local Business Policy? Yes 🗹 No 🗔
How was this Vendor selected?
This vendor was selected through bidding process.

Summarize the services this Vendor will be providing.

Remove existing hot water boilers supplying existing heating systems as well as domestic hot water, replace existing six (6) multi-zone HVAC units with new Custom Mechanical Equipment (CME) multi-zone units, replace two (2) existing unit ventilators at gym, replace four (4) single zone roof units, furnish new high efficiency water heater, provide new gas line to mechanical units, provide new energy management systems communication and controls, modify fire alarm for mechanical units only, and modify fire alarm for mechanical units only, and modify existing roof support structure.

Was this contract competitively bid? Yes 🗹 No 🗔

- If No, please answer the following:
- 1) How did you determine the price is competitive?

OAKLAND UNIFIED SCHOOL DISTRICT Department of Facilities Planning and Management AGREEMENT REQUEST FORM

SECTION IV. L/LS/LSRBE - RATIONAL FOR NON COMPLIANCE CHECK LIST

1.)	Specialty Service: This contractor provides a unique / specialty service that is currently not available from a certified L/S/SLRBE. Government Code § 53060 / school districts may contract without bidding for, "special services and advice in financial, economic, accounting, legal, or administrative matters if such persons are specially trained and experienced and competent to perform the special services required."
2.)	District Discretion under L/SL/SLRBE due to lack of certified firms at time of bid: If at least three L/SL/SLRBEs are not certified, then the requirement may, subject to the discretion of the District, be waived, or the 20% requirement may be re-set from 19 % to 0%, depending on the particular circumstances at time of bid.
3.)	Futility: It would be futile to require that the contract be subjected to the L/SL/SLRBE due to (circle one) COST / TIME CONSTRAINTS / NO CERTIFIED BIDDERS. California law provides that "[w]here competitive proposals work an incongruity and are unavailing as affecting the final result or where they do not produce any advantagethe statute requiring competitive bidding does not apply." (Hiller v. City of Los Angeles (1961) 197 Cal. App. 2d 685, 694.)
4.)	Field Test / (1) In order that a field test or experiment may be made to determine the product's suitability for future use. PUBLIC CONTRACT CODE SECTION 3400-3410
5.)	Product Match /(2) In order to match other products in use on a particular public improvement either completed or in the course of completion. PUBLIC CONTRACT CODE SECTION 3400- 3410
6.)	Sole Source / (3) In order to obtain a necessary item that is only available from one source. PUBLIC CONTRACT CODE SECTION 3400-3410
7.)	Emergency Repair / (4) (A) In order to respond to an emergency declared by a local agency, but only if the declaration is approved by a four-fifths vote of the governing board of the local agency issuing the invitation for bid or request for proposals. PUBLIC CONTRACT CODE SECTION 3400-3410 / See also: Public Contract Code Section 1102. "Emergency," as used in this code, means a sudden, unexpected occurrence that poses a clear and imminent danger, requiring immediate action to prevent or mitigate the loss or impairment of life, health, property, or essential public services.

DOCUMENT 00 52 13 (FORMERLY DOCUMENT 00530)

AWARD OF BID AGREEMENT

THIS AGREEMENT IS MADE AND ENTERED INTO THIS **19th day of May, 2016**. by and between the Oakland Unified School District ("District" or "Owner") and **D-Line Constructors**("Contractor") ("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:

PROJECT: Oakland International High School Prop 39 HVAC Replacement

PROJECT NO.: 15121

RESOLUTION NUMBER: 1516 -0239

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, under the direction and supervision of, and subject to, the approval of the District or its authorized representative.

2. The Contract Documents:

- a. 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.
- b. Interpretation of Contract Documents: Should any question arise concerning the intent, precedence, 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, the following order of precedence shall prevail:
 - (i) District-approved modifications, beginning with the most recent (if any);
 - (ii) The Agreement;
 - (iii) The Special Conditions (if any):
 - (iv) Any Supplemental Conditions (if any);
 - (v) The General Conditions;
 - (vi) The remaining Division 0 documents;
 - (vii) The Division 1 Documents (Specifications General Conditions);
 - (viii) The Division 2 through Division 32 documents (Technical Specifications);
 - (ix) Figured dimensions;
 - (x) Large-scale drawings;
 - (xi) Small-scale drawings.

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.

3. Time For Completion: It is hereby understood and agreed that the work under this contract shall be completed within <u>Sixty-nine (69)</u> consecutive calendar days ("Contract Time") from the date specified in the District's Notice to Proceed. The District shall not entertain an early completion schedule by Contractor. A schedule

OAKLAND UNIFIED SCHOOL DISTRICT Project Name: Oakland International High School Prop 39 HVAC Replacement Project Number: 15121

showing the work completed in less than the Time for Completion indicated in the Contract, shall be considered to have Project Float.

- 4. 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 failure to coordinate its Work with the work of other contractors.
- 5. 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 shall forfeit to the District the following sum(s) ("Liquidated Damages"):
 - **Project Completion:** <u>One thousand, five hundred dollars and no cents</u> (\$1,500.00) per day as Liquidated Damages for each and every day's delay beyond the time herein prescribed in finishing the Work of the Project.
 - a. Each portion of the Liquidated Damages shall be calculated cumulatively. For example, if the Contractor is late in completing two milestones and the entire Project, it will be forfeiting three separate Liquidated Damages amounts.
 - b. It is hereby understood and agreed that neither the total cumulative Liquidate Damages amount nor any portion of the Liquidated Damage amount are penalties.
 - c. The District may deduct any portion of these liquidated damages from any money duc or that may become due the Contractor under this Agreement. The Contractor's forfeit of liquidated damages to the District, and the District's right to retain those liquidated damages, are as indicated in Government Code section 53069.85 and as indicated herein and in the General Conditions.
 - d. Any amount of the Liquidated Damage(s) are automatically and without notice of any kind forfeited by Contractor upon the accrual of each day of delay. Neither the District's failure or delay in deducting Liquidated Damages from payments otherwise due the Contractor, nor the District's failure or delay in notifying Contractor of the forfeiture of Liquidated Damages, shall be deemed a waiver of the District's right to Liquidated Damages.
 - e. The Contractor and the Surety shall be liable for and pay to the District the entire amount of Liquidated Damages including any portion that exceeds the amount of the Contract Price then held, retained or controlled by the District.
 - f. The Liquidated Damages shall be in addition, and not in lieu of, the District's right to charge Contractor with the cost of completing or correcting such items of the Work.
 - g. 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. This provision does not exclude the recovery of damages for delay by either party under other provisions in the Contract Documents.
- 6. Loss Or Damage: The District and its 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 whatever; and shall hold the District and its authorized representatives harmless from all liability of every kind and nature arising from accident, negligence, or any cause whatever.

OAKLAND UNIFIED SCHOOL DISTRICT Project Name: Oakland International High School Prop 39 HVAC Replacement Project Number: 15121

- 7. **Insurance and Bonds**: Contractor shall provide all required certificates of insurance, and payment and performance bonds as evidence thereof.
- 8. **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.
- **9.** 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 have authority to approve and/or stop 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. The Contractor shall be liable for any delay caused by its non-compliant Work.
- **10.** 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 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.
- 11. Classification Of Contractor's License: Contractor hereby acknowledges that it currently holds valid Type <u>Class A- General Engineering or Class B – General Building</u> Contractor's license(s) issued by the State of California, Contractor's State Licensing Board, in accordance with division 3, chapter 9, of the Business and Professions Code and in the classification called for in the Contract Documents.
- 12. Payment of Prevailing Wages: 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 sections 1770 et seq. of the California Labor Code.
- **13.** Labor Compliance Program: If a labor compliance program is implemented for the Project, Contractor specifically acknowledges and understands that it shall perform the Work of this Agreement while complying with all the applicable provisions of the labor compliance program administered by the District, the District's designee and/or the California Department of Industrial Relations. Compliance shall include, without limitation, the requirement that the Contractor and all of its Subcontractors shall timely submit complete and accurate certified payroll records with each application for payment, or the District cannot issue payment.

14. 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:

Two million, two hundred sixty-three thousand, three hundred sixty-three dollars and no cents

(\$2,263,363.00), (Base Contract Amount)

+ <u>\$ Ninety thousand dollars</u>

(\$ 90,000.00), (Contingency Allowance Amount)

= <u>Two million, three hundred fifty-three thousand, three hundred sixty-three dollars</u> and no cents

(\$2,353,363.00), ("Contract Price")

- a. The above Allowances are within the Contract Price only to the extent Contractor has performed Work encompassed by the Allowance description, Contractor has appropriately invoiced for that Work, and the District has approved that invoice. The Contractor is permitted to invoice only for components of the Work encompassed by the Allowance description, in the identical structure as a Change Order. The unused portion of the each Allowance shall be retained by the District at the end of the Project.
- b. The Contract Price shall be paid in lawful money of the United States.
- c. The Contract Price shall 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).
- **15.** Authority of Contractor's Representative: Contractor hereby certifies that its legal representative as defined in the General Conditions and the person(s) it employees on the Project at or above the level of project superintendent, each have the authority to legally bind the Contractor.
- **16.** 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.

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. <u>https://www.sunt.gov.port.d.public SAM</u>

Susie Butler-Berkley Contract Analyst

OAKLAND UNIFIED SCHOOL DISTRICT Project Name: Oakland International High School Prop 39 HVAC Replacement Project Number: 15121

IN WITNESS V	WHEREOF, accepted and agreed on the date	e indicated above	ve:
Dated:	we 22 , 2016	Dated:/	May 23 ,20/6
OAKLAND U	NIFIED SCHOOL DISTRICT	D-line Ca	mstructors Inc CONTRACTOR
By:	- Sadan	By:	TI AD I
Print Name:	James Harris	Print Name:	bsur F. Prada TIF
Print Title:	President, Board of Education	Print Title:	President
By:	ACTIV		
Print Name:	Antwan Wilson, Superintendent		
Print Title:	Secretary, Board of Education		
By: Print Name:	Joe Dominguez		
Print Title:	Deputy Chief, Facilities Planning and Ma	anagement	
Approved as to	o Form:		

By:

~

Catherine Boskoff

21111

Print Title:

Print Name:

Special Facilities Counsel

File ID Number: 16 - 1510Introduction Date: 6 - 22 - 16Enactment Number: 16 - 1074Enactment Date: 6 - 22 - 16By: 0

NOTE: If the Contractor is a corporation, Contractor must attach a certified copy of the corporation's bylaws, or of the resolution of the Board of Directors of the corporation, authorizing the above person to execute this Agreement and the bonds required by the Contract Documents.

END OF DOCUMENT

OAKLAND UNIFIED SCHOOL DISTRICT Project Name: Oakland International High School Prop 39 HVAC Replacement Project Number: 15121

Executed in Two (2) Originals Bond No. S001-3412 Premium: Included

DOCUMENT 00 61 15

PAYMENT BOND -- Contractor's Labor & Material Bond (100% of Contract Price) (Note: Bidders must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, the governing board ("Board") of the ______Oakland Unified School District, (or "District") and <u>D-Line Constructors, Inc.</u>, ("Principal") have entered into a contract for the furnishing of all materials and labor, services and transportation, necessary, convenient, and proper to

Project No. 15121; Prop 39 Oakland International High School - HV Replacement (Project Name) ("Project" or "Contract")

which Contract dated May 19 _____, 20<u>16</u>, 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 upon 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 100 percent (100%) of the Contract price, to secure the claims to which reference is made in the Civil Code of California, including section 9100, and the Labor Code of California, including section 1741.

NOW, THEREFORE, the Principal and <u>Allied World Insurance Company</u>, ("Surety") are held and firmly bound unto all laborers, material men, and other persons referred to in said statutes in the penal sum of:

two million three hundred fifty-three thousand three hundred sixty-three and 00/100ths DOLLARS

(\$ 2,353,363.00), lawful money of the United States, being a sum not less than 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 his or its subcontractors, of the heirs, executors, administrators, successors, or assigns of any, all, or either of them shall fail to pay for any labor, materials, provisions, provender, 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 due under the Unemployment Insurance Act 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 sections 9000 through 9566 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.

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 shall in any way affect its

OAKLAND UNIFIED SCHOOL DISTRICT Oakland International High School Prop 39 HV Replacement Project No. 15121 March 23, 2016 PAYMENT BOND DOCUMENT 00 61 15 -1 obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the Contract Documents or to the Work.

IN WITNESS WHEREOF, two (2) identical counterparts of this instrument, each of which shall for all purposes be deemed an original thereof, have been duly executed by the Principal and Surety above named, on the 20th day of May ______, 20_16.

Principal	Surety
D-Line Constructors, Inc.	Allied World Insurance Company
(Name of Principal)	(Name of Surety)
	-222
(Signature of Person with Authority)	(Signature of Person with Authority)
Tose F. Pradall	David Mahler, Attorney-in-Fact
(Print Name)	(Print Name)
	David Mahler
	(Name of California Agent of Surety)
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the	1065 E Hillsdale Blvd #230, Foster City, CA 94404
document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.	(Address of California Agent of Surety)
	(650) 274-0194
	(Telephone Number 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.

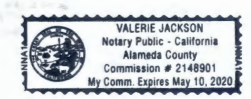
State of California County of Alameda 5 23 0n_ , before r Notary Public, personally appeared _ 1064

END OF DOCUMENT

who proved to me on the basis of satisfactory evidence to be the person downess name of is no subscribed to the within instrument and acknowledged to me that helphetthey executed the same in his her/their authorized capacity Des), and that by his der/their signature of on the instrument the person of, or the entity upon behalf of which the person of acted. executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

d official sell. WITNESS my hand a



OAKLAND UNIFIED SCHOOL DISTRICT Oakland International High School Prop 39 HV Replacement Project No. 15121 March 23, 2016 PAYMENT BOND DOCUMENT 00 61 15 -2



Allied World Surety

Division of Allied World Insurance Company 30 S. 17th St., Suite 810 Philadelphia, PA 19103

POWER OF ATTORNEY

Issue Date: April 20, 2016

No. 28650-A1809

Single Transaction Limit: \$5,000,000

KNOW ALL MEN BY THESE PRESENTS:

Allied World Insurance Company, a New Hampshire corporation (the "Company") does hereby appoint

NAME(s):	David Mahler	David Druml
FIRM:	Druml Group, Inc. 1135 Farragut Boulevard Foster City, CA 9440	4 <u>39455 Black All 1978</u>
writings obligatory in force and effect for or IN WITNESS WHER	ttomey(s)-in-Fact, with full authority to execute on its behalf bonds, u in the nature thereof, issued in the course of its business, and to bind one year from the issued date above-referenced and shall expire on EOF, ALLIED WORLD INSURANCE COMPANY has caused these pre- bowered to execute on the Company's behalf. 2016 COMMONWEALTH OF P NOTARIAL SE ELIZABETH K. BIELLI, City of Philadelphia, P My Commission Expires J	the Company thereby. This Power of Attomey shall remain in full close of business of the first anniversary of such Issue Date. sents to be executed by the officer named below, who is duly CAL Notary Public Recourse
State of Pennsylv	ania)	
County of Philade	elphia)ss.	A h h
WORLD INSURANCE Of described herein, and	April, 2016, before me came the above-named officer of ALLIED COMPANY, to me personally known to be the individual and officer a acknowledged that he executed the foregoing instrument and d corporation thereto by authority of his office.	Notary My Commission Expires: 08/05/2018
	CERTIFICATE	
Excerpt of Resolution ad	opted by the Board of Directors of the ALLIED WORLD INSURANCE COMPANY (ti	ne "Corporation"), on December 31, 2012:
Officers") be, and each her	er officers of the Corporation, the head of the surety business line for the Corporation and t eby is, authorized to appoint one or more Attorneys-in-Fact to represent and act for and on I ithe Corporation, if appropriate) bonds, undertakings, recognizances and other contracts of in	behalf of the Corporation in the transaction of the Company's surety business to execute
of Attorney or to any certifi	ction with the Corporation's transaction of surety business, the signatures and attestations of cate relating thereto by facsimile, and any such Power of Attorney or certificate bearing suc ct to any bond, undertaking, recognizance or other contract of indemnity or writing obligatory i	th facsimile signatures or facsimile seal shall be valid and binding upon the Corporation
	action with the Corporation's transaction of surety business, the facsimile or mechanically r a copy of any Power of Attorney of the Corporation, with signatures affixed as next above n	
	ction with the Corporation's transaction of surety business, any such Attorney-in-Fact delive a date thereof, said date to be not later than the date of delivery thereof by such Attorney-in-F	
Corporation any and all or Corporation's transaction or thereby and any ancillary m	vorized Officers be, and each hereby is, authorized to execute (under the common seal of i onsents, certificates, agreements, amendments, supplements, instruments and other docur f surety business, as such Authorized Officer shall in his or her absolute discretion deem or d natters thereto and/or to carry out the purposes and intent thereof, such deeming or determin:	ments whatsoever, and do any and all other things whatsoever in connection with the etermine appropriate and any of the foregoing resolutions, the transactions contemplated
by such Authorized Officer.		

I, Daniel Zharkovky, Secretary of the ALLIED WORLD INSURANCE COMPANY, do hereby certify that the foregoing excerpts of Resolution adopted by the Board of Directors of this corporation, and the Power of Attorney issued pursuant thereto, are true and correct, and that both the Resolution and the Power of Attorney are in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the facsimile seal of the corporation, this

Daniel Zharkovky, AVP, Assistant General Counsel

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

		ing this certificate verifies only the identity of the individual who signed the ched, and not the truthfulness, accuracy, or validity of that document.
State of Cali	ifornia)
County of	San Mateo)

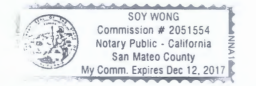
On <u>May 20, 2016</u> before me, <u>Soy Wong, Notary Public</u> Date Here Insert Name and Title of the Officer personally appeared David K. Mahler

Name(s) of Signer(s)

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature _________Signature of Notary Public

Place Notary Seal Above

OPTIONAL -

Though this section is optional, completing this information can deter alteration of the document or fraudulent reattachment of this form to an unintended document.

	Attached Document	Docu	iment Date:
	ges: Signer(s) Other Than		
Capacity(ies) (laimed by Signer(s)		
Signer's Name:		Signer's Name:	
Corporate Of	ficer — Title(s):	Corporate Of	fficer — Title(s):
	Limited General		Limited General
Individual	Attorney in Fact	Individual	Attorney in Fact
	Guardian or Conservator		Guardian or Conservator
Other:		Other:	
Signer Is Repre	senting:	Signer Is Repre	esenting:

©2014 National Notary Association • www.NationalNotary.org • 1-800-US NOTARY (1-800-876-6827) Item #5907

Executed in Two (2) Originals Bond No. S001-3412 Premium: \$23,324.00

DOCUMENT 00 61 14

PERFORMANCE BOND (100% of Contract Price) (Note: Bidders must use this form, NOT a surety company form.)

KNOW ALL PERSONS BY THESE PRESENTS:

WHEREAS, the governing board ("Board") of the Oakland Unified School District, ("District") and <u>D-Line</u> Constructors, Inc. , ("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:

Project No. 15121; Prop 39 Oakland International High School - HV Replacement (Project Name) ("Project" or "Contract")

which Contract dated May 19 ______, 20<u>16</u>, 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 <u>Allied World Insurance Company</u> ("Surety") are held and firmly bound unto the Board of the District in the penal sum of:

two million three hundred fifty-three thousand three hundred sixty-three and 00/100ths DOLLARS

(\$ 2,353,363.00), 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:

- 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.

The condition of the obligation is such that, if the above bounden Principal, his or 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 his or 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.

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, replace, 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's or Surety's obligations under the Contract, law or equity, including, but not limited to, California Code of Civil Procedure section 337.15.

OAKLAND UNIFIED SCHOOL DISTRICT Oakland International High School Prop 39 HV Replacement Project No. 15121 March 23, 2016 PERFORMANCE BOND DOCUMENT 00 61 14-1 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 shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the Contract Documents or to the Work.

Any claims under this bond may be addressed to the Surety at the following address. This cannot be the Contractor's broker for this bond, but must be an employee of the Surety or the Surety's legal counsel:

2710 Gateway Oaks Drive, Ste 150N			
Sacramento, C	A 95833	_	
Attention:	Karissa Lowry		
Telephone No.:	(650) 274 - 0194		
Fax No.:	(866) 611 _ 5449		
E-mail Address:	claims@directsurety.com		

IN WITNESS WHEREOF, two (2) identical counterparts of this instrument, each of which shall for all purposes be deemed an original thereof, have been duly executed by the Principal and Surety above named, on the 20th , 20 16 . day of May

Principal	Surety
D-Line Constructors, Iric.	Allied World Insurance Company
(Name of Principal)	(Name of Surety)
AT	Dhe
(Signature of Person with Authority)	(Signature of Person with Authority)
Dove A. Prada III	David Mahler, Attorney-in-Fact
(Print Name)	(Print Name)
	David Mahler
	(Name of California Agent of Surety)
	1065 E Hillsdale Blvd #230, Foster City, CA 94404
	(Address of California Agent of Surety)
	(650) 274-0194
	(Telephone Number 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.

OAKLAND UNIFIED SCHOOL DISTRICT **Oakland International High School** Prop 39 HV Replacement Project No. 15121 March 23, 2016

PERFORMANCE BOND DOCUMENT 00 61 14-2

END OF DOCUMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California County of Alameda 51 0n_ hefore Notary Public, personally appeared

I certify under PENALTY OF PERJURY under the laws of the State of. California that the foregoin garagraph is true and correct.

WITNESS my hand and official seal. /

VALERIE JACKSON Notary Public - California Alameda County Commission # 2148901 My Comm. Expires May 10, 2020

OAKLAND UNIFIED SCHOOL DISTRICT Oakland International High School Prop 39 HV Replacement Project No. 15121 March 23, 2016

PERFORMANCE BOND DOCUMENT 00 61 14-3



CERTIFICATE OF LIABILITY INSURANCE

DLINE-1

OP ID: MM

DATE (MM/DD/YYYY) 05/23/2016

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		der in lieu of such endor	seme	ent(s)	•	CONTAG	CT Eddia D					
PRODUCER Beach & O'Neill Insurance						CONTACT Eddie Berg PHONE (A/C, No. Ext): 916-676-0844 (A/C, No): 916-676-0860						
	ense #0E2254					E-MAIL		6-0844	(A	(C, No): 91	0-070-0800	
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						INSURE	R D : Travelers E	Excess&Surplus	Lines		29696	
		222542 pack Ln D-Line Constructors Inc 499 Embarcadeo Post Box 3 Oakland, CA 94606 ES CERTIFICATE NUMBER: D CERTIFY THAT THE POLICIES OF INSURANCE LISTED BEL D. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CON ADD CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MA TYPE OF INSURANCE MMERCIAL GENERAL LIABILITY CLAIMS-MADE MORCULED JECT JECT		INSURE	RE:							
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									MED EXP (Any one per	son) \$	5,000	
									PERSONAL & ADV INJ	URY \$	1,000,000	
									GENERAL AGGREGAT	E \$	2,000,000	
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	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below								X PER STATUTE	OTH- ER		
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				-					E.L. DISEASE - POLICY	LIMIT \$	1,000,000	
Re: Pro	Job #1512 p 39 HVAC	1, Resolution #1516-0 Replacement @ 4521 t. its trustees. employ	239, Web	Oak oster	D 101, Additional Remarks Sched land International Hig r St, Oakland, CA / Oal agents and The State Manager(s), Inspecto	h Scho kland L Of	ol Inified	e space is requir	ed)			
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District 955 High St. Oakland, CA 94601						AUTHORIZED REPRESENTATIVE						

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NOTEPAD:	HOLDER CODE INSURED'S NAME D-Line C	constructors Inc	DLINE-1 OP ID: MM	PAGE 2 Date 05/23/2016
Auto Additional ording applies p o General Liabil ndorsements. *Um	Insured applies per of er attached endorsem ity, Auto Liability a prella Liability is a	endorsement CA8810 0 ent. *Waiver of Subr and Work Comp per at following form.	113. *Primary ogation applies tached	
This certificate	revises old certific	cate dated 05/23/16		

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART CONTRACTORS POLLUTION LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) or Organization(s) Where Required By Written Contract

SECTION III – WHO IS AN INSURED within the Common Provisions is amended to include as an additional insured the person(s) or organization(s) indicated in the Schedule shown above, but only with respect to liability caused, in whole or in part, by "your work" for that insured which is performed by you or by those acting on your behalf.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

PRIMARY AND NON-CONTRIBUTORY ADDITIONAL INSURED WITH WAIVER OF SUBROGATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART CONTRACTORS POLLUTION LIABILITY COVERAGE PART ERRORS AND OMISSIONS LIABILITY COVERAGE PART THIRD PARTY POLLUTION LIABILITY COVERAGE PART

SCHEDULE

Name of Additional Insured Person(s) or Organization(s) Where Required by Written Contract

A. SECTION III – WHO IS AN INSURED within the Common Provisions is amended to include as an additional insured the person(s) or organization(s) indicated in the Schedule shown above, but solely with respect to "claims" caused in whole or in part, by "your work" for that person or organization performed by you, or by those acting on your behalf.

This insurance shall be primary and non-contributory, but only in the event of a named insured's sole negligence.

- B. We waive any right of recovery we may have against the person(s) or organization(s) indicated in the Schedule shown above because of payments we make for "damages" arising out of "your work" performed under a designated project or contract with that person(s) or organization(s).
- C. This Endorsement does not reinstate or increase the Limits of Insurance applicable to any "claim" to which the coverage afforded by this Endorsement applies.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

AMENDED WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART CONTRACTORS POLLUTION LIABILITY COVERAGE PART ERRORS AND OMISSIONS LIABILITY COVERAGE PART THIRD PARTY POLLUTION LIABILITY COVERAGE PART ONSITE CLEANUP COVERAGE PART

SCHEDULE

Name of Person(s) or Organization(s) Where Required by Written Contract

Information required to complete this Schedule, if not shown above, will be shown in the Declarations.

SECTION VI – COMMON CONDITIONS, item 17. Transfer Of Rights of Recovery Against Others To Us within the Common Provisions is amended by the addition of the following:

Solely as respects the person(s) or organization(s) indicated in the Schedule shown above, we waive any right of recovery we may have against the person(s) or organization(s) indicated in the Schedule shown above because of payments we make for "damages" arising out of your ongoing operations or "your work" performed under a written contract with that person(s) or organization(s) and included in the "products-completed operations hazard".

However, this waiver shall not apply to "damages" resulting from the sole negligence of the person(s) or organization(s) indicated in the Schedule shown above.

ALL OTHER TERMS AND CONDITIONS OF THE POLICY REMAIN UNCHANGED.

BUSINESS AUTO COVERAGE ENHANCEMENT ENDORSEMENT

This endorsement modifies insurance provided under the following:

BUSINESS AUTO COVERAGE FORM

With respect to coverage afforded by this endorsement, the provisions of the policy apply unless modified by the endorsement.

COVERAGE INDEX

SUBJECT

PROVISION NUMBER

ADDITIONAL INSURED BY CONTRACT, AGREEMENT OR PERMIT ACCIDENTAL AIRBAG DEPLOYMENT AMENDED DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT OR LOSS AMENDED FELLOW EMPLOYEE EXCLUSION AUDIO, VISUAL AND DATA ELECTRONIC EQUIPMENT COVERAGE BROAD FORM INSURED BODILY INJURY REDEFINED EMPLOYEES AS INSUREDS (including employee hired auto) EXTENDED CANCELLATION CONDITION EXTRA EXPENSE – BROADENED COVERAGE GLASS REPAIR – WAIVER OF DEDUCTIBLE HIRED AUTO PHYSICAL DAMAGE (including employee hired auto and loss of use) HIRED AUTO COVERAGE TERRITORY LOAN / LEASE GAP PARKED AUTO COLLISION COVERAGE (WAIVER OF DEDUCTIBLE)	3 12 19 5 13 1 22 2 2 3 10 15 6 20 14 16
EMPLOYEES AS INSUREDS (including employee hired auto)	2
EXTENDED CANCELLATION CONDITION	23
	10
GLASS REPAIR - WAIVER OF DEDUCTIBLE	15
	6
	20
	16
PERSONAL EFFECTS COVERAGE	11
PHYSICAL DAMAGE - ADDITIONAL TRANSPORTATION EXPENSE COVERAGE	8
RENTAL REIMBURSEMENT	9
SUPPLEMENTARY PAYMENTS	4
TOWING AND LABOR	7
TWO OR MORE DEDUCTIBLES	17
UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS	18
WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US	20

SECTION II - LIABILITY COVERAGE is amended as follows:

1. BROAD FORM INSURED

SECTION II – LIABILITY COVERAGE, paragraph A.1. –WHO IS AN INSURED is amended to include the following as an insured:

- **d.** Any legally incorporated entity of which you own more than 50 percent of the voting stock during the policy period. However, "insured" does not include any organization that:
 - (1) Is a partnership or joint venture; or
 - (2) Is an insured under any other automobile policy; or
 - (3) Has exhausted its Limit of Insurance under any other automobile policy.

Paragraph d. (2) of this provision does not apply to a policy written to apply specifically in excess of this policy.

- e. Any organization you newly acquire or form, other than a partnership or joint venture, of which you own more than 50 percent of the voting stock. This automatic coverage is afforded only for 180 days from the date of acquisition or formation. However, coverage under this provision does not apply:
 - (1) If there is similar insurance or a self-insured retention plan available to that organization;

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- (2) If the Limits of Insurance of any other insurance policy have been exhausted; or
- (3) To "bodily injury" or "property damage" that occurred before you acquired or formed the organization.

2. EMPLOYEES AS INSUREDS

SECTION II - LIABILITY COVERAGE, paragraph A.1. -WHO IS AN INSURED is amended to include the following as an insured:

- f. Any "employee" of yours while using a covered "auto" you do not own, hire or borrow, but only for acts within the scope of their employment by you. Insurance provided by this endorsement is excess over any other insurance available to any "employee".
- g. An "employee" of yours while operating an "auto" hired or borrowed under a written contract or agreement in that "employee's" name, with your permission, while performing duties related to the conduct of your business and within the scope of their employment. Insurance provided by this endorsement is excess over any other insurance available to the "employee".

3. ADDITIONAL INSURED BY CONTRACT, AGREEMENT OR PERMIT

SECTION II – LIABILITY COVERAGE, paragraph A.1. –WHO IS AN INSURED is amended to include the following as an insured:

h. Any person or organization with respect to the operation, maintenance or use of a covered "auto", provided that you and such person or organization have agreed in a written contract, agreement, or permit issued to you by governmental or public authority, to add such person, or organization, or governmental or public authority to this policy as an "insured".

However, such person or organization is an "insured":

- (1) Only with respect to the operation, maintenance or use of a covered "auto";
- (2) Only for "bodily injury" or "property damage" caused by an "accident" which takes place after you executed the written contract or agreement, or the permit has been issued to you; and
- (3) Only for the duration of that contract, agreement or permit

4. SUPPLEMENTARY PAYMENTS

SECTION II – LIABILITY COVERAGE, Coverage Extensions, **2.a**. Supplementary Payments, paragraphs **(2)** and **(4)** are replaced by the following:

- (2) Up to \$3,000 for cost of bail bonds (including bonds for related traffic violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- (4) All reasonable expenses incurred by the insured at our request, including actual loss of earnings up to \$500 a day because of time off from work.

5. AMENDED FELLOW EMPLOYEE EXCLUSION

In those jurisdictions where, by law, fellow employees are not entitled to the protection afforded to the employer by the workers compensation exclusivity rule, or similar protection, the following provision is added:

SECTION II – LIABILITY, exclusion **B.5**. FELLOW EMPLOYEE does not apply if the "bodily injury" results from the use of a covered "auto" you own or hire.

SECTION III - PHYSICAL DAMAGE COVERAGE is amended as follows:

6. HIRED AUTO PHYSICAL DAMAGE

Paragraph A.4. Coverage Extensions of SECTION III – PHYSICAL DAMAGE COVERAGE, is amended by adding the following:

If hired "autos" are covered "autos" for Liability Coverage, and if Comprehensive, Specified Causes of Loss or Collision coverage are provided under the Business Auto Coverage Form for any "auto" you own, then the Physical Damage coverages provided are extended to "autos":

a. You hire, rent or borrow; or

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b. Your "employee" hires or rents under a written contract or agreement in that "employee's" name, but only if the damage occurs while the vehicle is being used in the conduct of your business,

subject to the following limit and deductible:

- A. The most we will pay for "loss" in any one "accident" or "loss" is the smallest of:
 - (1) \$50,000; or
 - (2) The actual cash value of the damaged or stolen property as of the time of the "loss"; or
 - (3) The cost of repairing or replacing the damaged or stolen property with other property of like kind and quality, minus a deductible.
- B. The deductible will be equal to the largest deductible applicable to any owned "auto" for that coverage.
- C. Subject to the limit, deductible and excess provisions described in this provision, we will provide coverage equal to the broadest coverage applicable to any covered "auto" you own.
- D. Subject to a maximum of \$1,000 per "accident", we will also cover the actual loss of use of the hired "auto" if it results from an "accident", you are legally liable and the lessor incurs an actual financial loss.
- E. This coverage extension does not apply to:
 - (1) Any "auto" that is hired, rented or borrowed with a driver; or
 - (2) Any "auto" that is hired, rented or borrowed from your "employee".

For the purposes of this provision, SECTION V – DEFINITIONS is amended by adding the following:

"Total loss" means a "loss" in which the cost of repairs plus the salvage value exceeds the actual cash value.

7. TOWING AND LABOR

SECTION III – PHYSICAL DAMAGE COVERAGE, paragraph A.2. Towing, is amended by the addition of the following:

We will pay towing and labor costs incurred, up to the limits shown below, each time a covered "auto" classified and rated as a private passenger type, "light truck" or "medium truck" is disabled:

- a. For private passenger type vehicles, we will pay up to \$50 per disablement.
- b. For "light trucks", we will pay up to \$50 per disablement. "Light trucks" are trucks that have a gross vehicle weight (GVW) of 10,000 pounds or less.
- c. For "medium trucks", we will pay up to \$150 per disablement. "Medium trucks" are trucks that have a gross vehicle weight (GVW) of 10,001 20,000 pounds.

However, the labor must be performed at the place of disablement.

8. PHYSICAL DAMAGE - ADDITIONAL TRANSPORTATION EXPENSE COVERAGE

Paragraph A.4.a., Coverage Extension of SECTION III – PHYSICAL DAMAGE COVERAGE, is amended to provide a limit of \$50 per day and a maximum limit of \$1,500

9. RENTAL REIMBURSEMENT

SECTION III - PHYSICAL DAMAGE COVERAGE, A. COVERAGE, is amended by adding the following:

- a. We will pay up to \$75 per day for rental reimbursement expenses incurred by you for the rental of an "auto" because of "accident" or "loss", to an "auto" for which we also pay a "loss" under Comprehensive, Specified Causes of Loss or Collision Coverages. We will pay only for those expenses incurred after the first 24 hours following the "accident" or "loss" to the covered "auto."
- b. Rental Reimbursement will be based on the rental of a comparable vehicle, which in many cases may be substantially less than \$75 per day, and will only be allowed for the period of time it should take to repair or replace the vehicle with reasonable speed and similar quality, up to a maximum of 30 days.
- c. We will also pay up to \$500 for reasonable and necessary expenses incurred by you to remove and replace your tools and equipment from the covered "auto".
- d. This coverage does not apply unless you have a business necessity that other "autos" available for your use and operation cannot fill.
- e. If "loss" results from the total theft of a covered "auto" of the private passenger type, we will pay under this coverage only that amount of your rental reimbursement expenses which is not already provided under Paragraph **4.** Coverage Extension.
- f. No deductible applies to this coverage.

For the purposes of this endorsement provision, materials and equipment do not include "personal effects" as defined in provision **11**.

10. EXTRA EXPENSE - BROADENED COVERAGE

Under SECTION III - PHYSICAL DAMAGE COVERAGE, A. COVERAGE, we will pay for the expense of returning a stolen covered "auto" to you. The maximum amount we will pay is \$1,000.

11. PERSONAL EFFECTS COVERAGE

A. SECTION III – PHYSICAL DAMAGE COVERAGE, A. COVERAGE, is amended by adding the following:

If you have purchased Comprehensive Coverage on this policy for an "auto" you own and that "auto" is stolen, we will pay, without application of a deductible, up to \$600 for "personal effects" stolen with the "auto."

The insurance provided under this provision is excess over any other collectible insurance.

B. SECTION V - DEFINITIONS is amended by adding the following:

For the purposes of this provision, "personal effects" mean tangible property that is worn or carried by an insured." "Personal effects" does not include tools, equipment, jewelry, money or securities.

12. ACCIDENTAL AIRBAG DEPLOYMENT

SECTION III - PHYSICAL DAMAGE COVERAGE, B. EXCLUSIONS is amended by adding the following:

If you have purchased Comprehensive or Collision Coverage under this policy, the exclusion for "loss" relating to mechanical breakdown does not apply to the accidental discharge of an airbag.

Any insurance we provide shall be excess over any other collectible insurance or reimbursement by manufacturer's warranty. However, we agree to pay any deductible applicable to the other coverage or warranty.

13. AUDIO, VISUAL AND DATA ELECTRONIC EQUIPMENT COVERAGE

SECTION III - PHYSICAL DAMAGE COVERAGE, **B.** EXCLUSIONS, exception paragraph **a**. to exclusions **4.c**. and **4.d**. is deleted and replaced with the following:

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a. Electronic equipment that receives or transmits audio, visual or data signals, whether or not designed solely for the reproduction of sound, if the equipment is permanently installed in the covered "auto" at the time of the "loss" and such equipment is designed to be solely operated by use of the power from the "auto's" electrical system, in or upon the covered "auto" and physical damage coverages are provided for the covered "auto"; or

If the "loss" occurs solely to audio, visual or data electronic equipment or accessories used with this equipment, then our obligation to pay for, repair, return or replace damaged or stolen property will be reduced by a \$100 deductible.

14. LOAN / LEASE GAP COVERAGE

A. Paragraph C., LIMIT OF INSURANCE of SECTION III – PHYSICAL DAMAGE COVERAGE is amended by adding the following:

The most we will pay for a "total loss" to a covered "auto" owned by or leased to you in any one "accident" is the greater of the:

- 1. Balance due under the terms of the loan or lease to which the damaged covered "auto" is subject at the time of the "loss" less the amount of:
 - a. Overdue payments and financial penalties associated with those payments as of the date of the "loss",
 - **b**. Financial penalties imposed under a lease due to high mileage, excessive use or abnormal wear and tear,
 - c. Costs for extended warranties, Credit Life Insurance, Health, Accident or Disability Insurance purchased with the loan or lease,
 - d. Transfer or rollover balances from previous loans or leases,
 - e. Final payment due under a "Balloon Loan",
 - f. The dollar amount of any unrepaired damage which occurred prior to the "total loss" of a covered "auto",
 - g. Security deposits not refunded by a lessor,
 - h. All refunds payable or paid to you as a result of the early termination of a lease agreement or as a result of the early termination of any warranty or extended service agreement on a covered "auto",
 - Any amount representing taxes,
 - j. Loan or lease termination fees; or
- 2. The actual cash value of the damage or stolen property as of the time of the "loss".

An adjustment for depreciation and physical condition will be made in determining the actual cash value at the time of the "loss". This adjustment is not applicable in Texas.

B. ADDITIONAL CONDITIONS

This coverage applies only to the original loan for which the covered "auto" that incurred the loss serves as collateral, or lease written on the covered "auto" that incurred the loss.

C. SECTION V – DEFINTIONS is changed by adding the following:

As used in this endorsement provision, the following definitions apply:

"Total loss" means a "loss" in which the cost of repairs plus the salvage value exceeds the actual cash value.

A "balloon loan" is one with periodic payments that are insufficient to repay the balance over the term of the loan, thereby requiring a large final payment.

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15. GLASS REPAIR - WAIVER OF DEDUCTIBLE

Paragraph **D. Deductible** of SECTION III – PHYSICAL DAMAGE COVERAGE is amended by the addition of the following:

No deductible applies to glass damage if the glass is repaired rather than replaced.

16. PARKED AUTO COLLISION COVERAGE (WAIVER OF DEDUCTIBLE)

Paragraph D. Deductible of SECTION III – PHYSICAL DAMAGE COVERAGE is amended by the addition of the following:

The deductible does not apply to "loss" caused by collision to such covered "auto" of the private passenger type or light weight truck with a gross vehicle weight of 10,000 lbs. or less as defined by the manufacturer as maximum loaded weight the "auto" is designed to carry while it is:

- a. In the charge of an "insured";
- b. Legally parked; and
- c. Unoccupied.

The "loss" must be reported to the police authorities within 24 hours of known damage.

The total amount of the damage to the covered "auto" must exceed the deductible shown in the Declarations.

This provision does not apply to any "loss" if the covered "auto" is in the charge of any person or organization engaged in the automobile business.

17. TWO OR MORE DEDUCTIBLES

Under SECTION III PHYSICAL DAMAGE COVERAGE, if two or more company policies or coverage forms apply to the same accident, the following applies to paragraph D. Deductible:

- a. If the applicable Business Auto deductible is the smaller (or smallest) deductible it will be waived; or
- **b.** If the applicable Business Auto deductible is not the smaller (or smallest) deductible it will be reduced by the amount of the smaller (or smallest) deductible; or
- c. If the loss involves two or more Business Auto coverage forms or policies the smaller (or smallest) deductible will be waived.

For the purpose of this endorsement company means any company that is part of the Liberty Mutual Group.

SECTION IV – BUSINESS AUTO CONDITIONS is amended as follows:

18. UNINTENTIONAL FAILURE TO DISCLOSE HAZARDS

SECTION IV- BUSINESS AUTO CONDITIONS, Paragraph B.2. is amended by adding the following:

If you unintentionally fail to disclose any hazards, exposures or material facts existing as of the inception date or renewal date of the Business Auto Coverage Form, the coverage afforded by this policy will not be prejudiced.

However, you must report the undisclosed hazard of exposure as soon as practicable after its discovery, and we have the right to collect additional premium for any such hazard or exposure.

19. AMENDED DUTIES IN THE EVENT OF ACCIDENT, CLAIM, SUIT, OR LOSS

SECTION IV - BUSINESS AUTO CONDITIONS, paragraph A.2.a. is replaced in its entirety by the following:

- a. In the event of "accident", claim, "suit" or "loss", you must promptly notify us when it is known to:
 - 1. You, if you are an individual;
 - 2. A partner, if you are a partnership;
 - 3. Member, if you are a limited liability company;
 - 4. An executive officer or the "employee" designated by the Named Insured to give such notice, if you are a corporation.

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To the extent possible, notice to us should include:

- (1) How, when and where the "accident" or "loss" took place;
- (2) The "insureds" name and address; and
- (3) The names and addresses of any injured persons and witnesses.

20. WAIVER OF TRANSFER OF RIGHTS OF RECOVERY AGAINST OTHERS TO US

SECTION IV – BUSINESS AUTO CONDITIONS, paragraph A.5., Transfer of Rights of Recovery Against Others to Us, is amended by the addition of the following:

If the person or organization has waived those rights before an "accident" or "loss", our rights are waived also.

21. HIRED AUTO COVERAGE TERRITORY

SECTION IV – BUSINESS AUTO CONDITIONS, paragraph **B.7**., Policy Period, Coverage Territory, is amended by the addition of the following:

f. For "autos" hired 30 days or less, the coverage territory is anywhere in the world, provided that the insured's responsibility to pay for damages is determined in a "suit", on the merits, in the United States, the territories and possessions of the United States of America, Puerto Rico or Canada or in a settlement we agree to.

This extension of coverage does not apply to an "auto" hired, leased, rented or borrowed with a driver.

SECTION V – DEFINITIONS is amended as follows:

22. BODILY INJURY REDEFINED

Under SECTION V - DEFINTIONS, definition C. is replaced by the following:

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

COMMMON POLICY CONDITIONS

23. EXTENDED CANCELLATION CONDITION

COMMON POLICY CONDITIONS, paragraph A .- CANCELLATION condition applies except as follows:

If we cancel for any reason other than nonpayment of premium, we will mail to the first Named Insured written notice of cancellation at least 60 days before the effective date of cancellation. This provision does not apply in those states which require more than 60 days prior notice of cancellation.

WORKERS COMPENSATION AND EMPLOYERS LIABILITY INSURANCE POLICY

WC 04 03 06

(ed. 4-84)

WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT-CALIFORNIA

We have the right to recover our payments from anyone liable for an injury covered by this policy. We will not enforce our right against the person or organization named in the Schedule. (This agreement applies only to the extent that you perform work under a written contract that requires you to obtain this agreement from us.)

You must maintain payroll records accurately segregating the remuneration of your employees while engaged in the work described in the Schedule.

The additional premium for this endorsement shall be <u>2.0</u>% of the California workers' compensation premium otherwise due on such remuneration.

Schedule

Person or Organization

Job Description

Any person or organization as required by written contract

This endorsement changes the policy to which it is attached and is effective on the date issued unless otherwise stated.

(The Information below is required only when this endorsement is issued subsequent to preparation of the policy.) Endorsement Effective Date: 5/21/2016 Policy No. CST5008149 Endorsement No. Policy Effective Dates: 05/21/2016 - 05/21/2017 Premium \$ Insured: D-Line Constructors, Inc

Carrier Name / Code: Benchmark Insurance Company A WC 04 03 06 (Ed. 4-84)

Countersigned by U

Page 1 of 1



AWARD OF BID ROUTING FORM

Line 19 1921

			Pr	oject Information						
ro	ject Name	Oakland Inte	ernational High Schoo	Prop 39 HVAC Rep	lacement	Site	353			
				Basic Directions						
	Services	cannot be p	rovided until the contra	act is fully approved a	nd a Purchas	e Order has	s been issue	ed.		
			liability insurance, inclu nsation insurance certifie				over \$15,000)		
			Con	tractor Information						
on	tractor Name	DineCor	nstructors, Inc.	Agency's Conta	ct Tony Pra	da				
_	SD Vendor ID #	1006952		Title Project Manager						
tre	et Address	499 Emba	rcadero	City Oa	94606					
ele	phone	510-261-64	400	Policy Expires 5-21-17						
Contractor History		Previous	Previously been an OUSD contractor? X Yes No Worked as an OUSD employee?							
JUS	SD Project #	15121								
				Term						
Da	ate Work Will B	egin	6-22-2016	Date Work Will End By (not more than 5 years from start date)			8-22-2016			
			Ċ	ompensation	-					
To	otal Contract Ar	nount	\$	Total Contract Not To Exceed \$2,353,363.00						
	ay Rate Per Ho		\$	If Amendment, Changed Amount			\$			
_	ther Expenses		•	Requisition Number						
01	and Expenses		BI	Idget Information						
	lf vou are plann	ina to multi-fur	nd a contract using LEP fun		te and Federal C	Office before of	completing rec	uisition.		
R	Resource #		ng Source	Org Key		Object Code		Amount		
	6230	Fund 01,	General Fund	3539120891		6271	\$1,40	\$1,400.00.00		
	0000	Fund 21, Measure J		3539905890	-	6271				
-			neabare e							
			Approval and Ro	outing (in order of app	roval steps)					
Serv	vices cannot be pro	vided before there not provide	he contract is fully approved d before a PO was issued.	d and a Purchase Order is	issued. Signing	this docume	ent affirms that	to your		
-	Division Head			Phone	510-535-	7038 H	Fax 510	0-535-7082		
۱.	Director, Facilities									
	Signature		X		Date Approve	d 5	754			
2.	General Counsel, Department of Facilities Planning and Management									
	Signature	11	MAAN		Date Approve	d 6-	1.16			
	Deputy Chief, Facilities Planning and Management									
3.	Signature C	11	mg n	. A A	Date Approve	ed				
	Chief Operation	ns Officer	00	Aller	Data Arres					
4.	Signature			~194-	Date Approve	ea				
	President, Boar	rd of Educatio	on	101		-				
5.	Signature	1		•	Date Approve	ed				

THIS FORM IS NOT A CONTRACT