Board Office Use: Legislative File Info.					
File ID Number	12-3081				
Committee	Facilities				
Introduction Date	12-12-2012				
Enactment Number	12-3003				
Enactment Date	12-12-12-12				



# Memo

	Memo					
То	Board of Education					
From	Tony Smith, Ph.D., Superintendent Timothy White, Associate Superintendent, Facilities Planning and Management					
Board Meeting Date	December 12, 2012					
Subject	Amendment No. 1, Independent Contractor Agreement for Professional Server - ZFA Structural Engineers - Oakland Tech Seismic Retrofit AB 300 Project					
Action Requested	Approval by the Board of Education of Amendment No. 1, Independent Contractor Agreement for Professional Services with ZFA Structural Engineers for Seismic Retrofit Services on behalf of the District at Oakland Tech Seismic Retrofit AB300 Project, in an amount not-to exceed \$18,000.00 increasing previous contract amount from \$60,000.00 to a not to exceed amount of \$78,000.00. All remaining portions of the agreement shall remain in full force and effect as originally stated.					
Background	The necessary review process in order to receive hardship funding from OPSC.					
Local Business Participation Percentage	0.00%					
Strategic Alignment	Among the key purposes of the District's Facilities Master Plan is to provide an academic environment for the Oakland community that will give every student, educator, and community member using our facilities the best possible opportunity for learning.					
	Through implementation of the Facilities Master Plan, the District intends to improve the District's facilities in terms of structural integrity, safety, reliability of operating (mechanical) systems, access to modern resources,					

number and type of appropriate laboratories and specialized instruction rooms, opportunities for physical education, and attractiveness, such that the Oakland Public Schools are second to none. Operation of the District schools under the planned approach is intended to ensure safety, cleanliness, and orderliness for all individuals participating in the learning process. The basic facility needs of students such as proper lighting, functional roofs, noise control and well maintained buildings, not only convey the message that we value our students and teachers but may foster a sense of school pride and community ownership which may improve attitudes towards learning. The implementation of the Facilities Master Plan is our first step in that direction. Recommendation Approval by the Board of Education of Amendment No. 1, Independent Contractor Agreement for Professional Services with ZFA Structural Engineers for Seismic Retrofit Services on behalf of the District at Oakland Tech Seismic Retrofit AB300 Project, in an amount not-to exceed \$18,000.00 increasing previous contract amount from \$60,000.00 to a not to exceed amount of \$78,000.00. All remaining portions of the agreement shall remain in full force and effect as originally stated. County School Facilities Fund Fiscal Impact

Attachments

Independent Contractors Agreement including scope of work

OAKLAND UNIFIED



# **AMENDMENT NO. 1 TO INDEPENDENT** CONSULTANT CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and ZFA Structural Engineers. OUSD entered into an Agreement with CONTRACTOR for services on May 21, 2012, and the parties agree to amend that Agreement as follows:

1.	Services: The scope of work is <u>unchanged</u> . x The scope of work has <u>changed</u> .									
	If scope of work changed: Provide brief description of revised scope of work including description of expected final rest such as services, materials, products, and/or reports; attach additional pages as necessary. <u>Attach revised scope of work.</u>									
	The CONTRACTOR agrees to provide the following amended services: <u>The scope of the project is to provide additiona</u> funds for Division of State Architect administrative fees for OPSC review and negotiation.									
2.	Terms (duration): X The term of the contract is <u>unchanged</u> . The term of the contract has <u>changed</u> .									
	If term is changed: The contract term is extended by an additional									
	(days/weeks/months), and the amended expiration date is, 20									
3.	Compensation: The contract price is <u>unchanged</u> . x The contract price has <u>changed</u> .									
	If the compensation is changed: The contract price is amended by									
	x Increase of \$18,000.00 to original contract amount									
	Decrease of \$to original contract amount									
	and the new contract total is Seventy-eight thousand dollars and no cents (\$78,000.00)									

- Remaining Provisions: All other provisions of the Agreement, and prior Amendment(s) if any, shall remain 4. unchanged and in full force and effect as originally stated.
- **Amendment History:** 5.

X There are no previous amendments to this Agreement. This contract has previously been amended as follows:

No.	Date	General Description of Reason for Amendment	Amount of Increase (Decrease)
			\$

Approval: This Agreement is not effective and no payment shall be made to Contractor until it is approved. Approval requires 6. signature by the Board of Education, and the Superintendent as their designee.

OAKLAND UNIFIED SCHOOL DISTRICT

Jody London, President, Board of Education Dat

Edgar Rakestraw, Jr., Secretary Board of EducationDate Date

Timothy White, Associate Superintendent Date Facilities, Planning and Management

## CONTRACTOR

and more

11/8/12

Contracto	or Sig	Date		
Mark	Α.	Moore,	Executive	Principal

Print Name, Title

File ID Number:  $\frac{12-3088}{12-12-12}$ Enactment Number: 12-3003 Enactment Date: 12-12-12 By:

K999069.002 Rev. 10/30/08

Contract No.

P.O. No.

# **EXHIBIT "A" Scope of Work**

**Contractor Name:** 

Billing Rate: Eighteen thousand dollars and no cents (\$18,000.00)

# 1. Description of Services to be Provided

Additional DSA fees are needed for OPSC review and negotiation at Oakland Tech.

# 2. Specific Outcomes:

Seismically safe schools for protections of the students during a major disaster.

 Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

0 Ensure a high quality instructional core	0 Prepare students for success in college and careers
X Develop social, emotional and physical health	X Safe, healthy and supportive schools
0 Create equitable opportunities for learning	0 Accountable for quality
0 High quality and effective instruction	0 Full service community district

Oakland Unified School District or the District verifies that the Contractor does not appear on the Excluded Parties List at www.epls.gov/epls/search.do.

211-8-20R Susie Butler-Berkley

Susie Butler-Berkley Contract Analyst

# EXHIBIT A

# **ZFA** STRUCTURAL ENGINEERS

Tadashi Nakadegawa Oakland Unified School District Facilities Planning & Management 955 High Street Oakland, CA 94601

October 23, 2012

# RE: Seismic Safety Enhancement for Oakland Unified School District Request for Add Services Related to SMP State Funding

Tadashi,

٤,

We continue to support OUSD's efforts to obtain Hardship funding as part of the SMP. With recent letters and discussion with OPSC, specifically, in regard to the 15-day letters received for two of the projects and the subsequent conference call on Thursday, September 20, 2012, the OPSC has indicated that the submitted cost estimate provided as a basis of the funding request must be in conformance with the **Saylor Current Construction Cost Publication** as referenced in Regulation Section 1859.82(a)(1)(B).

Regulation Section 1859.82(a)(1)(B) states:

(B) If the request is for replacement facilities that included structural and/or seismic deficiencies, the cost/benefit analysis must also include a report from a licensed design professional identifying the minimum work necessary to obtain DSA approval. The report must contain a detailed cost estimate of the repairs. The report and cost estimate shall be subject to review by the OPSC for conformance with the Saylor Current Construction Cost Publication and, at the OPSC's discretion, the DSA. For seismic deficiencies of the Most Vulnerable Category 2 Buildings, the report and the cost estimate for the minimum work necessary must be reviewed by the DSA.

We are challenging this with the support of SFC and seek a meeting with OPSC in the near future.

Should the outcome of that be either a "no, we have to provide a cost estimate based on the Saylor Publication" or a "negotiated position that enables us to use some of Swinerton's cost date", ZFA will be required to provide detail quantity and cost summary based on the DSA approved documents, the cost data provided by Swinerton, identified unforeseen conditions and the associated DSA-approved field changes, and field reports by the IOR/DSE. Based on the example cost date provided by OPSC's PVT, each item will have to be supported by a quantity calculation for each component and for every trade. This is very time consuming to go to this level of detail.

100 bush street suite 1850 san francisco ca 94104 415 243 4091 ZFA will provide a detailed quantity and cost summary for each project that includes ALL soft and hard costs that can be claimed through the SMP. Further, we anticipate iterations and negotiations with OPSC. We anticipate up to 120 hours (3 weeks) each for the Montera MS Gymnasium and Oakland Technical HS Auditorium, and up to 170 hours for King Estates MS. These are worst case scenarios, so we propose the following Not-To-Exceed fees.

King Estates MS	\$23,000
Montera MS, Gymnasium	\$18,000
Oakland Tech. HS, Auditorium	\$18,000

To minimize consultant fee costs to the District and to prepare the most persuasive cost data, we will utilize Swinerton's resources and data, recorded construction inspection and observation findings provided by IOR/DSE, and OUSD staff, and cost estimating resources OUSD has available.

Should you have questions, please contact the undersigned.

Kind Regards,

M Moore.

Mark A. Moore, SE, LEED AP ZFA STRUCTURAL ENGINEERS Principal

	С	lient#: 452			ZFAS	TRUCT			
	CORD CERTI	FICATE OF LI	ABI				DATE (MM/DD/YY) 04/06/12		
Dea P. (	oucer aley, Renton & Associates D. Box 12675			THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW.					
	kland, CA 94604-2675 465-3090			INSURERS AFFORDING COVERAGE					
INSU	ZFA Structural Engi	neers		INSURER A: Travelers Property Casualty Co of Am					
	1212 4th Street, Suit			INSURER B: I	avelers Casuan	y & Surety Co. Amer			
Santa Rosa, CA 95404 INSURER D:									
			_	INSURER E:					
	/ERAGES								
AN MA	E POLICIES OF INSURANCE LISTED Y REQUIREMENT, TERM OR CON Y PERTAIN, THE INSURANCE AFFO LICIES. AGGREGATE LIMITS SHOWN	DITION OF ANY CONTRACT OR O DRDED BY THE POLICIES DESCR	OTHER D	OCUMENT WIT	H RESPECT TO WI	HICH THIS CERTIFICATE	MAY BE ISSUED OR		
NSR	TYPE OF INSURANCE	POLICY NUMBER	PO	LICY EFFECTIVE ATE (MM/DD/YY)	POLICY EXPIRATION DATE (MM/DD/YY)	LIMI	rs		
Α	GENERAL LIABILITY	6806746L839	02	2/01/12	02/01/13	EACH OCCURRENCE	\$2,000,000		
	X COMMERCIAL GENERAL LIABILITY					FIRE DAMAGE (Any one fire)	\$1,000,000		
	CLAIMS MADE X OCCUR		1			MED EXP (Ar.y one person)	\$10,000		
						PERSONAL & ADV INJURY GENERAL AGGREGATE	\$2,000,000 \$4,000,000		
	GEN'L AGGREGATE LIMIT APPLIES PER:					PRODUCTS -COMP/OP AGG			
	POLICY X PRO- JECT LOC			_					
A	AUTOMOBILE LIABILITY	BA313M1350	02	2/01/12	02/01/13	COMBINEC SINGLE LIMIT (Ea accident)	\$1,000,000		
	ALL OWNED AUTOS SCHEDULED AUTOS					BODILY INJURY (Per person)	\$		
	X HIRED AUTOS X NON-OWNED AUTOS					BODILY INJURY (Per accident)	\$		
						PROPERTY CAMAGE (Per accident)	\$		
	GARAGE LIABILITY					AUTO ONLY - EA ACCIDENT	\$		
	ANY AUTO		I			OTHER THAN AUTO ONLY: AGG	\$		
-	EXCESS LIABILITY					EACH OCCURRENCE	\$		
	OCCUR CLAIMS MADE					AGGREGATE	\$		
							\$		
	DEDUCTIBLE						\$		
-	RETENTION \$			0104140	00104140	WC STATU- OTH	\$		
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	UB5283Y562	0.	2/01/12	02/01/13	A ITORY LIMITS   ER	s1,000,000		
						E.L. DISEASE - EA EMPLOYE			
						E.L. DISEASE - POLICY LIMIT			
В	<sup>OTHER</sup> Professional Liability	105398557	0	2/01/12	02/01/13	\$2,000,000 per Clai \$2,000,000 Anni Ag	m		
Ge sei Re Sc	CRIPTION OF OPERATIONS/LOCATIONS/ neral Liability Policy exclude vices. f: Oakland Tech Seismic Retu hool District, its Directors, Of the Attached Descriptions)	s claims arising out of the p rofit / ZFA #11256.07. The O	berforma	ance of profe		1			
CE	RTIFICATE HOLDER	DITIONAL INSURED; INSURER LETTER:		CANCELLAT	NON				
	Oakland Unified Scl Attn: Susie Butler-E 955 High Street Oakland, CA 94601	Berkley		DATE THEREOF NOTICE TO THE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	, THE ISSUING INSUR CERTIFICATE HOLDEF INSUMBRING ARTING AND	ED POLICIES BE CANCELLED I ER WIDDONGOOCXXXX TO MAI RNAMED TO THE LEFT, DEVICE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	L 30DAYS WRITTEN		
				20.	EPRESENTATIVE	00.11			
-				Orna	rdelli,	CPCU	000000		
AC	ORD 25-S (7/97)1 of 2	#M279162				NMF @ ACORD	CORPORATION 19		

# **DESCRIPTIONS (Continued from Page 1)**

Representatives are included as Additional Insured for General and Automobile Liability. Primary insurance and severability of interests apply per policy form. A Waiver of Subrogation applies to Workers' Compensation.

i.

POLICY NUMBER: 6806746L839

# COMMERICAL GENERAL LIABILITY ISSUE DATE: 4/6/2012

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED (ARCHITECTS, ENGINEERS AND SURVEYORS)

## This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

### SCHEDULE

NAME OF PERSON(S) OR ORGANIZATION(S): The Oakland Unified School District, its Directors, Officers, Employees, Agents and Representatives.

PROJECT/LOCATION OF COVERED OPERATIONS: All Operations of the Named Insured.

### PROVISIONS

A. The following is added to WHO IS AN INSURED (Section II):

The person or organization shown in the Schedule above is an additional insured on this Coverage Part, but only with respect to liability for bodily injury", 'property damage" or 'personal injury caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- a. In the performance of your ongoing operations;
- b. In connection with premises owned by or rented to you; or
- C. In connection with your work and included within the "products-completed operations hazard."

Such person or organization does not qualify as an additional insured for "bodily injury", "property damage" or "personal injury' for which that person or organization has assumed liability in a contract or agreement. The insurance provided to such additional insured is limited as follows:

- d. This insurance does not apply to the rendering of or failure to render any "professional services".
- e. The limits of insurance afforded to the additional insured shall be the limits which you agreed in that 'contract or agreement requiring insurance" to provide for that additional insured, or the limits shown in the Declarations for this Coverage Part, whichever are less. This endorsement does not increase the limits of insurance stated in the LIMITS OF INSURANCE (Section III) for this Coverage Part.
- B. The following is added to Paragraph a. of 4. Other Insurance in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV): However, if you specifically agree in a contract or agreement requiring insurance that, for the additional insured shown in the Schedule, the insurance provided to that additional insured under this

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## COMMERICAL GENERAL LIABILITY

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 the other insurance, provided that:

- The "bodily injury" or "property damage" for which coverage is sought occurs; and
- (2) The "personal injury" for which coverage is sought arises out of an offense committed;

after you have entered into that "contract or agreement requiring insurance" for such additional insured. But this insurance still is excess over valid and collectible other insurance, whether primary, excess, contingent or on any other basis, that is available to the additional insured when the additional insured is also an additional insured under any other insurance.

C. The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV):

We waive any rights of recovery we may have against the additional insured shown in the Schedule above because of payments we make for "bodily injury", "property damage" or "personal injury" arising out of "your work" on or for the project, or at the location, shown in the Schedule above, performed by you, or on your behalf, under a "contract or agreement requiring insurance" with that additional insured. We waive these rights only where you have agreed to do so as part of the "contract or agreement requiring insurance" with that additional insured entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense is committed.

D. The following definition is added to DEFINITIONS (Section V):

"Contract or agreement requiring insurance" means that part of any contract or agreement under which you are required to include the person or organization shown in the Schedule as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:

- a. After you have entered into that contract or agreement;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 99 03 76 (00) --

## POLICY NUMBER: UB5283Y562

# WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA (BLANKET WAIVER)

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.

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 mium otherwise due on such remuneration.

% of the California workers' Compensation pre-

### Schedule

#### Person or Organization:

1

Oakland Unified School District Attn: Susie Butler-Berkley 955 High Street Oakland, CA 94601

### Job Description:

Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. A Waiver of Subrogation applies in favor of the Oakland Unified School District, its Directors, Officers, Employees, Agents and Representatives.

DATE OF ISSUE: 04/06/12

HC DLC ST IC

# AMENDMENT TO INDEPENDMENT CONSULTANT AGREEMENT ROUTING FORM

		Pro Pro	oject Informatio	on i i				-	
Project Name	e C	Dakland Tech Seismic Retro	fit AB300	Site	Oa	kland Te	ech		
		6	asic Directions						State of the
Se	rvices o	cannot be provided until the contra	ict is fully approv	ved and a	a Purchase	Order has	s been	issued	d.
Attachment Checklist		of of general liability insurance, inclue rkers compensation insurance certific					over \$1	5,000	
Contractor Na	ame		ractor Informa		Mark Moo				
Contractor Na		ZFA Structural Engineers	Agency's (		Mark Moo				
OUSD Vendo	or ID #			Contact San	Project M		СА	Zip	94104
OUSD Vendo Street Addres	or ID #	ZFA Structural Engineers V050441	Agency's ( Title	Contact San Frai	Project M	anager	СА	Zip	94104
Contractor Na OUSD Vendo Street Addres Telephone Contractor Hi	or ID #	ZFA Structural Engineers V050441 100 Bush Street, Suite 1850	Agency's ( Title City Policy Exp	Contact San Frai ires	Project M	anager State			94104 (es X No

		Term	
Date Work Will Begin	5-21-2012	Date Work Will End By (not more than 5 years from start date)	12-21-2012

			Compensation		
Total Contrac	t Amount	\$	Total Contract Not To	Exceed \$	78,000.00
Pay Rate Per Hour (If Hourly)		\$	If Amendment, Chang	ed Amount \$	18,000.00
Other Expens	es		Requisition Number		
If you are p Resource #	and the second		Budget Information ands, please contact the State and Org Key	Federal Office <u>before</u> of Diject Code	
3535	County Sc	hool Facilities	2119003890	6252	\$18,000.00

		Approval and Routing (in	order of app	roval steps)	the ways	and the second second
	vices cannot be provided before the con wledge services were not provided befo		rchase Order is	issued. Signing this c	locument affir	ms that to your
	Division Head	Charles Love	Phone	510-535-7081	Fax	510-535-7082
1.	Capital Program Contract & Accou Manager	nting				
	Signature			Date Approved	11-	8-12
	General Counsel, Department of Fa	cilities Planning and Manage	ement			
2.	Signature		Date Approved	164.1	2	
	Associate Superintendent, Facilitie	s Planning and Management				
3.	Signature	15/		Date Approved		
	President, Board of Education					
4.	Signature			Date Approved		

THIS FORM IS NOT A CONTRACT

Board Office Use: Les	gislative File Info.
File ID Number	12-0981
Committee	Facilities
Introduction Date	4-25-2012
Enactment Number	12-1232
Enactment Date	4-25-12 73

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# Memo

T	Develop Changes
То	Board of Education
From	Tony Smith, Ed.D., Superintendent Timothy White, Associate Superintendent, Facilities Planning and Management
Board Meeting Date	April 25, 2012
Subject	Independent Consultant Agreement for Professional Services - ZFA Structural Engineers - Oakland Technical Seismic Retrofit AB-300 Project
Action Requested	Approval by the Board of Education of an Independent Consultant Agreement for Professional Services with ZFA Structural Engineers for Seismic Retrofit services on behalf of the District at Oakland Technical Seismic Retrofit AB-300 project, in an amount not-to exceed \$60,000.00. The term of this Agreement shall commence on May 21, 2012 and shall conclude no later than December 21, 2012.
Background	Structural deficiencies were identified and documented in an Evaluation and Design Criteria Report prepared by ZFA Structural Engineers dated 11-21-2011. The purpose of the seismic retrofit is to meet the Division of State Architect Procedure 08-02 and through this process seek state seismic funding under Proposition 1D.
Local Business Participation Percentage	22.00%
Strategic Alignment	Among the key purposes of the District's Facilities Master Plan is to provide an academic environment for the Oakland community that will give every student, educator, and community member using our facilities the best possible opportunity for learning.
	Through implementation of the Facilities Master Plan, the District intends to improve the District's facilities in terms of structural integrity, safety, reliability of operating (mechanical) systems, access to modern resources, number and type of appropriate laboratories and specialized instruction rooms, opportunities for physical education, and attractiveness, such that the Oakland Public Schools are second to none. Operation of the District schools under the

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all individuals participating in the learning process.

The basic facility needs of students such as proper lighting, functional roofs, noise control and well maintained buildings, not only convey the message that we value our students and teachers but may foster a sense of school pride and community ownership which may improve attitudes towards learning. The implementation of the Facilities Master Plan is our first step in that direction.

Recommendation Approval by the Board of Education of an Independent Consultant Agreement for Professional Services with ZFA Structural Engineers for Seismic Retrofit services on behalf of the District at Oakland Technical Seismic Retrofit AB-300 project, in an amount not-to exceed \$60,000.00. The term of this Agreement shall commence on May 21, 2012 and shall conclude no later than December 21, 2012.

Fiscal Impact

County School Development Fee

Attachments

Independent Consultant Agreement including scope of work



# INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES (CONSTRUCTION RELATED)

# OAKLAND TECHNICAL SEISMIC RETROFIT AB300

This Independent Consultant Agreement for Professional Services ("Agreement") is made and entered into as of the <u>21st day of March, 2012</u> by and between the Oakland Unified School District, Oakland, California ("District") and <u>ZFA Structural Engineers</u> ("Consultant"), (together, "Parties").

NOW, THEREFORE, the Parties agree as follows:

**Services**. The Consultant shall provide the services as described in **Exhibit "A,"** attached hereto and incorporated herein by this reference ("Services" or "Work"). The scope of services will generally consist of the following:

The scope of services is more specifically indicated on Exhibit "A."

1.1. The Services shall be performed on the following project(s) / site(s) ("Project"):

The scope of the project includes construction administration during the Seismic Retrofit of the Auditorium, stage and adjacent classroom spaces. Services include processing request for information, observation of work, field reports, submittal review, conducting meetings, punch list and Division of State Architect close-out.

2. **Term**. The term of this Agreement shall be no longer than the period of construction of the Project, unless this Agreement is terminated and/or otherwise cancelled prior to that time:

Project will commence on May 21, 2012 and conclude no later than December 21, 2012.

- Submittal of Documents. The Consultant shall not commence the Work under this Contract until the Consultant has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:
  - X Signed Agreement
  - X Workers' Compensation Certification
  - X Fingerprinting/Criminal Background Investigation Certification
  - X Insurance Certificates and Endorsements
  - W-9 Form
- 4. Compensation. Consultant's fee for the performance of Consultant's Services shall be on an hourly basis and/or a per unit basis, as indicated in Exhibit "B" (Prices for Services). District agrees to pay the Consultant for services satisfactorily rendered pursuant to this Agreement a total fee not to exceed <u>Sixty thousand dollars and no cents (\$60,000.00)</u>. District shall pay Consultant according to the following terms and conditions:
  - 4.1. Payment for the Work shall be made for all undisputed amounts in monthly installment payments within thirty (30) days after the Consultant 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 Consultant for any costs or expenses paid or incurred by Consultant in performing services for District, except as follows: <u>Not applicable</u>.
- 6. Independent Contractor. Consultant, in the performance of this Agreement, shall be and act as an independent contractor. Consultant understands and agrees that it and all of its 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. Consultant shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployees. In the performance of the work herein contemplated, Consultant is an independent contractor or business entity, with the sole authority for controlling and directing the performance of the details of the work, District being interested only in the results obtained.
- 7. **Materials**. Consultant shall furnish, at its own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement, except as follows: <u>Not applicable</u>.
- 8. Performance of Services.
  - 8.1. **Standard of Care**. Consultant represents that Consultant has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of District. Consultant's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts.
  - 8.2. **Meetings.** Consultant and District agree to participate in regular meetings on at least a monthly basis to discuss strategies, timetables, implementations of services, and any other issues deemed relevant to the operation of Consultant's performance of Services.
  - 8.3. **District Approval.** The work completed herein must meet the approval of the District and shall be subject to the District's general right of inspection and supervision to secure the satisfactory completion thereof.
  - 8.4. **New Project Approval.** Consultant and District recognize that Consultant's Services may include working on various projects for District. Consultant shall obtain the approval of District prior to the commencement of a new project.
- 9. Originality of Services. Except as to standard generic details, Consultant 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 Consultant and shall not be copied in whole or in part from any other source, except that submitted to Consultant by District as a basis for such services.
- 10. **Copyright/Trademark/Patent**. Consultant 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. Consultant consents to use of Consultant's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

11. Audit. Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Consultant transacted under this Agreement. Consultant shall retain these books, records, and systems of account during the Term of this Agreement and for five (5) years thereafter. Consultant 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 Consultant and shall conduct audit(s) during Consultant's normal business hours, unless Consultant otherwise consents.

# 12. Termination.

- 12.1. Without Cause By District. District may, at any time, with or without reason, terminate this Agreement and compensate Consultant only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Consultant. Notice shall be deemed given when received by the Consultant or no later than three days after the day of mailing, whichever is sooner.
- 12.2. Without Cause By Consultant. Consultant may, upon thirty (30) days notice, with or without reason, terminate this Agreement. Upon this termination, District shall only be obligated to compensate Consultant for services satisfactorily rendered to the date of termination. Written notice by Consultant shall be sufficient to stop further performance of services to District. Consultant acknowledges that this thirty (30) day notice period is acceptable so that the District can attempt to procure the Services from another source.
- 12.3. With Cause By District. District may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:
  - 12.3.1. material violation of this Agreement by the Consultant; or
  - 12.3.2. any act by Consultant exposing the District to liability to others for personal injury or property damage; or
  - 12.3.3. Consultant is adjudged a bankrupt, Consultant makes a general assignment for the benefit of creditors or a receiver is appointed on account of Consultant'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 shall cease, 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 this termination, the District may secure the required services from another Consultant. If the expense, fees, and/or costs to the District exceeds the cost of providing the service pursuant to this Agreement, the Consultant shall immediately pay the excess expense, fees, and/or costs. The foregoing provisions are in addition to and not a limitation of any other rights or remedies available to District.

13. Indemnification. To the furthest extent permitted by California law, Consultant shall

defend, indemnify, and hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("the indemnified parties") from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury of any kind, in law or equity ("Claim"), to property or persons, including personal injury and/or death, to the extent that any of the above arise out of, pertain to, or relate to the negligence, recklessness, errors or omissions, or willful misconduct of Consultant, its officials, officers, employees, subcontractors, consultants, or agents directly or indirectly arising out of, connected with, or resulting from the performance of the Services, the Project, or this Agreement, including without limitation the payment of all consequential damages.

## 14. Insurance.

- 14.1. The Consultant 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.
  - 14.1.1. **Commercial General Liability and Automobile Liability Insurance**. Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that shall protect the Consultant, the District, and the State from all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising performing any portion of the Services. (Form CG 0001 and CA 0001, or forms substantially similar, if approved by the District.)
  - 14.1.2. 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 Consultant 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.
  - 14.1.3. **Professional Liability (Errors and Omissions).** Professional Liability (Errors and Omissions) Insurance as appropriate to the Consultant's profession.

Type of Coverage	Minimum Requirement
Commercial General Liability Insurance, including Bodily	
Injury, Personal Injury, Property Damage, Advertising Injury,	
and Medical Payments	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 1,000,000
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

14.2. **Proof of Carriage of Insurance**. The Consultant shall not commence performing any portion of the Services until all required insurance has been obtained and certificates

indicating the required coverage have been delivered in duplicate to the District and approved by the District. Certificates and insurance policies shall include the following:

- 14.2.1. 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."
- 14.2.2. 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.
- 14.2.3. An endorsement stating that the District and the State and their agents, representatives, employees, trustees, officers, consultants, and volunteers are named additional insured under all policies except Workers' Compensation Insurance, Professional Liability, and Employers' Liability Insurance. An endorsement shall also state that Consultant's insurance policies shall be primary to any insurance or self-insurance maintained by District.
- 14.2.4. All policies except the Professional Liability Policy shall be written on an occurrence form.
- 14.3. **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.
- 15. Assignment. The obligations of the Consultant pursuant to this Agreement shall not be assigned by the Consultant.
- 16. **Compliance with Laws**. Consultant 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. Consultant shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Consultant observes that any of the Work required by this Contract is at variance with any such laws, ordinance, rules or regulations, Consultant 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 Consultant's receipt of a written termination notice from the District. If Consultant performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Consultant shall be all costs arising therefrom.
- 17. Certificates/Permits/Licenses. Consultant and all Consultant's employees or agents shall secure and maintain in force such certificates, permits and licenses as are required by law in connection with the furnishing of Services pursuant to this Agreement.
- 18. Employment with Public Agency. Consultant, if an employee of another public agency, agrees that Consultant 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 Consultant 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 and District policy. In addition, the Consultant agrees to require like compliance by all its subcontractor(s).

- 20. **Fingerprinting of Employees**. The Fingerprinting/Criminal Background Investigation Certification must be completed and attached to this Agreement prior to Consultant's performing of any portion of the Services.
- 21. **Disabled Veteran Business Enterprises.** Section 17076.11 of the Education Code requires school districts using funds allocated pursuant to the State of California School Facility Program for the construction or modernization of a school building to have a participation goal of at least 3 percent, per year, of the overall dollar amount expended each year by the school district, for disabled veteran business enterprises (DVBE). In accordance therewith, the Consultant must submit, upon request by District, appropriate documentation to the District identifying the steps the Consultant has taken to solicit DVBE participation in conjunction with this Agreement, if applicable.
- 22. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE): There is a twenty percent (20%) minimum participation requirement for all District contracts. Consultant shall comply with the twenty percent (20%) local business participation requirement at a rate of ten percent (10%) local and 10% small local and/or small local resident business participation. The requirement may be wholly satisfied by a City of Oakland certified business. Business entities must be certified by the City of Oakland in order to earn credit toward meeting the twenty percent participation requirement. Please refer to the District's S/SL/SLRBE Policy; a copy can be obtained for the OUSD website: www.ousd.k12.ca.us
- 23. No Rights In Third Parties. This Agreement does not create any rights in, or inure to the benefit of, any third party except as expressly provided herein.
- 24. District's Evaluation of Consultant and Consultant's Employees and/or Subcontractors. The District may evaluate the Consultant in any way the District is entitled pursuant to applicable law. The District's evaluation may include, without limitation:
  - 24.1. Requesting that District employee(s) evaluate the Consultant and the Consultant's employees and subcontractors and each of their performance.
  - 24.2. Announced and unannounced observance of Consultant, Consultant's employee(s), and/or subcontractor(s).
- 25. 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.
- 26. Confidentiality. The Consultant and all Consultant's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. Consultant understands that student records are confidential and agrees to comply with all state and federal laws concerning the maintenance and disclosure of student records. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.

27. 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:

District: Oakland Unified School District 955 High Street Oakland, CA 94601 ATTN: Tadashi Nakadegawa, Director of Facilities Consultant: Mark Moore ZFA Structural Engineers 100 Bush Street, Suite 1850 San Francisco, CA 94104

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.

- **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 administrative 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.Authority to Bind Parties.** Neither party in the performance of any and all duties under this Agreement, except as otherwise provided in this Agreement, has any authority to bind the other to any agreements or undertakings.
- **33.Attorney Fees/Costs.** Should litigation be necessary to enforce any terms or provisions of this Agreement, then each party shall bear its own litigation and collection expenses, witness fees, court costs and attorney's fees.
- **34.Captions and Interpretations.** Paragraph headings in this Agreement are used solely for convenience, and shall be wholly disregarded in the construction of this Agreement. No provision of this Agreement shall be interpreted for or against a party because that party or its legal representative drafted such provision, and this Agreement shall be construed as if jointly

prepared by the Parties.

- 35.Calculation of Time. For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified.
- 36.Signature Authority. Each party has the full power and authority to enter into and perform this Agreement, and the person signing this Agreement on behalf of each Party has been properly authority and empowered to enter into this Agreement.
- 37.Counterparts. This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.
- 38.Incorporation of Recitals and Exhibits. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement on the date indicated below,

# OAKLAND UNIFIED SCHOOL DISTRICT

Jody London, President, Board of Education

aftertion )

Edgar Rakestraw, Jr., Secretary, Board of Education

Date: 4/26/12	-
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Date:

Date:

Timothy White, Associate Superintendent Facilities Planning and Management

**ZFA Structural Engineers** 

3/30/2012

**APPROVED AS TO FORM:** 

Catherine Boskoff, Facilities Counsel

File ID Number: 12-0981 Introduction Date: 4-25-12 Enactment Number: 12-1232 Enactment Date: 4-25-12-22 By:

**ZFA Structural Engineers Oakland Technical Seismic Retrofit AB300 Project** Project No.: 12103

Date:

Consultant:	ZEA STR. ENK.
License No .:	MORLE CHUGOLE SE LAULY?
Address:	100 BUS H ST, SUITE 1850 SAN PRODUCTION CONTUNE
Telephone:	415 243 4091
Facsimile:	anna an
E-Mail:	mankmezer.com
Partner Limited Corpor	ual oprietorship

Information regarding Consultant:

Employer Identification and/or Social Security Number

94-2518496

NOTE: Title 26, Code of Federal Regulations, sections 6041 and 6209 require non-corporate recipients of \$600.00 or more to furnish their taxpayer identification number to the payer. The regulations also provide that a penalty may be imposed for failure to furnish the taxpayer identification number. In order to comply with these regulations, the District requires your federal tax identification number or Social Security number, whichever is applicable.

#### WORKERS' COMPENSATION CERTIFICATION

Labor Code section 3700 in relevant part provides:

Every employer except the State shall secure the payment of compensation in one or more of the following ways:

- a. By being insured against liability to pay compensation by one or more insurers duly authorized to write compensation insurance in this state.
- b. By securing from the Director of Industrial Relations a certificate of consent to selfinsure, which may be given upon furnishing proof satisfactory to the Director of Industrial Relations of ability to self-insure and to pay any compensation that may become due to his employees.

I am aware of the provisions of section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake self-insurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Work of this Contract.

Date:	3/30/2012
Proper Name of Consultant:	ZAD GAR. Colg.
Signature:	M Mor .
Print Name:	MARIL A. MORIE
Title:	Pardaga.

(In accordance with Article 5 - commencing at section 1860, chapter 1, part 7, division 2 of the Labor Code, the above certificate must be signed and filed with the awarding body prior to performing any Work under this Contract.)

### DRUG/SMOKE-FREE WORKPLACE CERTIFICATION

The District and all District projects are "drug-free" and "smoke-free" workplaces and, as such, require that the Project Manager be subject to the requirements mandated by California Government Code Section 8340, et seq., when on the Project site. The Drug-Free Workplace Act of 1990 requires that every person or entity awarded a contract or grant for the procurement of any property or service from a State agency certify that it will provide a drug-free workplace and, in that respect, comply with certain obligations set forth in that Act. In addition, the Drug-Free Workplace Act provides that each contract or grant awarded by the State agency may be subject to suspension of payments or termination for failure to comply with such Act. It is the sole responsibility of the Project Manager to police and oversee its personnel on the Project. If the Project Manager fails to comply with the Drug-Free Workplace Act or the smoke-free workplace policy of the District, the District may enforce its lawful rights to suspend pending or subsequent payments and to terminate this Agreement and may pursue all other rights and remedies it may have against the Project Manager at law and/or in equity.

Date:	3/30/2012
Proper Name of Consultant:	2GA STULL ENG.
Signature:	M Mon-
Print Name:	MARLE A. MOURÍ
Title:	Paraural.



March 7, 2012

Oakland Unified School District Attn.: Mary Ledezma, Project Manager Facilities Planning & Management 955 High Street Oakland, CA 94601

RE: Oakland Tech Seismic Retrofit, Oakland Unified School District, Oakland, CA Proposal for Construction Administrative Services: Project #12103

Mary Ledezma:

Please find herein our proposal for services for the ongoing work associated with the OUSD Seismic Safety Enhancement (SSE) Program. We anticipate DSA approval in time for construction of the seismic retrofit work of the Auditorium, located at the Tech High Campus, Oakland, CA, to occur the summer of 2012. To this end, we provide herein a Construction Administration fee proposal.

The project schedule is being confirmed by Swinerton Builders to be essentially completed over the summer months of June and July. So punch list items will inevitable run into the fall of 2012. Because the project construction is through a lease-lease back, with significant input during the pre-contract phase by the Swinerton Builders, we do not foresee significant coordination based change orders. The unforeseen conditions are being minimized by thorough review during the design phase.

That said; our scope will be to provide responses to contractor, district and inspector of record questions and comments. Further, we will review and respond to structural steel shop drawings and other submittals. As prime consultant, we will also be responsible for timely and responsive reviews of non-structural submittals by the sub consultants.

We will also assist with observing work for conformance with the design intent, as shown in the Construction Documents. To this end, we will compile and coordinate punch list and perform the final walk through with all consultants, the inspector of record and the contractor. We will ensure Verified Reports for all work a completed and responsive to for DSA 103. This will ensure project close out is achieved.

The ZFA Structural Engineers team's Not-To-Exceed (NTE) fee for services described above is \$60,000.

Thank you for providing ZFA Structural Engineers with the opportunity to contribute to improvement of the Oakland Unified School District's learning environment and safety level.

Sincerely,

child masse.

Mark A. Moore SE, LEED AP Executive Principal ZFA STRUCTURAL ENGINEERS

2277 FAIR OAKS BLVD., SUITE 320 SACRAMENTO, CA 95825 PHONE: 916.924,7024 100 BUSH ST., SUITE 1850 SAN FRANCISCO, CA 94104 PHONE: 415.243.4091

1212 FOURTH ST., SUITE 2 SANTA ROSA, CA 95404 PHONE: 707.526.0992

# EXHIBIT "A" DESCRIPTION OF SERVICES TO BE PERFORMED BY CONSULTANT

Consultant's entire Proposal is <u>not</u> made part of this Agreement. (SEE ATTACHED CONSULTANT PROPOSAL)

ZFA Structural Engineers Oakland Technical Seismic Retrofit AB300 Project Project No.: 12103

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BR         TYPE OF INSURANCE         POLICY MUMBER         POLICY EFFETTURY DATE (MMODDY)         LIMITS           A         GENERAL LIABILITY         6806746L839         02/01/12         02/01/13         EACH OCCURENCE         \$2,000,000           X         COMM ERCIAL GENERAL LIABILITY         6806746L839         02/01/12         02/01/13         EACH OCCURENCE         \$2,000,000           GENERAL LIABILITY         CLAIMS MADE         X         OCCUR         \$10,000         PERSONAL & ADV INJURY         \$2,000,000           GENERAL AGREGATE LIMITAPPLIES FER:         POLICY         PROC         Loc         AUTOMOBILE LIABILITY         BA313M1350         02/01/12         02/01/13         CDMBINED SINCLE LIMIT         \$11,000,000           A AUTOMOBILE LIABILITY         BA313M1350         02/01/12         02/01/13         CDMBINED SINCLE LIMIT         \$11,000,000           A LU OWNED AUTOS         SCHEDULED AUTOS         SCHEDULED AUTOS         \$10,000,000         \$           X         MON-OWNED AUTOS         SCHEDULED AUTOS         \$         \$         \$           GARAGE LIABILITY         NON-OWNED AUTOS         S         \$         \$         \$           GARAGE LIABILITY         OCCUR         CLAIMS MADE         \$         \$         \$         \$	THE ANY MAY	POLICIES OF INSURANCE LISTED REQUIREMENT, TERM OR COI PERTAIN, THE INSURANCE AFF	NDITION OF ANY CONTRACT OR ORDED BY THE POLICIES DESCR	OTHER DOCUMENT WIT	H RESPECT TO W	HICH THIS CERTIFICATE I	MAY BE ISSUED C			
A         GENERAL LIABILITY         6806746L839         02/01/12         02/01/13         EACH OCCURRENCE         \$2,000,000           X         COMMERCIAL GENERAL LIABILITY         General LIABILITY         General LIABILITY         General LIABILITY         General LIABILITY         General LIABILITY         General Accore from still,000,000           GENERAL LIABILITY         General Accore from still,000,000         General Accore from still,000,000         General Accore from still,000,000           General LAGREGATE LIMITAPPLESPER         BA313M1350         02/01/12         02/01/13         Commercial from still,000,000           A AUTOMOBILE LIABILITY         BA313M1350         02/01/12         02/01/13         Commercial from still,000,000           A AUTOMOBILE LIABILITY         BA313M1350         02/01/12         02/01/13         Commercial from still,000,000           ALL OWNED AUTOS         Schedule Autors         BA313M1350         02/01/12         02/01/13         Commercial from still,000,000           X         ANY AUTO         BA313M1350         02/01/12         02/01/13         General Accore still         Still,000,000           K         HIRED AUTOS         Schedule Autors         Still         Still         Still         Still           Marce LIABILITY         Any AUTO         Schedule Autors         Schedule Still	SR			POLICY EFFECTIVE	POLICY EXPIRATION	LIMIT	s			
X       COMMERCIAL GENERAL LIABILITY         CLAIMS MADE       X       OCCUR         CLAIMS MADE       X       OCCUR         GENL AGGREGATE       X       000,000         POLICY       X       PEC       Loc         A       AUTOMOBILE LIABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT       \$1,000,000         A       AUTOMOBILE LIABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT       \$1,000,000         X       MIRED AUTOS       SCHEDULED AUTOS       S       \$1,000,000       \$1,000,000         X       HIRED AUTOS       NON-OWNED AUTOS       \$1,000,000       \$       \$1,000,000         X       NON-OWNED AUTOS       \$1,000,000       \$       \$       \$1,000,000         X       HIRED AUTOS       \$       \$       \$1,000,000       \$         X       NON-OWNED AUTOS       \$       \$       \$       \$       \$         A NON-OWNED AUTOS       \$       \$       \$       \$       \$       \$         A WY AUTO       \$       \$       \$       \$       \$       \$       \$       \$         COLUCTIBLE       \$       \$ <td< td=""><td></td><td>GENERAL LIABILITY</td><td>68067461 839</td><td></td><td></td><td>EACH OCCURRENCE</td><td>\$2 000 000</td></td<>		GENERAL LIABILITY	68067461 839			EACH OCCURRENCE	\$2 000 000			
CLAIMS MADE       X       OCCUR       MED EXP (Arty one person)       \$10,000         GENTLAGGREGATE LIMIT APPLIES PER:       POLICY       X       PECT       Loc         A DYTOMOBILE LABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT (Ea socialeri)       \$1,000,000         A AUTOMOBILE LABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT (Ea socialeri)       \$1,000,000         A AUTOMOBILE LABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT (Ea socialeri)       \$1,000,000         X       HIRED AUTOS       S       BODILY INULRY       \$         X       HIRED AUTOS       S       S       S       S         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$       S         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$       S         ANY AUTO       CLAIMS MADE       S       S       S         DEDUCTIBLE       CLAIMS MADE       S       S       S         MORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X       WC STATU- INCY EA S         WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       \$       S0,000,000         EL.										
PERSONAL & ADV INJURY         \$2,000,000           GENL AGGREGATE LIMITAPPLES PER:         PERSONAL & ADV INJURY         \$2,000,000           POLICY X         PEC         Loc         PERSONAL & ADV INJURY         \$2,000,000           AUTOMBILE LABILITY         LOC         PAUCATION         AUTOMAL & ADVINURY         \$1,000,000           AUTOMBILE LABILITY         BA313M1350         02/01/12         02/01/13         COMBINED SINGLE LIMIT (Ea accident)         \$1,000,000           X HIRED AUTOS         SCHEDULED AUTOS         BODILY INJURY         \$         \$           X HIRED AUTOS         BODILY INJURY         \$         \$         \$           ANY AUTO         AUTOMAGE         \$         \$         \$           ANY AUTO         AUTO ONLY - EA ACCIDENT         \$         \$           ANY AUTO         CLAIMS MADE         \$         \$         \$           COCUR         CLAIMS MADE         \$         \$         \$           OCCUR         CLAIMS MADE         \$         \$         \$           DEDUCTBLE         CLAIMS MADE         \$         \$         \$           DEDUCTBLE         CLAIMS MADE         \$         \$         \$           MORKERS COMPENSATION AND         UB5283Y562         02	-						1			
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GEN'L AGGREGATE LIMITAPPLIES PER:         PRODUCTS - COMPLOP AGG         \$4,000,000           AUTOMOBILE LABILITY         BA313M1350         02/01/12         02/01/13         COMBINED SINGLE LIMIT (Ea acditer)         \$1,000,000           A LOWNED AUTOS SCHEDULED AUTOS         BA113M1350         02/01/12         02/01/13         COMBINED SINGLE LIMIT (Ea acditer)         \$1,000,000           X         HIRED AUTOS         BODILY INJURY (Per parson)         \$         \$           X         HIRED AUTOS         BODILY INJURY (Per acditer)         \$         \$           ANY AUTO         AUTON         AUTO ONLY - EA ACCIDENT         \$           ANY AUTO         ANY AUTO         AUTO ONLY - EA ACCIDENT         \$           ANY AUTO         CLAIMS MADE         S         S         \$           DEDUCTBLE RETENTION         CLAIMS MADE         S         S         \$           MORKERS COMPENSATION AND EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X         MCGRTATE S           MORKERS COMPENSATION AND EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X         MCGRTATE S           MORKERS COMPENSATION AND EMPLOYERS' LABILITY         02/01/12         02/01/13         X         MCGRTATU         S	-						1 the to be			
POLICY X       PRO- PRO- Served LABILITY       Loc         A UTOMOBILE LABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT (Ea acdider:)       \$1,000,000         ALL OWNED AUTOS       SCHEDULED AUTOS       BODILY INJURY (Per person)       \$         SCHEDULED AUTOS       BODILY INJURY (Per person)       \$         MIRED AUTOS       BODILY INJURY (Per person)       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       CAUMS MADE       OTHER THAN       EA ACC       \$         OCCUR       CLAIMS MADE       S       S       S       S         DEDUCTIBLE RETENTION       S       UB5283Y562       02/01/12       02/01/13       X IWC STATU- ICR ACCIDENT       \$1,000,000         ELL DISEASE - ADULY LIMIT       105398557       02/01/12       02/01/13       \$2,000,000 per Claim	+									
A AUTOMOBILE LIABILITY       BA313M1350       02/01/12       02/01/13       COMBINED SINGLE LIMIT (Ea accident)       \$1,000,000         ALL OWNED AUTOS SCHEDULED AUTOS       AUTOMALE AUTOS       BODILY INJURY (Per person)       \$         X       NON-OWNED AUTOS       BODILY INJURY (Per person)       \$         X       NON-OWNED AUTOS       \$       BODILY INJURY (Per person)       \$         ANY AUTO       AUTOS       \$       BODILY INJURY (Per person)       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       AUTO ONLY - EA ACCIDENT       \$         ANY AUTO       COUR       CLAIMS MADE       \$         DEDUCTIBLE RETENTION       CLAIMS MADE       \$       \$         DEDUCTIBLE RETENTION       \$       \$       \$         MORKERS COMPENSATION AND EMPLOYERS'LIABILITY       UB5283Y562       02/01/12       02/01/13       X WC STATU- TORY LIMITS       \$1,000,000 E.L. DISEASE - POLICY LIMIT         A       OTHER Professional       105398557       02/01/12       02/01/13       \$2,000,000 per Claim	(					PRODUCTS -COMP/OP AGG	\$4,000,000			
A ANY AUTO       ALL OWNED AUTOS       BODILY INJURY       S         A ALL OWNED AUTOS       SCHEDULED AUTOS       BODILY INJURY       S         S CHEDULED AUTOS       BODILY INJURY       S         X       HIRED AUTOS       BODILY INJURY       S         X       NON-OWNED AUTOS       PROPERTY CAMAGE       S         ANY AUTO       AUTO ONLY - EA ACCIDENT       S         ANY AUTO       OTHER THAN       EA ACC       S         OCCUR       CLAIMS MADE       S       AGGREGATE       S         OCCUR       CLAIMS MADE       S       AGGREGATE       S         DEDUCTIBLE       RETENTION       S       VWC STATU       OTHER       S         A WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X IWC STATU       OTHER         A WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X IWC STATU       S1,000,000         EL. EACH ACCIDENT       \$1,000,000       EL. DISEASE - EA EMPLOYEE \$1,000,000       EL. DISEASE - EA EMPLOYEE \$1,000,000         B OTHER Professional       105398557       02/01/12       02/01/13       \$2,000,000 per Claim	-	AUTOMOBILE LIABILITY	BA313M1350	02/01/12	02/01/13	COMBINED SINGLE LIMIT	\$1,000,000			
Schledel AUTOS       HRED AUTOS         M       HRED AUTOS         MON-OWNED AUTOS       PROPERTY DAMAGE         PROPERTY DAMAGE       \$         GARAGE LIABILITY       AUTO ONLY - EA ACCIDENT         ANY AUTO       AUTO ONLY - EA ACCIDENT         ANY AUTO       CLAIMS MADE         DEDUCTIBLE       EACH OCCURRENCE         RETENTION       \$         VORKERS COMPENSATION AND       UB5283Y562         VORKERS COMPENSATION AND       UB5283Y562         OTHER Professional       105398557         OTHER Professional       105398557		ALL OWNED AUTOS				BODILY INJURY				
A       NORDENNEDADIOS       PROPERTY DAMAGE       PROPERTY DAMAGE       \$         GARAGE LIABILITY       AUTO ONLY - EA ACCIDENT       \$       OTHER THAN       EA ACC       \$         ANY AUTO       OTHER THAN       EA ACC       \$       AUTO ONLY:       AGG       \$         EXCESS LIABILITY       OCCUR       CLAIMS MADE       EACH OCCURRENCE       \$       \$         DEDUCTIBLE       CLAIMS MADE       \$       \$       \$       \$       \$         WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X       IVEC STATUL       OTHER         WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X       IVEC STATUL       OTHER         EMPLOYERS' LIABILITY       UB5283Y562       02/01/12       02/01/13       X       IVEC STATUL       OTHER         S       S       S       S       S       S       S       S         A       WORKERS COMPENSATION AND       UB5283Y562       02/01/12       02/01/13       X       IVEC STATUL       S         B       OTHER Professional       105398557       02/01/12       02/01/13       \$2,000,000 per Claim	F	X HIRED AUTOS				BODILY INJURY	\$			
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ANY AUTO AGG \$  EXCESS LIABILITY EXCESS LIABILITY CLAIMS MADE CLAIMS MADE CLAIMS MADE DEDUCTIBLE RETENTION \$  A WORKERS COMPENSATION AND EMPLOYERS' LIABILITY B CLAIMS MADE UB5283Y562 02/01/12 02/01/13 X   WC STATU- S CLAIMS MADE EMPLOYERS' LIABILITY A DEDUCTIBLE S S S S S S S S S S S S S S S S S S S	-+									
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EXCESS LIABILITY       CLAIMS MADE         OCCUR       CLAIMS MADE         DEDUCTIBLE       S         RETENTION       S         A       WORKERS COMPENSATION AND EMPLOYERS' LIABILITY       UB5283Y562         02/01/12       02/01/13       X         WORKERS COMPENSATION AND EMPLOYERS' LIABILITY       UB5283Y562	-	ANY AUTO		ļ						
OCCUR       CLAIMS MADE         DEDUCTIBLE       \$         RETENTION       \$         WORKERS COMPENSATION AND       UB5283Y562         02/01/12       02/01/13         X       WCSTATU- TORY LIMITS         EMPLOYERS' LIABILITY       UB5283Y562         02/01/12       02/01/13         X       INCSTATU- TORY LIMITS         EL. EACH ACCIDENT       \$1,000,000         E.L. DISEASE - EA EMPLOYEE       \$1,000,000         E.L. DISEASE - FOLICY LIMIT       \$1,000,000         E.L. DISEASE - POLICY LIMIT       \$1,000,000         E.L. DISEASE - POLICY LIMIT       \$1,000,000         E.L. DISEASE - POLICY LIMIT       \$1,000,000						AGG				
DEDUCTIBLE RETENTION         s           WORKERS COMPENSATION AND EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X  VC STATU- ICRY LIMITS         OTH- ER           Image: Complexity of the state of the sta	-	EXCESS LIABILITY				EACH OCCURRENCE	\$			
DEDUCTIBLE RETENTION         S         S           WORKERS COMPENSATION AND EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X  WC STATU- ICAL CODENT         OTH- ER           Image: Compensation and EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X  WC STATU- ICAL CODENT         S1,000,000           EL. EACH ACCIDENT         \$1,000,000         EL. DISEASE - EA EMPLOYEE         \$1,000,000           EL. DISEASE - POLICY LIMIT         \$1,000,000         EL. DISEASE - POLICY LIMIT         \$1,000,000           G         OTHER Professional         105398557         02/01/12         02/01/13         \$2,000,000 per Claim	L	OCCUR CLAIMS MADE			1	AGGREGATE	\$			
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WORKERS COMPENSATION AND EMPLOYERS' LIABILITY         UB5283Y562         02/01/12         02/01/13         X  WC STATU- TORY LIMITS         OTH- ER           0	i	DEDUCTIBLE	1				5			
EMPLOYERS' LIABILITY         E.L. EACH ACCIDENT         \$1,000,000           E.L. DISEASE - EA EMPLOYEE         \$1,000,000           E.L. DISEASE - FOLICY LIMIT         \$1,000,000           E.L. DISEASE - POLICY LIMIT         \$1,000,000           B         OTHER Professional         105398557           02/01/12         02/01/13         \$2,000,000 per Claim	1	RETENTION \$					\$			
EMPLOYERS' LIABILITY         E.L. EACH ACCIDENT         \$1,000,000           E.L. DISEASE - EA EMPLOYEE         \$1,000,000         E.L. DISEASE - EA EMPLOYEE         \$1,000,000           E.L. DISEASE - POLICY LIMIT         \$1,000,000         E.L. DISEASE - POLICY LIMIT         \$1,000,000           B         OTHER Professional         105398557         02/01/12         02/01/13         \$2,000,000 per Clair		WORKERS COMPENSATION AND	UB5283Y562	02/01/12	02/01/13	X WC STATU-				
E.L. DISEASE - EA EMPLOYEE         \$1,000,000           E.L. DISEASE - POLICY LIMIT         \$1,000,000           B         OTHER Professional         105398557           02/01/12         02/01/13         \$2,000,000 per Claim							s1.000.000			
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OTHER Professional         105398557         02/01/12         02/01/13         \$2,000,000 per Claim							internet in the second			
	2	OTHER Professional	105398557	02/01/12	02/01/13		1			
Liability \$2,000,000 Annl Aggr.			10330337	02/01/12	0201/13					
eneral Liability Policy excludes claims arising out of the performance of professional	erv ef: ch	ices. Oakland Tech Seismic Ret ool District, its Directors, O	rofit / ZFA #11256.07. The Oa	akland Unified	essional					
ef: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified chool District, its Directors, Officers, Employees, Agents and	ER	TIFICATE HOLDER AD	DITIONAL INSURED; INSURER LETTER:	CANCELLAT	ION					
ef: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified chool District, its Directors, Officers, Employees, Agents and See Attached Descriptions)						D POLICIES BE CANCELLED B	EFORE THE EXPIRAT			
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified School District, its Directors, Officers, Employees, Agents and See Attached Descriptions) ERTIFICATE HOLDER Additional insured; insurer Letter: CANCELLATION		Oakland Unified Sal	hool District							
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified school District, its Directors, Officers, Employees, Agents and See Attached Descriptions) ERTIFICATE HOLDER ADDITIONAL INSURED; INSURER LETTER: CANCELLATION should ANYOF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRE										
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified         School District, its Directors, Officers, Employees, Agents and         See Attached Descriptions)         ERTIFICATE HOLDER         Additional insured; insurentetter:         CANCELLATION         Should any of the above described policies be cancelled before the expiration         Oakland Unified School District			Serkley	NOTICE TO THE	CERTIFICATE HOLDER	NAMED TO THE LEFT, XXXXXX	KARACICACICACICACICACICACICACICACICACICAC			
Oakland Unified School District         SHOULD ANYOF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRA           Oakland Unified School District         DATE THEREOF, THE ISSUING INSURER WINKSTROCKNOST TO MAIL 30 DAYS WRIT           Attn: Susie Butler-Berkley         NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		955 High Street		X900000000000	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CODERCIONECOMORODON CODENS	CUBERCE & ROCKER			
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified School District, its Directors, Officers, Employees, Agents and See Attached Descriptions) ERTIFICATE HOLDER ADDITIONALINSURED;INSURERLETTER: CANCELLATION SHOULD ANYOF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRA Oakland Unified School District Attn: Susie Butler-Berkley Notice to the CERTIFICATE HOLDERNAMED To THE LEFT, SURT X MXX990000000		Oakland, CA 94601		XBERRSERXKR	XDAX					
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified school District, its Directors, Officers, Employees, Agents and See Attached Descriptions) ERTIFICATE HOLDER ADDITIONAL INSURED; INSURER LETTER: CANCELLATION SHOULD ANYOF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRA Oakland Unified School District Attn: Susie Butler-Berkley NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, SKIRTANK SPOKADOSOCH				AUTHORIZED RE	n 11 -	ndru				
Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. The Oakland Unified         school District, its Directors, Officers, Employees, Agents and         See Attached Descriptions)         RETIFICATE HOLDER         Additional insured; insured; insurenter:         CANCELLATION         Should any of the above described policies be cancelled before the expiration         Oakland Unified School District         Attn: Susie Butler-Berkley         955 High Street	co	RD 25-S (7/97)1 of 2	#M279162				CORPORATION			

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# **DESCRIPTIONS (Continued from Page 1)**

Representatives are included as Additional Insured for General and Automobile Liability. Primary insurance and severability of interests apply per policy form. A Waiver of Subrogation applies to Workers' Compensation.

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POLICY NUMBER: 6806746L839

COMMERICAL GENERAL LIABILITY ISSUE DATE: 4/6/2012

# THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

# ADDITIONAL INSURED (ARCHITECTS, ENGINEERS AND SURVEYORS)

This endorsement modifies insurance provided under the following: COMMERCIAL GENERAL LIABILITY COVERAGE PART

### SCHEDULE

NAME OF PERSON(S) OR ORGANIZATION(S): The Oakland Unified School District, its Directors, Officers, Employees, Agents and Representatives.

PROJECT/LOCATION OF COVERED OPERATIONS: All Operations of the Named Insured.

### PROVISIONS

A. The following is added to WHO IS AN INSURED (Section II):

The person or organization shown in the Schedule above is an additional insured on this Coverage Part, but only with respect to liability for bodily injury", 'property damage" or 'personal injury caused, in whole or in part, by your acts or omissions or the acts or omissions of those acting on your behalf:

- a. In the performance of your ongoing operations;
- b. In connection with premises owned by or rented to you; or
- C. In connection with your work and included within the "products-completed operations hazard."

Such person or organization does not qualify as an additional insured for "bodily injury", "property damage" or "personal injury' for which that person or organization has assumed liability in a contract or agreement. The insurance provided to such additional insured is limited as follows:

- d. This insurance does not apply to the rendering of or failure to render any "professional services".
- e. The limits of insurance afforded to the additional insured shall be the limits which you agreed in that 'contract or agreement requiring insurance" to provide for that additional insured, or the limits shown in the Declarations for this Coverage Part, whichever are less. This endorsement does not increase the limits of insurance stated in the LIMITS OF INSURANCE (Section III) for this Coverage Part.
- B. The following is added to Paragraph a. of 4. Other Insurance in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV): However, if you specifically agree in a contract or agreement requiring insurance that, for the additional insured shown in the Schedule, the insurance provided to that additional insured under this

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Page 1 of 2

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### COMMERICAL GENERAL LIABILITY

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 the other insurance, provided that:

- The "bodily injury" or "property damage" for which coverage is sought occurs; and
- (2) The "personal injury" for which coverage is sought arises out of an offense committed;

after you have entered into that "contract or agreement requiring insurance" for such additional insured. But this insurance still is excess over valid and collectible other insurance, whether primary, excess, contingent or on any other basis, that is available to the additional insured when the additional insured is also an additional insured under any other insurance.

C. The following is added to Paragraph 8. Transfer Of Rights Of Recovery Against Others To Us in COMMERCIAL GENERAL LIABILITY CONDITIONS (Section IV):

We waive any rights of recovery we may have against the additional insured shown in the Schedule above because of payments we make for "bodily injury", "property damage" or "personal injury" arising out of "your work" on or for the project, or at the location, shown in the Schedule above, performed by you, or on your behalf, under a "contract or agreement requiring insurance" with that additional insured. We waive these rights only where you have agreed to do so as part of the "contract or agreement requiring insurance" with that additional insured entered into by you before, and in effect when, the "bodily injury" or "property damage" occurs, or the "personal injury" offense is committed.

D. The following definition is added to DEFINITIONS (Section V):

"Contract or agreement requiring insurance" means that part of any contract or agreement under which you are required to include the person or organization shown in the Schedule as an additional insured on this Coverage Part, provided that the "bodily injury" and "property damage" occurs, and the "personal injury" is caused by an offense committed:

- a. After you have entered into that contract or agreement;
- b. While that part of the contract or agreement is in effect; and
- c. Before the end of the policy period.

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WORKERS COMPENSATION AND EMPLOYERS LIABILITY POLICY

ENDORSEMENT WC 99 03 76 (00) --

POLICY NUMBER: UB5283Y562

# WAIVER OF OUR RIGHT TO RECOVER FROM OTHERS ENDORSEMENT - CALIFORNIA (BLANKET WAIVER)

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.

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 mium otherwise due on such remuneration. % of the California workers' Compensation pre-

## Schedule

### Person or Organization:

Oakland Unified School District Attn: Susie Butler-Berkley 955 High Street Oakland, CA 94601

### Job Description:

Ref: Oakland Tech Seismic Retrofit / ZFA #11256.07. A Waiver of Subrogation applies in favor of the Oakland Unified School District, its Directors, Officers, Employees, Agents and Representatives.

DATE OF ISSUE: 04/06/12

# INDEPENDENT CONSULTANT AGREEMENT ROUTING FORM

	Project Infor	mation	
Project Name	and the second se	Site	Oakland Tech High School
Ser	Basic Direc vices cannot be provided until the contract is fully a	and an and a second of the second and a second a second as	Purchase Order has been issued
Attachment Checklist	Proof of general liability insurance, including certifica Workers compensation insurance certification, unles	ites and endorsen	nents, if contract is over \$15,000

	Cont	tractor informa	tion			( 1-1) <u>(</u>	1- 1- V	
Contractor Name	ZFA Structural Engineers	Agency's	Contact	Mark Mo	ore	-40.0		
OUSD Vendor ID #	V060441	Title		Project Manager				
Street Address	100 Bush Street, Suite 1850	City	Sar Fra	n ncisco	State	CA	Zip	94104
Telephone	415-601-6054	Policy Ex	pires	2	-1-20	)13	1	
Contractor History	Previously been an OUSD contra	ctor? X Yes	0 1	Norked as a			e?	Yes X No
OUSD Project #	12103							

		Term	
Date Work Will Begin	5-21-2012	Date Work Will End By (not more than 5 years from start date)	12-21-2012

n na senten en e	a self 1979 con (Co	a. Atalija Golarija	Compensation			DA CALCULATION OF THE
Total Contrac	t Amount	\$	Total Contract Not To	Exceed	\$60,	00.00
Pay Rate Per	Hour (If Hourly)	\$	If Amendment, Changed Amount		\$	
Other Expens	es		Requisition Number			
lf you are p	lanning to multi-fu	nd a contract using LE	Budget Information P funds, please contact the State and	Federal Office <u>befo</u>	re com	oleting requisition.
Resource #	Fundi	ng Source	Org Key	Object Co	de	Amount
9299, 9399, 9499	Fund 35		3059003890	6215		\$60,000.00

		Approval and Routing (in	order of app	roval steps)	ange state	
Sen	vices cannot be provided before the co wledge services were not provided bef	ntract is fully approved and a Pu ore a PO was issued.	rchase Order is	issued. Signing this doe	cument affin	ms that to your
	Division Head	Charles Love	Phone	510-535-7081	Fax	510-535-7082
1.	Capital Program Contract & Accounting Manager					
	Signature	he		Date Approved	4-,	10-12
2.	General Counsel, Department of Facilities Planning and Management					
	Signature MM	/		Date Approved	4.1	1.12
	Associate Superintendent, Facilit	es Planning and Management				
3.	Signature (70	7>		Date Approved		
	President, Board of Education					
4.	Signature			Date Approved		

A999069.P001 Rev. 4/10/2012

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THIS FORM IS NOT A CONTRACT