File ID Number	11-3027
Committee	Facilities
Introduction Date	12-6-2011
Enactment Number	11-2530 1
Enactment Date	12-14-11



Memo

To

Board of Education

From

Tony Smith, Ed.D., Superintendent

Timothy White, Assistant Superintendent, Facilities Planning and Management

Board Meeting Date

December 14, 2011

Subject

Division of Facilities Planning and Management P.O. Less than \$50,000.00

Action Requested:

Ratification by the Board of Education of the attached contracts for the Division

of Facilities Planning and Management.

File ID	Vendor Name	\$	Funding Source	Type	Site	Period	City
11-3006	911 Restoration	\$41,725.89	GO Bond-Measure A	P.O.	Claremont Landscaping	6-28-2011 thru 8-27- 2011	Richmond
11-3007	ABC School Equipment	\$355.00	GO Bond-Measure B	P.O.	Jefferson New Building	9-16-2011	Corona
11-3008	Alarcon Bohm	\$7,949.13	Special Reserve Fund	P.O.	Claremont HVAC Replacement	9-27-2011	Oakland
11-3009	Alcal Specialty Contracting, Inc.	\$1,925.00	GO Bond-Measure B	P.O.	Madison Modernizatio n (HVAC)	9-15-2011 thru 12-31- 2011	Fremont
11-3010	AON	\$3,500.00	Special Reserve Fund	P.O.	La Escuelita Educational Complex	9-26-2011 thru 10-26- 2011	Concord
11-3011	BT Mancini	\$881.00	Go Bond-Measure B	P.O.	Oakland HS Mod	12-1-2011 thru 3-30- 2011	Milpitas
11-3012	Campus Security Solutions	\$4,921.08	GO Bond-Measure B	P.O.	Prescott ES Mod	10-21-2011 thru 12-31- 2011	Campbell
11-3013	Chussy International	\$370.00	GO Bond-Measure A	P.O.	Division of Facilities, Planning and Management	9-21-2011 thru 9-21- 2011	Oakland
11-3014	Energy Systems	\$1,950.00	Country School Facilities	P.O.	Downtown Educational Complex Relocation	9-30-2011 thru 9-30- 2012	Stockton
11-3015	Graybar	\$2,958.66	GO Bond-Measure B	P.O.	Frick Wellness Center	9-26-2011 thru 9-30- 2011	Dublin
11-3016	Janakes Electric Inc.	\$5,200.00	Special Reserve Fund	P.O.	Claremont HVAC Replacement	8-25-2011 thru 9-1- 2011	Redwood City
11-3017	Kam Yan and	\$4,500.00	County School	P.O.	Carter	9-1-2011	Oakland



	Associates		Facilities Fund		Baseball Scoreboard	thru 6-30- 2012	
11-3018	KW Engineering	\$32,720.00	GO Bond-Measure B	P.O.	Division of Facilities, Planning and Management	12-1-2011 thru 3-30- 2012	Oakland
11-3019	Noodle, Inc.	\$1,819.00	GO Bond-Measure B	P.O.	Oakland HS Health	8-12-2010 thru 8-31- 2011	Oakland
11-3020	North American Fence & Supply, Inc.	\$9,461.00	GO Bond-Measure B	P.O.	Havenscourt Interim Dining	8-30-2011 thru 12-31- 2011	Oakland
11-3021	Polk Communications	\$2,775.00	GO Bond-Measure A	P.O.	Claremont MS Landscaping	8-21-2011 thru 11-30- 2011	Oakland
11-3022	ServeSmart	\$3,275.00	GO Bond-Measure B	P.O.	Oakland HS Mod	10-1-2011 thru 10-31- 2011	El Cajon
11-3024	Sterling Environmental Corp.	\$21,160.00	Special Reserve Fund	P.O.	Claremont HVAC Replacement	7-15-2011 thru 7-22- 2011	Oakland
11-3026	Tot Turf	\$32,000.00	Special Reserve Fund	P.O.	Melrose Play Structure Repair	9-15-2011 thru 12-31- 2011	Oakland
11-3027	Tri-Net & McNamara Services Co.	\$8,412.31	GO Bond-Measure B	P.O.	Elmhurst MS Modernizatio n- Auditorium	9-29-2011 thru 12-31- 2011	Los Gatos
11-3028	Tri-Net & McNamara Services Co.	\$3,504.92	GO Bond-Measure B	P.O.	Madison MS Health Center	9-19-2011 thru 12-31- 2011	Los Gatos

Discussion:

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.

Various

Recommendation:

The Board of Education is requested to approve the Facilities Planning and Management to OUSD school sites.



OAKLAND UNIFIED SCHOOL DISTRICT

Department of Facilities Planning & Management

AGREEMENT REQUEST FORM



DATE SUBMITTED				ED BY: Rocky Borton			
	PE OF AGREEMENT (PLEA	SE CHI	ECK				
A&E (Architects and Engineers) Contract IOR (Inspector of Record) Contract			24	"Small"(under \$15,000.00) C	11/12/11/11/12/11		
				Fiscal Ye	ar: 2011-1011		
Agreement for Professional Services-Testing Etc.			7.)	Change Order P.O. Under \$50K: Date Processed: 10 20-70			
Amendment to A Services (Amend	Agreement for Professional dment #)		E.)	Purchase Order- Serve Simal	To DR:X		
SECTION II LOCAI	L BUSINESS PARTICIPATI	ON PER	CE	NTAGE			
Local Business	Small Local Business			all Local Resident Business	Total Percentage		
All requests will r	require the Assistant Superin	tendent'	s an	d-the Director of Facilities Au	thorization and Signature		
	14		T		lolala		
Timothy E. White		Da	te	Tadashi Nakadegawa	Date		
Assistant Superinten	dent	Da		Director of Facilities	Date		
SECTION III ACI	REEMENT INFORMATION						
Project Name:	Oakland High Mod		Proi	est No: 05016	0499018/a-		
Vehoor Name:	ServeSmart		Ven	dot Control Office Person	120000000000000000000000000000000000000		
Vendor Phone Sumrer	619.562.1486	N. S.	Ver	VendSight, IN 92020	C 8021 wing ave. El Cajon, ca		
Agreement Start & Sto	Start: 10.1.2011		resizes	Current Contra	act Amount: \$0		
Dates:	Stop: 10.312011	į			Amount: \$3,275.00		
Has Work Started?	Yes X No	-	S. Lane	Revised Contra			
	If yes give an explanation	on:		File ID No.	11-3022		
Certificate of Insurance	e Attached Yes X No	Da	ate p	rovided: Introduction Da	ite 17-6-7011		
F C 4 4 C -	44.5 000 -1	1		Enactment No.	11-2530		
For Construction Co	ontracts \$15,000, please provide	ie or att	acn	nactment Date	12-14-11		
	ved, List of Bidders and Amour	nts (Bid I			3		
Date(s) of Bid AdvertisDate of Bid Opening	sement			6) Performance Bonds Attached 7) Payment Bonds Attached	l .		
Name of Architect				8) Number of Phases			
i) Liquidated damages pe	er day			(Sections 6 & 7 to be complete	ed by Contract tration department		
Scope of Work: ServeSm	art was called in by Robert La	w to repa	iir a	nd re-install vending machines f	-		
Discussion Information	ServeSmart provided services	for food	setv	ices. Robert Law had discussed	this work with to be performed		
with Luigi, and the project	et budget would pay for the cos	-	6 mm -	ATS Halo	12/6/11		
Funding Source		BUS	BN		estraw, Jr., Secretary		
		IENT NG	INN TN:	THES PLA			

Monday, October 24, 2011

The attached agreement request form is related to a project that was started last year by a project manager who is no longer employed with OUSD. Due to the change in project management staff the this invoice was misplaced and payment was delayed until now.

The serve smart invoice is for moving and reinstalling vending machines at Oakland High School. This service was associated with and part of a modification project (project number 05016) that made it necessary to move the vending machine due to the construction process and is being paid from this modification project's budget.

Charles Love, Facilities contract and accounting Manager



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 10/25/2011

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

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

certificate holder in lieu of such endorsement(s).		
PRODUCER	NAME: Nick Marovich	
Michael Ehrenfeld Company	PHONE [A/C, No, Ext): (760) 730 - 2939 FAX [A/C, No): (760))730-2936
2333 State Street, Suite 201	E-MAIL ADDRESS: nickm@ehrenfeldinsurance.com	
	INSURER(S) AFFORDING COVERAGE	NAIC #
Carlsbad CA 92008	INSURER A: Golden Eagle Insurance Corp.	10836
INSURED	INSURER B : Hartford Casualty Insurance	29424
Icon Enclosures, Inc., DBA: Vendsight	INSURER C :	
8021 Wing Avenue	INSURER D :	
	INSURER E :	
El Cajon CA 92020	INSURER F :	
COVERAGES CERTIFICATE NUMB	BER:CL1142121728 REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LINDICATED NOTWITHSTANDING ANY REQUIREMENT, TER	LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE FROM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT 1	OLICY PERIOD O WHICH THIS

CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS. EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. ADDL SUBR POLICY EFF POLICY EXP INSR LIMITS TYPE OF INSURANCE POLICY NUMBER INSR WVD 1,000,000 GENERAL LIABILITY EACH OCCURRENCE DAMAGE TO RENTED
PREMISES (Ea occurrence 100,000 COMMERCIAL GENERAL LIABILITY 3/6/2011 3/6/2012 5,000 CLAIMS-MADE X OCCUR X CBP5851004 MED EXP (Any one person) \$ A 1,000,000 PERSONAL & ADV INJURY 5 5 2,000,000 GENERAL AGGREGATE 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER PRODUCTS - COMP/OP AGG 5 X POLICY PRO-S OMBINED SINGLE LIMIT AUTOMOBILE LIABILITY (Ea accident) 1,000,000 S BODILY INJURY (Per person) ANY AUTO A ALL OWNED SCHEDULED BA5929950 3/6/2011 3/6/2012 **BODILY INJURY (Per accident)** 5 AUTOS PROPERTY DAMAGE NON-OWNED S HIRED AUTOS **AUTOS** S UMBRELLA LIAB EACH OCCURRENCE S OCCUR EXCESS LIAB CLAIMS-MADE AGGREGATE \$ RETENTION \$ DED WORKERS COMPENSATION X WC STATU-B FR AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) E L EACH ACCIDENT 1,000,000 NIA 11/1/2010 11/1/2011 72WECPY3244 E L DISEASE - EA EMPLOYEE 1,000,000 If yes, describe under DESCRIPTION OF OPERATIONS below E L DISEASE - POLICY LIMIT | \$ 1,000,000

DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)
Certificate holder is listed as additional insured per the attached form as respects general liability.

CERTIFICATE HOLDER	CANCELLATION
Oakland Unified School District 1025 Second Street Oakland, CA 94606	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE
	Jamie Reid/NICKM

The following Provisions are also added to this Coverage Part:

A. ADDITIONAL INSUREDS - BY CONTRACT, AGREEMENT OR PERMIT

- 1. Paragraph 2. under SECTION II WHO IS AN INSURED is amended to include as an insured any person or organization when you and such person or organization have agreed in writing in a contract, agreement or permit that such person or organization be added as an additional insured on your policy to provide insurance such as is afforded under this Coverage Part. Such person or organization is not entitled to any notices that we are required to send to the Named Insured and is an additional insured only with respect to liability arising out of:
 - a. Your ongoing operations performed for that person or organization; or
 - b. Premises or facilities owned or used by you.

With respect to provision 1.a. above, a person's or organization's status as an insured under this endorsement ends when your operations for that person or organization are completed.

With respect to provision 1.b. above, a person's or organization's status as an insured under this endorsement ends when their contract or agreement with you for such premises or facilities ends.

- 2. This endorsement provision A. does not apply:
 - Unless the written contract or agreement has been executed, or permit has been issued, prior to the "bodily Injury", "property damage" or "personal and advertising injury";
 - b. To "bodily Injury" or "property damage" occurring after:
 - (1) All work, including materials, parts or equipment furnished in connection with such work, in the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the site of the covered operations has been completed; or
 - (2) That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project;
 - c. To the rendering of or failure to render any professional services including, but not limited to, any professional architectural, engineering or surveying services such as:
 - (1) The preparing, approving, or failing to prepare or approve, maps, shop drawings, opinions, reports, surveys, field orders, change orders or drawings and specifications; and
 - (2) Supervisory, inspection, architectural or engineering activities;
 - To "bodily injury", "property damage" or "personal and advertising injury" arising out of any act, error or
 omission that results from the additional insured's sole negligence or wrongdoing;
 - e. To any person or organization included as an insured under provision B. of this endorsement;
 - f. To any person or organization included as an insured by a separate additional insured endorsement issued by us and made a part of this policy.

B. ADDITIONAL INSURED - VENDORS

Paragraph 2. under SECTION II – WHO IS AN INSURED is amended to include as an insured any person or organization (referred to below as "vendor") with whom you agreed, in a written contract or agreement to provide insurance such as is afforded under this policy, but only with respect to "bodily injury" or "property damage" arising out of "your products" which are distributed or sold in the regular course of the vendor's business, subject to the following additional exclusions:

- 1. The insurance afforded the vendor does not apply to:
 - a. "Bodily injury" or "property damage" for which the vendor is obligated to pay damages by reason of the assumption of liability in a contract or agreement. This exclusion does not apply to liability for damages that the vendor would have in the absence of the contract or agreement;
 - b. Any express warranty unauthorized by you;
 - c. Any physical or chemical change in the product made intentionally by the vendor;

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- d. Repackaging, unless unpacked solely for the purpose of inspection, demonstration, testing, or substitution of parts under instructions from the manufacturer, and then repackaged in the original container;
- e. Any failure to make such inspections, adjustments, tests or servicing as the vendor has agreed to
 make or normally undertakes to make in the course of business, in connection with the distribution or
 sale of the products;
- f. Demonstration, installation, servicing or repair operations, except such operations performed at the vendor's premises in connection with the sale of the product;
- g. Products which, after distribution or sale by you, have been labeled or relabeled or used as a container, part or ingredient of any other thing or substance by or for the vendor; or
- h. To "bodily injury" or "property damage" arising out of any act, error or omission that results from the additional insured's sole negligence or wrongdoing.
- 2. This insurance does not apply to any insured person or organization, from whom you have acquired such products, or any ingredient, part or container, entering into, accompanying or containing such products.

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