Board Office Use: Legislative File Inf						
File ID Number	21-3020					
Introduction Date	1-12-2022					
Enactment Number	22-0101					
Enactment Date	1/12/2022 er					



Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Yadashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Board Meeting Date Vanuary 12, 2022

Subject Amendment No. 6, Independent Consultant Agreement – Integral Group, Inc. –

Fremont High School New Construction Project – Division of Facilities Planning &

Management

Action Requested Approval by the Board of Education of Amendment No. 6 to the Independent

Consultant Agreement between the District and Integral Group, Inc., Oakland CA, for the latter to provide additional commissioning services due to new issues have surfaced and previous issues have not been resolved for the Fremont High School New Construction Project, in an additional amount of \$15,400.00, increasing Agreement not-to-exceed amount from \$339,806.25 to 355,206.25, and authorizing

the President and Secretary of the Board to sign the Amendment for same with said

consultant, pursuant to the Agreement.

Discussion This Amendment is for additional commissioning services.

LBP (Local business 100.00% participation percentage)

Recommendation Approval by the Board of Education of Amendment No. 6 to the Independent

Consultant Agreement between the District and Integral Group, Inc., Oakland CA, for the latter to provide additional commissioning services due to new issues have surfaced and previous issues have not been resolved for the Fremont High School New Construction Project, in an additional amount of \$15,400.00, increasing Agreement not-to-exceed amount from \$339,806.25 to 355,206.25, and authorizing the President and Secretary of the Board to sign the Amendment for same with said

consultant, pursuant to the Agreement.

Fiscal Impact Fund 21, Measure J

Attachments • Amendment No. 6

• Scope of Work

• Insurance Certificate



05

12-15-2021 Term

by Contractor and approved by the Board of Education.

AMENDMENT NO. 6 TO AN

INDEPENDENT CONSULTANT AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>The Integral Group, Inc.</u> OUSD entered into an agreement with CONTRACTOR for services on **August 25**, **2016** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School New Construction Project** as follows and in the attached Exhibit A:

1.	Services	s: 🗆	The scope of work is <u>unchanged</u> X The sc	ope of work has <u>changed.</u>
		•	nged: Provide brief description of revised scope of work i erials, products, and/or reports; attach additional pages as r	
	new	issues have surfa	grees to provide the following amended services: Addition ced and previous issues have not been resolved, as descriment as part of Exhibit A.	
2.	Terms (d	duration): X T	he term of the contract is <u>unchanged.</u>	m of the contract has <u>changed.</u>
			: The contract term is extended by an additional date is	and the
3.	Comper	nsation:	The contract price is <u>unchanged</u> X The con	tract price has <u>changed.</u>
	If the	e compensatio	n is changed: The not to exceed contract price is	
		X Increase	d by: Fifteen Thousand Four Hundred Dollars and no	/100 (\$15,400,00)
		☐ Decreas	sed by dollars and no/100 (\$).
			ment, the not to exceed contract price was Three	
			bllars and 25/100 (\$339,806.25) after this amendmen Fifty-five Thousand Two Hundred Six Dollars and	
		Tillee nulluleu	rity-live filousaliu two nulluleu Six Dollars alic	1 23/100 [\$355,206.25].
_				
4.			All other provisions of the Agreement, and prior Amen	dment(s) if any, shall remain unchanged
	and in full	lorce and effec	t as originally stated.	
5.	Amendm	ent History:		
	□т	here are no prev	ious amendments to this Agreement. X This contract h	nas previously been amended as follows:
	1			Amount of
	No.	Date	General Description of Reason for Amendm	nent Increase (Decrease)
		-		
	01	4-10-2019	Compensation	\$49,225.00
	02	10-28-2020	Compensation	\$4,400.00
	03	03-10-2021	Term	\$0
	04	06-23-2021	Compensation	\$21,481.25

Approval: This Amendment is not effective, and no payment shall be made to Contractor based on this Amendment, until it is signed

\$0

99069 002 Rev. 10/30/08

Contract No.

P.O. No.

OAKLAND	UNIFIED	SCHOOL	DISTRICT
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85.0. Ye

1/13/2022 Date

Gary Yee, President, Board of Education

1/13/2022

Kyla Johnson-Trammell, Superintendent

Date

Secretary, Board of Education

HA America

Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management Date

Approval as to form:

12/14/21

Date

Arne Sandberg [name]

General Counsel, Facilities, Planning and Management

CONTRACTO

12/6/21

Contractor Signature

Date

Andrea Traber, Managing Principal

Middle Sh

Print Name, Title

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: The Integral Group, Inc.

- 1. Detailed Description of Services to be provided: Additional commissioning services are needed due to new issues have surfaced and previous issues have not been resolved, as described in the proposal dated December 1, 2021 attached to this amendment as part of Exhibit A.
- 2. Specific Outcomes:
- 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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



Proposal for Additional Services

EXHIBIT A

Fremont High School Cx

Paul.orr@ousd.org

December 1, 2021 ASR # 02 INTEGRAL PROJECT: 321010.000

JaQuan Cornish, Assistant Construction Manager OUSD Division of Facilities, Planning and Management 955 High Street Oakland, CA 94601

Andrea Traber, Managing Principal Integral Group, Inc. 510-693-2468 atraber@integralgroup.com

1 Project Understanding

Our proposal and scope of work is based on the discussion with JaQuan Cornish, OUSD, and Robert Palmer, Integral, relevant to lack of progress bye the General Contractor (GC) in fulfilling commissioning requirements for the project. This Additional Service Request (ASR) represents the additional effort required by Integral Group that is above and beyond the originally contracted scope of work as well as ASR 01/Amendment 4 already approved.

2 Scope of Professional Services

This ASR represents an additional 40 hours required to continue scope of work in ASR 01/Amendment 4 due to lack of completion of previously identified issues by GC. In field testing conducted 11/22 and 11/23 has surfaced new issues and many previously identified issues have not been resolved satisfactorily. Robert Palmer is required to be on site for field testing for an additional 24 hours and we anticipate an additional 16 hours to fulfill duties to document and report issues to OUSD.

3 Fees

Our fee to provide the above-described consulting engineering services will be **charged on an Hourly Basis consistent with the base contract.** All work will be provided by Robert Palmer at the hourly fate of \$175.00, the current rate (2016) as approved in the base contract with OUSD.

Scope.	Hours	Extension
Additional On-Site Testing and Report Completion	80	\$14,000

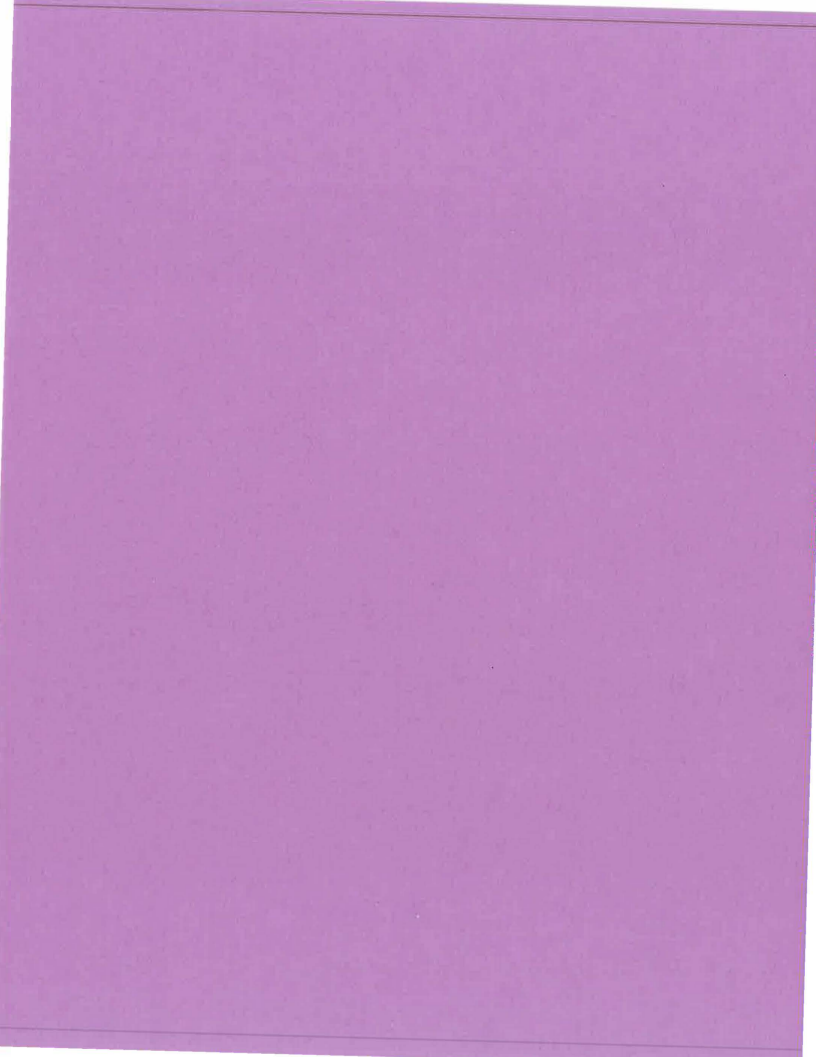
Compensation with Amendment 4: Compensation including ASR 02:

\$339,806.25 \$353,806.25





	DIV	SION	OF FAC	ILITIES PI	LANNIN	IG AND M	ANA	GEMENT	Roi	UTING	FORM	
					Project	Information						
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					Basic	Directions						
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i k			100		Contracto	r Informatio	on					
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-	SD Vend		002203	1		Title		Manager		04	2. 04040	
	et Addre	ess	427 13th Str			City	_	kland S	tate	CA Z	Zip 94612	
	ephone stractor F	-liston	510-663-207	been an OUSD o	contractor?	Policy Expire		Vorked as an Ol	ISD 6	mployee	2 🗆 Voc V N	
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			N 1	Compen	sation/R	evised Co	mpe	nsation				
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			ımp Sum)	\$		Price (Not				\$		
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	#								Code			
965	0/9594	Fund 21	I, Measure J	210-9650-0-9594-8500-6215-302-9180-9905-9999-13158 6215 \$15,400					\$15,400.0	0		
	-		-	Approval an	d Routing (in order of a	pprova	al steps)			-	
				contract is fully ap		Purchase Orde	er is issu	ued. Signing this	docum	ent affirms	s that to your	
14101	1	n Head	o not provided i	boloro a r o wao la	Journal of the second of the s	Phone	•	510-535-7038		Fax	510-535-70	82
1.			or. Facilities P	lanning and Mana	gement				-			
1.	Signat	1/	711	nan			Da	ate Approved	2/1	5/21		
2.	Genera	il Counse	, Department	f Facilities Plann	ing and Man	agement			11			
4.	Signat	ure /	VIII	Lozano S	mith, as to f	orm only	Da	ate Approved	12/14	4/21		
	Deputy	Chief, Fa	dities Plannin	ng and Manageme						1		
3.	Signat	ure C	13				D	ate Approved	12	15/24		
	Chief F	inancial C	Officer						• 1			
4.	Signat	иге					D	ate Approved				
	Preside	ent, Board	of Education				è					
5.	Signat	ure 850). Ye Gar	y Yee			D	ate Approved	1-1	3-2022		



Board Office Use: Le	gislative File Info.
File ID Number	21-2747
Introduction Date	12/15/2021
Enactment Number	21-2055
Enactment Date	12/15/2021 er



Memo

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent
Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Board Meeting Date

December 15, 2021

Subject

Amendment No. 5 Independent Consultant Services Agreement – Integral Group, Inc. – Fremont High School New Construction Project - Division of Facilities Planning and Management

Action Requested

Approval by the Board of Education of Amendment No. 5 of the Independent Consultant Services Agreement by and between the District and Integral Group, Inc., Oakland, CA, for the Fremont High School New Construction Project, extending time only of Agreement by 365 additional calendar days, authorizing the President and Secretary of the Board to sign the Amendment for same with said Consultant with the time extension to commence on **December 31, 2021**, and last until **December 31, 2022**, pursuant to the Amendment.

Discussion

This Amendment is for three hundred sixty-five (365) calendar days' time extension. No change to scope of work or price.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. 5 of the Independent Consultant Services Agreement by and between the District and Integral Group, Inc., Oakland, CA, for the Fremont High School New Construction Project, extending time only of Agreement by 365 additional calendar days, authorizing the President and Secretary of the Board to sign the Amendment for same with said Consultant with the time extension to commence on **December 31**, 2021, and last until **December 31**, 2022, pursuant to the Amendment.

Fiscal Impact

Fund 21, Measure J

Attachments

- Amendment No. 5
- Insurance Certificate



99069.002 Rev. 10/30/08

Contract No.

AMENDMENT NO. 5 TO AN

INDEPENDENT CONSULTANT AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>The Integral Group, Inc.</u> OUSD entered into an agreement with CONTRACTOR for services on **August 25, 2016** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School New Construction Project** as follows and in the attached Exhibit A:

		A 1	he scope of work is <u>unchanged</u> .	ilas <u>cilaligeu</u> .
			nged: Provide brief description of revised scope of work including descrials, products, and/or reports; attach additional pages as necessary.	cription of expected final results
	The CON	TRACTOR a	grees to provide the following amended services: No change to scope	of work. Time extension only.
2.	If term is	s changed:	The term of the contract is <u>unchanged</u> . X The term of the contract term is extended by an additional <u>Three hundred</u>	sixty-five days (365), and the
	amended	d expiration	date is December 31, 2022 . The current end date is Decemb	er 31, 2021.
3.	Compensati If the co	mpensatio	he contract price is <u>unchanged</u> .	as <u>changed.</u>
	[Decreas	ed by dollars and no/100 (\$	_).
	the n	rovisions:	All other provisions of the Agreement, and prior Amendment(s) if a sa originally stated.	
а	the n	rovisions: /ee and effect	d contract price will be: All other provisions of the Agreement, and prior Amendment(s) if a	
а	the nemaining Properties of the second secon	rovisions: / e and effect	d contract price will be: All other provisions of the Agreement, and prior Amendment(s) if a	any, shall remain unchanged
а	the nemaining Properties of the second secon	rovisions: / e and effect	d contract price will be:	any, shall remain unchanged
а	emaining Properties of the normal section in full force the mendment in the section in the secti	rovisions: / e and effect History:	All other provisions of the Agreement, and prior Amendment(s) if a sas originally stated. ious amendments to this Agreement. X This contract has previously	any, shall remain unchanged y been amended as follows: Amount of Increase (Decrease)
а	emaining Production of the normal state of the	rovisions: / re and effect History: are no prev Date	All other provisions of the Agreement, and prior Amendment(s) if a cas originally stated. ious amendments to this Agreement. X This contract has previousl General Description of Reason for Amendment	any, shall remain unchanged y been amended as follows: Amount of
а	emaining Production for the normal formal fo	rovisions: / e and effect History: e are no prev Date 4-10-2019	All other provisions of the Agreement, and prior Amendment(s) if a as originally stated. ious amendments to this Agreement. X This contract has previousl General Description of Reason for Amendment Compensation	any, shall remain unchanged y been amended as follows: Amount of Increase (Decrease) \$49,225.00

P.O. No.

OAKLAND UNIFIED SCHOOL DISTRICT

merboy

12/16/2021 Date

Shanthi Gonzales, President, Board of Education

12/16/2021

Kyla Johnson-Trammell, Superintendent Secretary, Board of Education Date

Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Date

Approval as to form:

11/16/21

Date

Arne Sandberg [name]

General Counsel, Facilities, Planning and Management

CONTRACTOR Andred Sh

11/9/21

Contractor Signature

Date

Andrea L. Traber, Managing Principal

Print Name, Title

EXHIBIT "A"Scope of Work for Amendment

Contractor Name: The Integral Group, Inc.

- 1. Detailed Description of Services to be provided: No change to scope of work. Time extension only.
- 2. Specific Outcomes:
- 3. 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
0 Develop social, emotional and physical health	X Safe, healthy and supportive schools
X Create equitable opportunities for learning	x Accountable for quality
0 High quality and effective instruction	0 Full service community district



CERTIFICATE OF LIABILITY INSURANCE

11/1/2022

DATE (MM/DD/YYYY)
11/1/2021

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 have ADDITIONAL INSURED provisions or 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).

una cei	tilicate does not confer it	gina to the certificate floider if	i ileu oi su	ch endorsement(s).	
PRODUCER	Lockton Companies			CONTACT NAME:	
	444 W. 47th Street, Suite			PHONE (A/C, No, Ext): FAX (A/C, No):	
	Kansas City MO 64112-1 (816) 960-9000	906]	E-MAIL ADDRESS:	
	(810) 900-9000			INSURER(S) AFFORDING COVERAGE	NAIC #
				INSURER A: Zurich American Insurance Company	16535
INSURED	INTEGRAL GROUP, INC	C.		INSURER B: Aspen Specialty Insurance Company	10717
1353599	427 13TH STREET			INSURER C:	
	OAKLAND CA 94612			INSURER D:	
				INSURER E :	
				INSURER F:	
COVERA	GES	CERTIFICATE NUMBER:	1417650	REVISION NUMBER: XX	XXXXX

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO 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 INSD WVD POLICY EFF POLICY EXP
(MM/DD/YYYY) TYPE OF INSURANCE POLICY NUMBER LIMITS **COMMERCIAL GENERAL LIABILITY** X \$ 2,000,000 \mathbf{v} **FACH OCCURRENCE** N GLO 3021088 11/1/2021 11/1/2022 Α DAMAGE TO RENTED CLAIMS-MADE | X | OCCUR \$ 1,000,000 PREMISES (Ea occurrence) \$ 25,000 MED EXP (Any one person) PERSONAL & ADV INJURY \$ 2,000,000 GEN'L AGGREGATE LIMIT APPLIES PER: GENERAL AGGREGATE \$ 4,000,000 PRO-JECT PRODUCTS - COMP/OP AGG \$ 4,000,000 COMBINED SINGLE LIMIT (Ea accident) AUTOMOBILE LIABILITY BAP 3021090. 11/1/2021 11/1/2022 \$ 2,000,000 ANY AUTO BODILY INJURY (Per person) \$ XXXXXXX X OWNED SCHEDULED BODILY INJURY (Per accident) \$ XXXXXXX AUTOS ONLY HIRED AUTOS ONLY AUTOS NON-OWNED PROPERTY DAMAGE X X \$ XXXXXXX AUTOS ONLY (Per accident) \$ XXXXXXX UMBRELLALIAB NOT APPLICABLE OCCUR EACH OCCURRENCE \$ XXXXXXX **EXCESS LIAB** \$ XXXXXXXX CLAIMS-MADE AGGREGATE DED RETENTION \$ \$ XXXXXXX WORKERS COMPENSATION X PER STATUTE WC 3034295 11/1/2021 11/1/2022 AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? \$ 1,000,000 E.L. EACH ACCIDENT N/A (Mandatory in NH)
If yes, describe under
DESCRIPTION OF OPERATIONS below E.L. DISEASE - EA EMPLOYEE \$ 1,000,000 E.L. DISEASE - POLICY LIMIT | \$ 1,000,000 **PROFESSIONAL** \$1,000,000 PER CLAIM N LR00JUH21 11/1/2021 11/1/2022 LIABILITY \$1,000,000 AGGREGATE

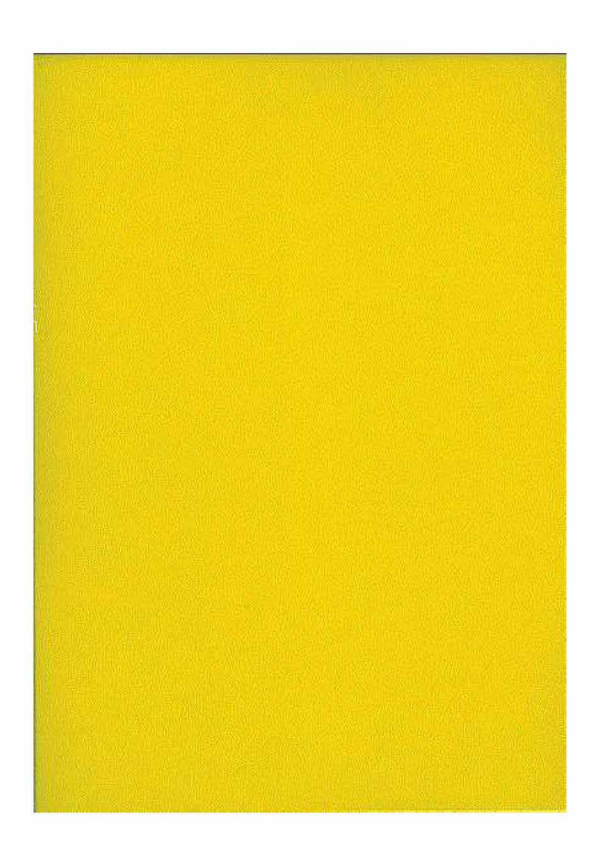
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: THE DISTRICT AND THE STATE AND THEIR REPRESENTATIVES, EMPLOYEES, TRUSTEES, OFFICERS, AND VOLUNTEERS ARE ADDITIONAL INSUREDS AS RESPECTS GENERAL LIABILITY AND AUTO LIABILITY, AND THESE COVERAGES ARE PRIMARY, AS REQUIRED BY WRITTEN CONTRACT.

CERTIFICATE HOLDER	CANCELLATION
14176506 OAKLAND UNIFIED SCHOOL DISTRICT	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
Ĩ	AUTHORIZED REPRESENTATIVE Joseph M Agnella

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	DIV	SION	OF FAC	ILITIES PL			NA	GEMEN	T Ro	OUTING	FORM
					Project	Information					
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nt Chec	cklist	x Work	ers compensa	ation insurance ce	ertification,	unless vendor is	s a sc	ole provider			
					Contracto	or Information					
Cont	ractor N	lame	The Integral	Group, Inc.		Agency's Con	tact	Andrea T	raber		Maria Sanga Maria Sanga Angara
		lor ID#	002203			Title		Manager	1		
	et Addre	ess	427 13th Str			City		kland	State	CA Z	lip 94612
	phone	C-t	510-663-207			Policy Expires	1		01100		
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		te of contra		8-25-2016	date; for co	enstruction contraction	cts, er	nter planned		n date)	
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	If you a	are plannin	g to multi-fund	a contract using LE			ate ar	nd Federal Of	fice <u>befo</u> i	re completing	g requisition.
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	Divisio	n Head		HALL WELL		Phone		510-535-70	38	Fax	510-535-7082
1.	Execu	tive Direct	or, Facilities P	Planning and Mana	gement					V-12-12-12	
	Signat	ure ⊀	Cha	man	,		Da	ate Approved	1	dist	21
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5.	Signat	ure					0	ate Approve	d		



Board Office Use: Le	gislative File Info.
File ID Number	21-1456
Introduction Date	6-23-2021
Enactment Number	21-1163
Enactment Date	6/23/2021 er



Memo

To

Board of Education

From

Kyla Johnson-Trammell, Superintendent

adashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Board Meeting Date

June 23, 2021

Subject

Amendment No. 4, Independent Consultant Agreement – Integral Group, Inc. – Fremont High School New Construction Project – Division of Facilities Planning & Management

Action Requested

Approval by the Board of Education of Amendment No. 4 to the Independent Consultant Agreement between the District and Integral Group, Inc., Oakland CA, for the latter to provide an additional round of TAB testing & support documents, resubmittals and reviews, due to the inadequacy of TAB #2 resubmittals that were submitted by the General Contractor, for the Fremont High School New Construction Project, in an additional amount of \$21,481.25, increasing Agreement not to exceed amount from \$318,325.00 to \$339,806.25, and authorizing the President and Secretary of the Board to sign the Amendment for same with said consultant, pursuant to the Agreement.

Discussion

This Amendment is for additional TAB & testing support documentation services.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. to the Independent Consultant Agreement between the District and Integral Group, Inc., Oakland CA, for the latter to provide an additional round of TAB testing & support documents, resubmittals and reviews, due to the inadequacy of TAB #2 resubmittals that were submitted by the General Contractor, for the Fremont High School New Construction Project, in an additional amount of \$21,481.25, increasing Agreement not to exceed amount from \$318,325.00 to \$339,806.25, and authorizing the President and Secretary of the Board to sign the Amendment for same with said consultant, pursuant to the Agreement.

Fiscal Impact

Fund 21, Measure J

Attachments

- Amendment No. 4
- Scope of Work
- Insurance Certificate



99069.002 Rev. 10/30/08

Contract No.

AMENDMENT NO. 4 TO AN

INDEPENDENT CONSULTANT AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>The Integral Group, Inc.</u> OUSD entered into an agreement with CONTRACTOR for services on **August 25, 2016** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School New Construction Project** as follows and in the attached Exhibit A:

1.	Services	s: 🗆	The scope of work is <u>unchanged</u> .	X The scope of work ha	s <u>changed</u> .
			nged: Provide brief description of re erials, products, and/or reports; attac		iption of expected final results,
	docu	mentation, resub	agrees to provide the following ar mittals and reviews needed to be add ctor, as described in the proposal da	lressed for accuracy, due to the inad	equacy of TAB #2 resubmittals
2.	Terms (d	duration): X Th	ne term of the contract is <u>unchanged</u> .	☐ The term of the contra	act has <u>changed</u> .
	If ter	m is changed:	The contract term is extended by		, and the amended
3.	Compen	sation:	The contract price is <u>unchanged</u> .	X The contract price has	changed.
	If the	e compensatio	n is changed: The not to excee	d contract price is	
		X Increase cents(\$21,4	d by: <u>Twenty-One Thousand Fou</u> 81.25).	r Hundred Eighty-One Dollars an	d Twenty-five
		☐ Decreas	sed by dollars	and no/100 (\$)	
	ŗ		ty-five Dollars No/100 (\$318,32 hree Hundred Thirty-nine Thou 06.25).		
			All other provisions of the Agreem t as originally stated.	ent, and prior Amendment(s) if ar	ny, shall remain unchanged
5.	Amendme	ent History:			
	□ T	here are no prev	vious amendments to this Agreeme	ent. X This contract has previously	been amended as follows:
					Amount of
	No.	Date	General Description	of Reason for Amendment	Increase (Decrease)
	01	4-10-2019	Compensation		\$49,225.00
	02	10-28-2020	Compensation		\$4,400.00
	03	03-10-2021	Term		
6.	Approval:	This Amendmen	t is not effective, and no payment sha	l be made to Contractor based on this	s Amendment, until it is signed

P.O. No.

OAKLAND UNIFIED SCHOOL DISTRICT

Shanthi Gonzales, President,

6/24/2021

Board of Education

Date

Her have

6/24/2021

Kyla Johnson-Trammell, Superintendent Secretary, Board of Education Date

becretary, board on Education

Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Date

Approval as to //m

5/26/21

Date

Arne Sandberg [name;

General Counsel, Facilities, Flanning and Management

CONTRACTOR

Andred Sil

Contractor Signature

Date

Andrea L. Traber, Managing Principal 05/24/2021

Print Name, Title

EXHIBIT "A"Scope of Work for Amendment

Contractor Name: The Integral Group, Inc.

- 1. Detailed Description of Services to be provided: An additional round of TAB & testing support documentation, resubmittals and reviews needed to be addressed for accuracy, due to the inadequacy of TAB #2 resubmittals by the General Contractor, as described in the proposal dated April 22, 2021, attached to this amendment as part of Exhibit A."
- 2. Specific Outcomes:
- 3. Alignment with District Strategic Plan: Indicate the goals and visions supported by the services of this contract:

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



Proposal for Additional Services

Fremont High School Cx

April 22, 2021

EXHIBIT A

ASR # 01 INTEGRAL OPP: 202104-001989

INTEGRAL PROJECT: 321010.000

	Paul Orr, Project Manager	Andrea Traber, Managing Principal
	OUSD	Integral Group
J	Division of Facilities, Planning and Management	510-693-2468
į	955 High Street	atraber@integralgroup.com
	Oakland, CA 94601	
	Paul.orr@ousd.org	

1 Scope of Services | ASR 01

Our proposal and scope of work is based on the discussion with Paul Orr and Robert Palmer relevant to lack of progress made by the General Contractor (GC) in fulfilling commissioning requirements for the project. This Additional Services Request (ASR) represents the additional effort required by Integral Group to that is above and beyond the contracted scope of work.

The list below represents the activities and time spent by Robert Palmer to communicate with the GC regarding requirements for providing documentation, TAB and testing support. Our scope includes one documentation and TAB review, with a second review to back check the GC's resubmittal to ensure comments were addressed. In this case, the TAB #2 GC resubmittal did not adequately address comments and is effectively "lost time." Due to the inadequacy of TAB #2, submitted documentation and failed testing, an additional round of submittals and reviews is required. This ASR includes the hours for lost time for TAB #2 and Documentation Review, as well as the hours required to review required for TAB #3 Review as described below.

TAB #1 and Documentation Review (included in Base Services Scope)

- 2020/11/11 Started requesting documentation, reviewed current status 1hr
- 2020/12/02 Documentation Review and Meeting 2.5hrs
- 2020/12/11 Advised that documentation had been updated review status 2.5hrs
- 2021/01/05 Progress Review and Documentation Meeting 1.5hrs
- 2021/01/19 TAB Review #1 complete

TAB #2 and Documentation Review, 63.75 hours

- 2021/02/01 Advised that documentation had been updated, review status 2.5hrs
- 2021/02/12 Cx Issues Log Update 1hr
- 2021/02/16 Cx Issues Log Review Meeting 1hr
- 2021/02/17 Documentation Progress Review and Cx Issues Log Meeting 3.5hrs
- 2021/02/18 TAB Review, Documentation Status Review and CX Issues Log Update 6.25hrs
- 2021/03/03 Cx Issues Log Review 1hr
- 2021/03/05 TAB Review and Cx Issues Log Update 5hrs
- 2021/03/11 Advised that documentation had been updated, review status 1.5hrs



- 2021/03/17 Preparation for the TAB Review Meeting 1hr
- 2021/03/18 Cx Issues Log and TAB Review Meeting 3.5 hrs
- 2021/03/29 Provide Documentation for EOR 0.5hrs
- 2021/04/02 Advised that documentation had been updated, review status 1.5hrs
- 2021/04/03 Cx Issues Log Update 2hrs
- 2021/04/08 Failed DHW testing Increment #3 1hr
- 2021/04/13 TAB Review #2 4hrs
- 2021/04/14 TAB Review Meeting, HHW and DHW Heating equipment operational issues and review with the Mechanical Contractor 3hrs
- 2021/04/17 Cx Issues Log Update and TAB Review 5hrs
- 2021/04/19 Re-scheduling Meetings, Failed Testing and Project Lost Time Review 8.25hrs
- 2021/04/21 Re-direction of contractors to facilitate a Site TAB Review, Failed Testing, Site Meeting with Client, CX Issues Log Update 12.25hrs

TAB #3 Review, Documentation, Additional Testing, 59 hrs

- TAB Review #3 6hrs
- Irrigation Re-testing 2hrs
- Cx Issues Log updates 12hrs
- Documentation Review 6hrs
- Commissioning Meetings (4 x meetings) 8hrs
- Failed testing and re-testing 20hrs
- 10% contingency on above

2 Fees

Our fee to provide the above-described consulting engineering services will be charged on a not to exceed basis consistent with base contract. All work will be provided by Robert Palmer at the hourly rate of \$175.00, the current rate (2016) as approved in the base contract with OUSD.

Scope	Hours	Extension
TAB #2 and Documentation Review	63.75	\$11,156.25
TAB #3, Documentation, Additional Testing	53	\$10,325.00
Total	a	\$21,481.25

HOULRY RATE SCHEDULE

Managing Principal	\$	340.00	Engineer/Designer - L2		. (
Principal	\$	300.00	Sustainability Consultant - L3		\sim
Associate Principal	\$	200.00	Building Performance Analyst - L2	\$	145.00
Senior Sustainability Consultant - L5	\$	195.00	Senior BIM Designer - L2		
Associate		128	Commissioning Agent - L2		e ()
Engineer/Designer - L4	٦.	405.00	BIM Designer - L2	\$	135.00
Project Manager	 \$	185.00	Engineer/Designer - L1	1 112000	1.0000001
Sr. Building Performance Analyst - L4			Sustainability Coordinator - L2		
Engineer/Designer - L3	3	5	Building Performance Analyst - L1	\$	130.00
Building Performance Analyst - L3	-	470.00	BIM Designer - L1	2	
BIM Lead - L3	7≯ .	170.00	Commissioning Agent - L1		
Senior Commissioning Agent - L3		10	Sustainability Coordinator - L1	\$	125.00
Sustainability Consultant - L4	\$	160.00	Project Administrator	\$	95.00

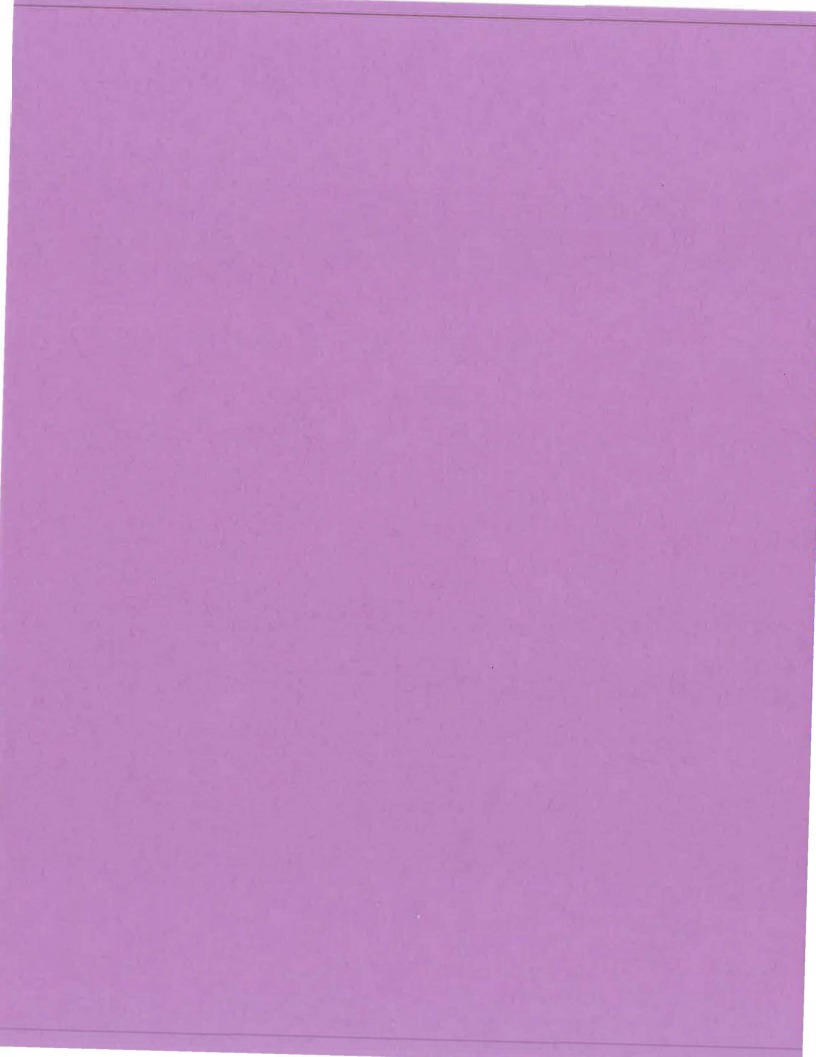
EXCLUDED SERVICES

The following services are not included in the fee amount indicated above and will be charged on an hourly basis at our pre-set hourly charges or on a not to exceed basis:

- Any services not listed in Scope of Services description above.
- Work on buildings and site other than those described under "Project Understanding" above
- Review of Change Order Requests resulting from Owner changes



	DIV	ISIO	N OF FA	CILITIES			NAC	SEMEN.	r Ro	UTING	FORM
					Project	Information					
Proj Nam		Fremor	nt High Scho	ool New Constr	uction Proj	ect	Site			302	
reali					Basic	Directions	W				
Sei	rvices o	annot be	provided u	ntil the contract aut	is awarded			entered by	the Su	perintende	ent pursuant to
Attac	chme	x Proof	of general lia	ability insurance,		The state of the s		ements, if c	ontract i	s over \$15.	,000
nt Che	cklist			ation insurance of							
					Contracto	or Information	1		1		
	tractor N		The Integral	Group, Inc.		Agency's Con	tact	Andrea T			
	D Vend		002203	***************************************		Title	T	Manager		1 1 -	
	etAddre	ess	427 13th St			City		kland	St ate) CA Z	Zip 94612
	phone		510-663-207			Policy Expires			01105		• • • • • • • • • • • • • • • • • • •
	tractor F			been an OUSD	contractor?)	K Yes ☐ No	V	vorked as a	n OUSL	employee	? Tes X No
OUS	SD Proje	ect#	13158								
				Term of	Original	/Amended	Con	tract			
Da	te Wor	k Will Be	eain (i.e.,		Date Wo	rk Will End By	(not	more than 5	vears from	m start	
		e of contra		8-25-2016	date; for co	nstruction contra	cts, er	nter planned	completic	on date) 1	2-31-2021
L					New Dat	e of Contract I	End	(If Any)			
				Compen	sation/R	Revised Con	npe	nsation			TO WE
		ntract, T	otal imp Sum)	\$		If New Contr Price (Not To			ract	\$	
-			If (If Hourly)	\$		If Amendme			Price	\$ 21,4	81 25
	her Exp		ii (ii riouriy)	Ψ		Requisition I			1100	ΨΕΙ,٦	01.20
	io. Exp				Budget	Information					TOTAL STEEDING SERVICE
	If you a	re plannin	g to multi-fund	a contract using Lt			ate ar	d Federal O	ffice <u>befo</u>	re completin	g requisition.
Res	ource #	Fundi	ng Source			Org Key				Object Code	Amount
9650	9594	Fund 21	, Measure J	210-9650-0-9	594-8500-	6215-302-918	0-99	05- <mark>9999</mark> -9	9999	6215	\$21,481.25
				Approval ar	nd Pouting	(in order of ap	orovs	al stons)	***		
				contract is fully ap	oproved and a				this docu	ment affirms	s that to your
	Divisio		North Co.	100000	To the	Phone		510-535-70	38	Fax	510-535-7082
1.	Acting	Director.	Facilities Plan	ning and Manage	ment						- Vital Singapore S
١.	Signate	-	Mak				1	.t. A	7	5/27/-	7 1
			Department	of Facilities Plann	ning and Man	a dement	Da	te Approved		71-4	
2.			0-1-1-1	/			To	to A rymyod	T 5	/26/21	a cumulation and the
	Signatu	-/-	- Karaka		mith, as to f	om only	U	ate Aproved		120121	
			Cilities Plandi	and Manageme	ent		TIA.	Marilla Control		lank	
3.	Signatu		- F				D	ate Approve	1 5	2-114	
		inancial C	Officer /							11 1000	
4.	Signatu			A F PAY TO THE			D	ate Approve	d		
	Preside	ent, Board	of Education		3 3 9 5						
5.	Signate	ıre					D	ate Approve	d		



Board Office Use: Leg	islative File Info.
File ID Number	21-0432
Introduction Date	3-10-2021
Enactment Number	21-0420
Enactment Date	3/10/2021 er



Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Tadashi Nakadegawa, Deputy Chief, Facilities Planning and Management

Board Meeting Date March 10, 2021

Subject Amendment No. 3, Independent Consultant Agreement – The Integral Group, Inc. –

Fremont High School New Construction Project – Division of Facilities Planning and

Management

Action Requested Approval by the Board of Education of Amendment No. 3 to the Independent Consultant

Agreement between the District and The Integral Group, Inc., Oakland, CA, for the latter to provide continued commissioning services and extending time of the Agreement by 365 additional calendar days, authorizing the President and Secretary of the Board to sign the Amendment for same with said Consultant with a time extension to commence

on December 31, 2020, and last until December 31, 2021.

Discussion The scope of work is for continued commissioning services and three hundred sixty-five

(365) calendar days' time extension.

LBP (Local Business 100.00% Participation Percentage)

Recommendation Approval by the Board of Education of Amendment No. 3 to the Independent Consultant

Agreement between the District and The Integral Group, Inc., Oakland, CA, for the latter to provide continued commissioning services and extending time of the Agreement by 365 additional calendar days, authorizing the President and Secretary of the Board to sign the Amendment for same with said Consultant with a time extension to commence

on December 31, 2020, and last until December 31, 2021.

Fiscal Impact Fund 21, Measure J

Attachments • Amendment No. 3

• Consultant Proposal

• Insurance Certificate



AMENDMENT NO. 3 TO AN

INDEPENDENT CONSULTANT AGREEMENT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>The Integral Group, Inc.</u> OUSD entered into an agreement with CONTRACTOR for services on **August 25, 2016** ("Agreement"), and the parties agree to amend the Agreement for the Services with **Fremont High School New Construction Project** as follows and in the attached Exhibit A:

1.	Service	e· 🗆	The scope of work is <u>unchanged</u> .	X The scope of work has changed.
'-	If so	ope of work cha	·	ed scope of work including description of expected final results
	The the p	CONTRACTOR a proposal dated Ja	agrees to provide the following amended nuary 22, 2021 attached to this amendm	d services: Additional Commissioning Services, as described in ent as part of Exhibit A."
2.	If te	rm is changed	The term of the contract is <u>unchanged</u> . The contract term is extended by a date is <u>December 31, 2021.</u> The c	X The term of the contract has <u>changed</u> . n additional <u>Three hundred Sixty-five days (365)</u> , and the current end date is December 31, 2020.
3.	•	e compensatio	The contract price is <u>unchanged</u> . on is changed: The not to exceed contract by: sed by: dollars and	<u>=</u>
4.	Remainir	after this amend	dment, the not to exceed contract price. All other provisions of the Agreemen	t, and prior Amendment(s) if any, shall remain unchanged
_			et as originally stated.	
5.		ent History: There are no pre	vious amendments to this Agreement.	X This contract has previously been amended as follows:
	No.	Date	General Description of R	Amount of Increase (Decrease)
	01	4-10-2019	Compensation	\$49,225.00
	02	10-28-2020	Compensation	\$4,000.00
6.		ctor and approved	it is not effective, and no payment shall be I by the Board of Education.	e made to Contractor based on this Amendment, until it is signed

P.O. No.

Contract No.

OAKLAND UNIFIED SCHOOL DISTRICT

merboy

Date

Shanthil Gonzales, President, Board of Education

Date

If the have

3/11/2021

3/11/2021

Kyla Johnson-Trammell, Superintendent Board of Education

Date

Board of Education

Date

Tadashi Nakadegawa, Deputy Chlef, Facilities Planning and Management 2/11/2021 Date

Approval as to form

2/10/21

Date

Arne Sandberg [name]

General Counsel, Facilities, Planning and Management

CONTRACTOR

Andred Silv

Contractor Signature

Date

Andrea L. Traber, Managing Principal

Print Name, Title

EXHIBIT "A"Scope of Work for Amendment

Contractor Name: The Integral Group, Inc.

- 1. Detailed Description of Services to be provided: Additional Commissioning Services, as described in the proposal dated January 22, 2021 attached to this amendment as part of Exhibit A.
- 2. Specific Outcomes:
- 3. 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
0 Develop social, emotional and physical health	X Safe, healthy and supportive schools
X Create equitable opportunities for learning	x Accountable for quality
0 High quality and effective instruction	0 Full service community district

EXHIBIT A



January 22, 2021

Mr. Paul Orr, Project Manager Oakland Unified School District Division of Facilities, Planning and Management 955 High Street Oakland, CA 94601

RE: Fremont New Construction Agreement, Project No. 13158

Dear Mr. Orr,

This letter serves to request that the agreement and remaining budget for this project, which expired on December 31, 2020, be extended. This request is made due to the extended construction schedule.

The remaining fee to be carried over is \$26,085.05. The remaining scope of work that will be delivered under this agreement for Fremont High School Commissioning includes:

- Commissioning Meetings
- Submission Reviews
- Project Management
- Remote FPT
- Site FPT
- Final Report
- Systems Manual
- Training Verification
- 10-month warranty review activities.
- CHPS forms submission

All terms and conditions of the original agreement between OUSD and Integral Group, Inc. are unchanged and remain intact. Please let me know if you have any additional needs.

Sincerely,

Andrea Traber, Managing Principal

Midned Sil

Integral Group, Inc.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 6/30/2020

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 have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on

tilis cei	tinicate does not comer rights to the certificate holder in fied of s	uch endorsement(s).		
PRODUCER	Lockton Companies	CONTACT NAME:		
	444 W. 47th Street, Suite 900	PHONE (A/C, No. Ext);	FAX (A/C, No):	
	Kansas City MO 64112-1906 (816) 960-9000	E-MAIL ADDRESS;		
	(010) 700-7000	INSURER(S) AFFO	RDING COVERAGE	NAIC#
		INSURER A: Travelers Property C	asualty Co of America	25674
INSURED	INTEGRAL GROUP, INC.	INSURER B: Travelers Indemni	ty Company of America	25666
1353599	427 13TH STREET	INSURER C: Continental Casi	alty Company	20443
	OAKLAND, CA 94612	INSURER D:		
		INSURER E:		
		INSURER F:		

COVERAGES INTGR05 **CERTIFICATE NUMBER:** 14176506 **REVISION NUMBER:** XXXXXXX THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO 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

ISR TR	TYPE OF INSURANCE	INSD	SUBR	POLICY NUMBER	POLICY EFF (MM/DQ/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
A A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	N	680002J670190(CA) 680006J243785	7/1/2020 7/1/2020	7/1/2021 7/1/2021	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 1,000,000
							MED EXP (Any one person)	\$ 10,000
							PERSONAL & ADV INJURY	\$ 1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2,000,000
	POLICY PIRO-						PRODUCTS - COMP/OP AGG	\$ 2,000,000
	OTHER:							\$
3	AUTOMOBILE LIABILITY	Y	N	BA-8B772869	7/1/2020	7/1/2021	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
ĺ	X ANY AUTO	1				17. 19	BODILY INJURY (Per person)	\$ XXXXXXX
ı	OWNED SCHEDULED: AUTOS ONLY AUTOS		- 1				BODILY INJURY (Per accident)	\$ XXXXXXX
1	X HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE (Per accident)	\$ XXXXXXX
								\$ XXXXXXX
	UMBRELLA LIAB OCCUR			NOT APPLICABLE			EACH OCCURRENCE	\$ XXXXXXX
	EXCESS LIAB CLAIMS-MADE	1	1				AGGREGATE	\$ XXXXXXX
	DED RETENTION\$							\$ XXXXXXX
- 1	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y/N		N	UB007K011223	7/1/2020	7/1/2021	X PER OTH-	
	ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$ 1,000,000
- 1	(Mandatory in NH)						E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	s 1,000,000
7	PROFESSIONAL LIABILITY	N	N	AEH288326476	7/1/2019	11/1/2020	\$1,000,000 PER CLAIM \$1,000,000 AGGREGATE	

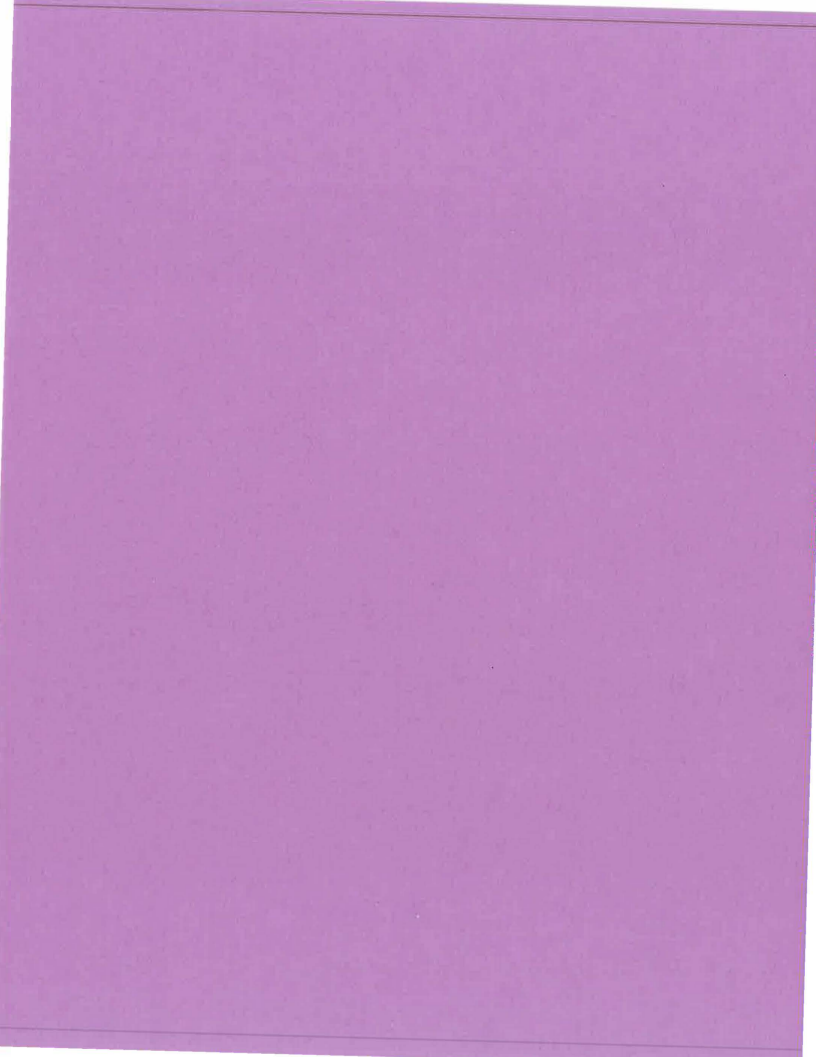
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) RE: THE DISTRICT AND THE STATE AND THEIR REPRESENTATIVES, EMPLOYEES, TRUSTEES, OFFICERS, AND VOLUNTEERS ARE ADDITIONAL INSUREDS AS RESPECTS GENERAL LIABILITY AND AUTO LIABILITY, AND THESE COVERAGES ARE PRIMARY, AS REQUIRED BY WRITTEN CONTRACT.

CERTIFICATE HOLDER	CANCELLATION
14176506 OAKLAND UNIFIED SCHOOL DISTRICT	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
M . Let	Jam M Agnelle



DIVISION OF FACILITIES PLANNING & MANAGEMENT ROUTING FORM

	DIV	1510	TOFFAC	TITITES		Information		E PILLIA I	NOC	712146 1	ORM
							0:4				
Proj Nam		Fremor	nt High Scho	ol New Construction Project			Site	te 302			
					Basic	Directions					
Sei	Services cannot be provided until the contract is awarded by the Board or is entered by the Superintendent pursuant to authority delegated by the Board.										
	chme			bility insurance,					ntract is	s over \$15,0	000
	nt x Workers compensation insurance certification, unless vendor is a sole provider Checklist										
					Contracto	or Information	on				
	tractor N		The Integral	Group, Inc.		Agency's Co	ontact	Andrea Tra	ber		The state of the s
-	D Vend		002203			Title	10	Manager	01.1	T 04 T 7	
	et Addre	ess	427 13th Str			City		kland	State	CA Z	ip 94612
	phone tractor F	listory	510-663-20	been an OUSD	contractor2)	Policy Expire		Vorked as an	OUSD	employee'	Yes X No
	D Proje		13158	been an OOOD	contractor: 7	res 🗆 140		voikeu as aii	0030	employee	I Tes X No
				Term of	Original	/Amended	d Cor	tract			
				renn o							
		k Will Be		8-25-2016	Date Wo	rk Will End E	3y (not	more than 5 ye	ars fron	n start	
Circ	ouve da	ie or contra	301)	0 20 20 10		e of Contract		cts, enter planned completion date) End (If Any) 12-31-2021			
					ostica (E	laviand Co		tion			
				Comper	isation/R	tevised Co	mpe	nsation			
1		ontract, T				A STATE OF THE PARTY OF THE PAR		Total Contra	ct		
-			ımp Sum)	\$ Price (Not To							
-	her Exp		IF (If Hourly)	\$	If Amendment, Change in Price Requisition Number			\$0			
Ot	Her LA	Jenses			Rudget	Information	SOCIAL DESIGNATION OF THE PARTY	Jei			
	If you a	are plannin	g to multi-fund	a contract using L	THE RESERVE OF THE PARTY OF THE			nd Federal Offic	e <u>befor</u>	<u>e</u> completing	requisition.
Res	ource	Fundi	ng Source	Org Key			K Table 1 and 1	COMMUNICATION OF SHIP		Object	Amount
0650	# 9650/9594 Fund 21, Measure J		210-9650-0-9594-8500-6215-302-9180-9905-9999-			05 0000 000	200	6215	\$0		
9030	013334	T unu 2	i, weasure 5	210-9650-0-	9594-6500-	0213-302-91	00-99	00-9999-99	999	0213	40
				Approval a	nd Routing	(in order of a	pprova	al steps)			
				contract is fully a before a PO was i		Purchase Orde	er is issu	ued. Signing th	is docu	ment affirms	that to your
	Divisio	n Head				Phone	9	510-535-7038	3	Fax	510-535-7082
1.	Acting	Director,	Facilities Plan	ning and Manage	ment						
	Signate	ure (Chat	a			Da	ate Approved	7	2/11/20	021
2.	General Counsel (iver) artificial triple it of Facilities Planning and Management										
	Signature Lozano Smith, as to form only Date Approved 2/10/21										
	Deputy Chic, Facilities Playning and Management										
3.	3. Signature Date Approved 2/11/2021										
	Chief Financial Officer										
4.	4. Signature Date Approved										
	President, Board of Education										
5.	Signature					D	ate Approved				



Board Office Use: Legislative File Info.				
File ID Number	20-1956			
Introduction Date	10-28-2020			
Enactment Number	20-1612			
Enactment Date	10/28/2020 er			



Memo

To Board of Education

From Kyla Johnson-Trammell, Superintendent

Tadashi Nakadegawa, Interim Deputy Chief, Facilities Planning and Management

Board Meeting Date October 28, 2020

Subject Amendment No. 2, Independent Consultant Agreement for Professional Services –

Integral Group, Inc. - Fremont High School New Construction Project

Action Requested

Approval by the Board of Education of Amendment No. 2, Independent Consultant Agreement for Professional Services between the District and Integral Group, Inc., Oakland CA, for the latter to provide additional building envelope commissioning (BES) services, which includes reviewing RFI's, as-built drawings for the existing adjacent library building and support reviewing. Review architect supplemental instructions (ASI) related to the breezeway expansion joint, for the Fremont High School New Construction Project, in an additional amount of \$4,400.00, increasing Agreement not to exceed amount from \$313,925.00 to \$318,325.00, and authorizing the President and Secretary of the Board to sign the Amendment for same with said consultant. All other terms and conditions of the Agreement remain in full force

and effect.

Discussion This Amendment is for additional Building Envelope Commissioning services.

LBP (Local business participation percentage)

100.00%

Recommendation

Approval by the Board of Education of Amendment No. 2, Independent Consultant Agreement for Professional Services between the District and Integral Group, Inc., Oakland CA, for the latter to provide additional building envelope commissioning (BES) services, which includes reviewing RFI's, as-built drawings for the existing adjacent library building and support reviewing. Review architect supplemental instructions (ASI) related to the breezeway expansion joint, for the Fremont High School New Construction Project, in an additional amount of \$4,400.00, increasing Agreement not to exceed amount from \$313,925.00 to \$318,325.00, and authorizing the President and Secretary of the Board to sign the Amendment for same with said consultant. All other terms and conditions of the Agreement remain in full force and effect.

Fiscal Impact

Fund 21, Measure B

Attachments

- Amendment No. 2, Scope of Work
- Insurance Certificate



AMENDMENT NO. 2 TO AN

INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES

This Amendment is entered into between the Oakland Unified School District (OUSD) and The Integral Group, Inc. OUSD entered into an agreement with CONTRACTOR for services on August 25, 2016 ("Agreement"), and the parties agree to amend the Agreement for the Services for the Fremont High School New Construction Project as follows and in the attached Exhibit A:

1.	Services	s: 🗆	The scope of work is <u>unchanged</u> .	X The scope of work has cl	nanged.	
	If scope of work changed: Provide brief description of revised scope of work including description of expected final result such as services, materials, products, and/or reports; attach additional pages as necessary.					
	servio Revie	ces, which includ w architect supp	agrees to provide the following amend es reviewing RFI's, as-built drawings lemental instructions (ASI) related to the 2020 attached to this amendment as pa	for the existing adjacent library build ne breezeway expansion joint, as des	ng and support reviewing	
2.	Terms (c	duration): X Th	e term of the contract is <u>unchanged</u> .	☐ The term of the contract I	nas <u>changed</u> .	
		_	The contract term is extended by a	n additional	, and the amended	
3.	Compen	sation:	The contract price is <u>unchanged</u> .	X The contract price has cha	inged.	
	If the	e compensatio	n is changed: The not to exceed	contract price is		
		X Increase	d by: <u>Four Thousand Four Hundred</u>	d dollars No/100 (\$4,400.00) .		
		☐ Decreas	ed by dollars a	nd no/100 (\$).		
			ent, the not to exceed contract price			
			llars No/100(\$313,925.00), and aft			
	_!	<u>ı nree nunarea</u>	Eighteen Thousand, Three Hund	ired Twenty-five dollars No/100 (\$318,325.00 <u>).</u>	
			All other provisions of the Agreeme	nt, and prior Amendment(s) if any, s	shall remain unchanged	
	Amendme	ent History:				
		_	ious amendments to this Agreemen	t. X This contract has previously bee	n amended as follows:	
	No.	Date		Reason for Amendment	Amount of Increase (Decrease)	
	01	4-10-2019	Compensation		\$49,225.00	
	L	I	<u> </u>			
	Annessals	This Amondment	is not offective, and no newment shall be	es made to Contractor based on this An	andmont until it is signed	
			is not effective, and no payment shall by the Board of Education.	e made to Contractor based on this An	ienament, until it is signed	
	-					
9069	9.002 Rev. 10/3	30/08				

P.O. No.

Contract No.

9/22/2020 Date

Amendment No. 2 The Integral Group, Inc. – Fremont High School New Construction Project - \$4,400.00

OAKLAND UNIFIED SCHOOL DISTRICT	CONTRACTOR		
Joly That	10/29/2020	Andred She	9/22/2
Jody London, President, Board of Education	Date	Contractor Signature	l sico e Deiro sico el
Oliver,	40/00/000	Andrea L. Traber, Mana	iging Principai
Jan Land	10/29/2020	Print Name, Title	
Kyla Johnson-Trammell, Superintendent Board of Education	Date		
Tadashi Nakadegawa, Interim Deputy Chief, Facilities Planning and Management	10/2/2020 Date		
Approval as to form:	10-01-2020		
	Date		
[name]	Date		
General Counsel, Facilities, Planning and Man	agement		

EXHIBIT "A" Scope of Work for Amendment

Contractor Name: The Integral Group, Inc.

- 1. Detailed Description of Services to be provided: Additional building envelope commissioning (BES) services, which includes reviewing RFI's, as-built drawings for the existing adjacent library building and support reviewing. Review architect supplemental instructions (ASI) related to the breezeway expansion joint, as described in the two proposals dated September 16, 2020 attached to this amendment as part of Exhibit A.
- 2. Specific Outcomes:
- 3. 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
0 Develop social, emotional and physical health	X Safe, healthy and supportive schools
X Create equitable opportunities for learning	x Accountable for quality
0 High quality and effective instruction	0 Full service community district



EXHIBIT A

427 13th Street
Oakland CA 94612
Tel 510 663-2070
Fax 510 663-2080
www.integralgroup.com

September 16, 2020

Oakland Unified School District 955 High Street Oakland CA 94601 Attn: Paul Orr

cc: JaQuan Cornish

RE: Fremont HS - Request for Add-Services for BES Increment 3 Expansion Joint

Dear Mr. Orr,

RDH Building Science, our building enclosure subconsultant, was requested by the District to provide services in the role of Building Enclosure Specialist (BES) in addition to their current scope as Building Enclosure Commissioning Agent. Attached herein is their proposal to

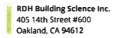
RDH has proposed a total not-to exceed budget of \$4,000 for services described below, to which we propose adding 10% to cover our management and administrative costs. This would result in a total not-to-exceed Add-Service amounting to \$4,400, raising our total contract value from \$313, 925 to \$318,325.

Please contact me with any questions.

Thank you,

Michael McNulty Integral Group





Making Bulldings Better™

EXHIBIT A

TO Michael McNulty

EMAIL mmcnulty@integralgroup.com

Integral Group

427 13th Street

Oakland CA 94612

B10814.001
Oakland Unified School
District
Building Enclosure Specialist

DATE September 16, 2020

REGARDING Additional Service Request - BES for Increment 3 Expansion Joint

Dear Michael,

At the request of Oakland Unified School District (OUSD), we are submitting this additional service request to provide Building Envelope Specialist (BES) services for the Fremont High School Campus project. As you are aware, RDH previously submitted a proposal on January 30, 2019 for scope to provide BES services for the Increment 3 window replacement. At this time, RDH has fulfilled the obligations of that additional services request and expended the previously approved budget amount.

Scope Background

On September 10, 2020 RDH reviewed the Increment 3 breezeway expansion joint and reported on areas where the air/water barrier is not continuous as required in the Owner's Project Requirements (OPR). RDH shared these observations with Oakland Unified School District (OUSD), Integral Group, and LCA Architects in RDH's Site Visit Report (SVR) #13. OUSD has requested that RDH provide additional BES services and coordinate with the project team to resolve items identified for Cahill to RFI in RDH SVR #13.

Scope of Services

At OUSD's request, we will provide BES services which includes reviewing RFI's, as-built drawings for the existing adjacent library building, and conference calls to coordinate with the team. Our scope is meant to supplement but not replace the work LCA is providing under their Construction Administration services agreement.

<u>RFI/ASI Review</u>: Provide support reviewing and responding to contractor requests for information (RFI) and architect supplemental instructions (ASI) related to the breezeway expansion joint. This may include reviewing as-built drawings for the exterior wall assemblies at the existing library building which connects to the Increment 3 breezeway. We have budgeted up to 10 hours for this scope item.

<u>Coordination Calls:</u> Participate in up to three (3) coordination calls with the project team. We have budgeted up to 6 hours for this scope item.

<u>Field Verification</u>: Conduct up to one (1) site visit to review the as-built conditions. While we have documented the current expansion joint installation in RDH SVR 13, additional field verification may be needed to confirm the existing wall assemblies at the adjacent library building. This scope is for field verification related to responding to RFI's only and does not include a site visit report. We have budgeted up to 4 hours for this scope item.

Fees

We propose performing the scope above on a Time and Expense basis. We estimate a not to exceed budget of \$4,000 for our services noted above. We will only bill for actual time



expended and will seek approval in advance if the required effort or scope is more than anticipated.

Terms

We propose that the Contract Terms and Hourly Rates we negotiated for our base scope of services apply to these additional services.

Closure

This Proposal is valid for 60 days from the date of this letter. If this Agreement is acceptable, please sign a copy of this proposal in the space provided on the last page and return a signed copy by email. Please do not hesitate to contact the writer should you wish to discuss any aspect of our proposal. We look forward to working with you.

Yours truly,

Michael Hsueh | M.S., P.E. (CA) Building Science Engineer mhsueh@rdh.com

T 510 788 8922 C 510 919 1408

RDH Building Science Inc.

Ery ander

Erin Andes | M.S., P.E. (CA), LEED AP Associate, Senior Project Manager eandes@rdh.com 510 788 8915

RDH Building Science Inc.



CERTIFICATE OF LIABILITY INSURANCE

11/1/2020

DATE (MM/DD/YYYY) 6/30/2020

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 have ADDITIONAL INSURED provisions or 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).

PRODUCER Lockton Companies	CONTACT NAME:		
444 W. 47th Street, Suite 900 Kansas City MO 64112-1906	PHONE FAX (A/C, No.): E-MAIL		
(816) 960-9000	ADDRESS: INSURER(S) AFFORDING COVERAGE	NAIC#	
	INSURER A: Travelers Property Casualty Co of America	25674	
NSURED INTEGRAL GROUP, INC.	INSURER B: Travelers Indemnity Company of America 25		
1353599 427 13TH STREET	INSURER C: Continental Casualty Company	20443	
OAKLAND, CA 94612	INSURER D:		
	INSURER E :		
	INSURER F:		
COVERAGES INTORES CERTIFICATE NUMBER	ED: 1/17/50/	VVVVV	

CERTIFICATE NUMBER: 14176506 THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO 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.

ISR TR	TYPE OF INSURANCE	ADDL INSD		POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
A A	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR	Y	N	680002J670190(CA) 680006J243785	7/1/2020 7/1/2020	7/1/2021 7/1/2021	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence)	\$ 1,000,000 \$ 1,000,000
							MED EXP (Any one person)	\$ 10,000
Į							PERSONAL & ADV INJURY	\$ 1,000,000
I	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$ 2.000,000
	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGG	\$ 2,000,000
-	OTHER:							\$
3	AUTOMOBILE LIABILITY	Y	N	BA-8B772869	7/1/2020	7/1/2021	COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000,000
1	X ANY AUTO						BODILY INJURY (Per person)	\$ XXXXXXX
I	OWNED SCHEDULED AUTOS ONLY					l l	BODILY INJURY (Per accident)	\$ XXXXXXX
1	X HIRED X NON-OWNED AUTOS ONLY						PROPERTY DAMAGE [Per accident]	\$ XXXXXXX
								\$ XXXXXXX
	UMBRELLA LIAB OCCUR			NOT APPLICABLE			EACH OCCURRENCE	\$ XXXXXXX
	EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$ XXXXXXX
	DED RETENTION\$							\$ XXXXXXX
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY		N	UB007K011223	7/1/2020	7/1/2021	X PER STATUTE OTH-	
- 1	ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED?	N/A					E.L. EACH ACCIDENT	\$ 1.000,000
	(Mandatory In NH)			E.L. DISEASE - EA EMPLOYEE	\$ 1,000,000			
	If yes, describe under DESCRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$ 1.000,000
	PROFESSIONAL LIABILITY	N	N	AEH288326476	7/1/2019	11/1/2020	\$1,000,000 PER CLAIM \$1,000,000 AGGREGATE	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: THE DISTRICT AND THE STATE AND THEIR REPRESENTATIVES, EMPLOYEES, TRUSTEES, OFFICERS, AND VOLUNTEERS ARE
ADDITIONAL INSUREDS AS RESPECTS GENERAL LIABILITY AND AUTO LIABILITY, AND THESE COVERAGES ARE PRIMARY, AS REQUIRED BY WRITTEN CONTRACT.

CERTIFICATE HOLDER	CANCELLATION
14176506 OAKLAND UNIFIED SCHOOL DISTRICT	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 JOHN M Agnello



	DIV	ISIO	N OF FAC	CILITIES P	LANNI	NG & MA	NAG	SEMENT	Rou	TING	Form	ı
					Project	Information						
Proj Nan		Fremont High School New Construction Project			Site		3	302				
					Basic	Directions						
Se	rvices o	annot be	e provided ur	ntil the contract autl		by the Board ated by the B		entered by t	he Supe	erintende	nt pursı	uant to
nt	chme cklist			ibility insurance, i ation insurance c					ntract is	over \$15,	000	
					Contracto	r Informatio						
	tractor N		The Integral	Group, Inc.		Agency's Cor	ntact	Andrea Tra	ber			
_	SD Vend		002203			Title	Τ	Manager	<u> </u>	- I -		1010
	et Addre	ess	427 13th Str			City		dand	State	CA Z	ip 9-	4612
	phone		510-663-207			Policy Expire						
-	tractor F		·	been an OUSD o	contractor?)	Yes No	V	Vorked as an	OUSD 6	employee	? ∐ Yes	s X No
OUS	SD Proje	ct#	13158									
De	sts \\/s	L MUIL DA	orin (Term of		/Amended			•			
	Date Work Will Begin (i.e., effective date of contract) Date Work Will End By (not more than 5 years from start date; for construction contracts, enter planned completion date) 12-30-2020											
			/			e of Contract						
								• ,		,		
				Compen	sation/R	evised (Coo	ripei	nsation				
- 1		ntract, ⊺ Price (Lu	Гotal ump Sum)	\$		If New Cont Price (Not T			ıct	\$		
Pa	y Rate	Per Hou	Jr (If Hourly)	\$ If Amendment		nt, C	hange in Pri	се	\$ 4,400.00			
Ot	her Exp	enses				Requisition	Numb	per				
	If you a	are nlannin	na to multi-fund	a contract using LE		Information	tate an	nd Federal Offic	e hefore	completing	n requisiti	on
Res	source #		ing Source		ranae, prea	Org Key	iato an	a rodorar ome	<u> </u>	Object Code		nount
9650	0/9594	Fund 2	1, Measure J	210-9650-0-9	594-8500-	6215-302-918	30-99	05-9999-99	999	6215	\$4,40	0.00
				Approval an	nd Routing (in order of ap	prova	al steps)				
Serv	ices canr vledge se	not be prov	vided before the	contract is fully ap	proved and a	•	-		is docum	ent affirms	that to yo	our
		n Head				Phone		510-535-703	3	Fax	510-5	35-7082
1.			es Planning an	d Management							1 0	
"-	Signati	-	4	<u> </u>	· Kenya C	Chatman	Da	ate Approved	10/2	2/2020		
	Genera	I Counse	l, Department	of Facilities Plann								
2.	2. Signature			Lozano Smith, As to form only			/ Da	ate Approved		10-01-2	2020	

10/2/2020

Date Approved

Date Approved

Date Approved

Chief Financial Officer

President, Board of Education

3.

4.

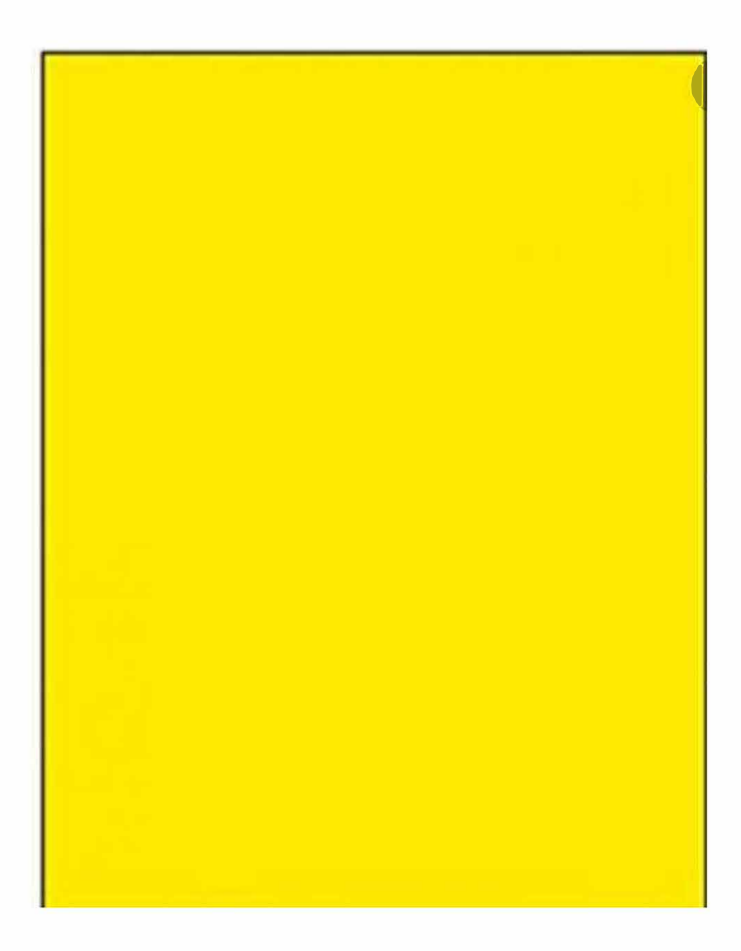
5.

Signature

Signature

Signature

Deputy Chief, Facilities Planting and Management



ive File Info.
19-0385
₋ 4/10/19
19-0474
4/10/19 lf



Memo					
То	Board of Education				
From	Kyla Johnson-Trammell, Superintendent				
	Timothy White, Deputy Chief, Facilities Planning and Management				
Board Meeting Date	4-10-2019				
Subject	Amendment No. 1 to INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL				
•	Contractor: The Integral Group, Inc.				
	Services For: Fremont High School New Construction Project				
Action Requested and Recommendation Approval by the Board of Education of Amendment No. 1 to INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES between Oakland Unified School District andTe In tegral Gro_upinc. Oakland, CA for the latter to provide additional services to scope of work expansion to accommodate full window replacement for Bldg. B; and additional construction administration review in the remaining increments.					
	for the period of <u>8 / 2 5 / 1 6</u> through <u>1 2 / 3 0 / 2 0</u> in an amount not to exceed <u>313,925</u>				
Prior Contract	The Agreement was previously approved by the Board on8-24-2019 (Enactment No16-1400).				
Modification	This amendment modifies the scope of work and compensation. All other provisions remain the same.				
Competitively Bid	Was this contract competitively bid? Yes				
	If no, exception:				
Fiscal Impact	Funding resource(s): Fund 21, Measure J				
Attachments	 Contract Amendment Copy of original contract and all prior amendments (if any) 				

Board Office Use: Legislative File Info.			
File ID Number	19-0385		
Introduction Date	4/10/19		
Enactment Number	19-0474		
Enactment Date	4/10/19 lf		



INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES	
This Amendment amendsINDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES Unified School District (OUSD) and The Integral Group putc(Contractor) entered into on8-24-2019(OUSD Enactment No16-1400_). The parties agr Agreement as follows:	between Oakland ee to amend that
1. Services: The scope of work is <u>unchanged</u> . The scope of work has <u>changed</u> .	nged.
If the scope of work has changed: Provide brief description of revised scope of work including measure expected final results, such as services, materials, products, and/or reports; attach additional pages as	•
Revised scope of work attached. OR CONTRACTOR agrees to provide the following an	nended services:
provide additional services to scope of work expansion to accommodate full window replacement for Bldg. B; construction administration review in the remaining increments.	and additional
2. Term (duration): The term of the contract is unchanged. The term of the contract has	s <u>changed.</u>
If the term has changed: The contract term began on and expires on Textend the contract through	The parties agree to
3. Compensation: The contract price is unchanged. The contract price has changed.	ged.
If the compensation has changed: The contract price is amended by Increase of \$ 49,225 to original contract amount. Decrease of \$)

- 4. **Remaining Provisions**: All other provisions of the Agreement, and prior Amendment(s) if any, shall remain unchanged and in full force and effect as originally stated.
- 5. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion: CONTRACTOR certifies to the best of his/her/its knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal department or agency according to Federal Acquisition Regulation Subpart 9.4, and by signing this contract, certifies that this vendor does not appear on the Excluded Parties List (https://www.sam.gov/).

ev. 11/7/18	PO No.	Reg No.
	700	

6.	Approval: Approval requires signature by the Board of Education and/or the Superintendent as its designee. This
	Amendment shall be deemed approved when it has been signed by the Board of Education, and/or the Superintendent
	as its designee.

OAKLAND UNIFIED SCHOOL DISTR	ICT	CONTRACTOR
Aima Eng	4/11/19	Andust. From 2/20/19
X President, Board of Education	Date	Contractor Signature Date
Superintendent		1.12100 -21080
Chief or Deputy Chief		ANDRES TRABER,
He specime	4/11/19	Print Name, Title SR. PRINCIPAL
Secretary, Board of Education	Date	

Form approved by OUSD General Counsel for 2018-19 FY

FOR OUSD PURPOSES ONLY — The following information is not part of the Contract.

		OUSD Internal Routing		
	vices above original contract cannot be provide ocurement.	d before the amendment is fully ap	pproved and the PO amou	nt is increased by
		Signature - Approved	Denied - Reason	Date
1.	Administrator/Manager			
2.	Resource Manager (If restricted funds)			appela .
3.	Network Superintendent/Executive Director	F		
4.	Chief/Deputy Chief	111		365/19
5,	Legal (if increase takes contract above \$90,200)			
6.	SuperIntendent, Board of Education	Signature on the legal contract		

		Alignment with Single Plan for Student Achievement – SPSA (required if using State or Federal Funds)
Plea	se se	ect:
	Acti	on Item included in Board Approved SPSA (no additional documentation required)—Item Number:
		on Item added as modification to Board Approved SPSA — Submit the following documents to the Resource Manager either tronically via email of scanned documents, fax or drop off.
	a.	Relevant page of SPSA with action item highlighted. Page must include header with the word "Modified", modification date, school site name, both principal and school site council chair initials and date.
	b.	Meeting announcement for meeting in which the SPSA modification was approved.
	C.	Minutes for meeting in which the SPSA modification was approved indicating approval of the modification.
	d.	Sign-in sheet for meeting in which the SPSA modification was approved.

EXHIBIT "A" SCOPE OF WORK

[IF A CONTRACTOR PROVIDES AN ACCEPTABLE DESCRIPTION OF SERVICES AS PART OF A PROPOSAL, THAT DESCRIPTION OF SERVICES MAY BE ATTACHED <u>WITHOUT</u> ANY TERMS, CONDITIONS, LIMITATIONS, ETC., FROM THAT PROPOSAL.]

1.	Description of Services to b specific about what service(De Provided: Provide a description of (s) OUSD is purchasing and what <i>this</i>	f the service(s) the contract Contractor will do.	or will provide. Be
	provide additional services to construction administration re	scope of work expansion to accommodeview in the remaining increments.	date full window replacement	t for Bldg. B; and additional
				f
Rev.	. 11/7/18	PO No.	Req No.	



427 13th Street Oakland CA 94612 Tel 510 663-2070 Fax 510 663-2080 www.integralgroup.com

January 30, 2019

Oakland Unified School District 955 high Street Oakland CA 94601 Attn: Huy Hoang

RE: Fremont HS Inc. 2-4 - Request for Additional Services for Building Envelope Commissioning Services

Dear Mr. Hoang,

RDH Building Science, our building enclosure subconsultant, was requested by the District to provide additional services regarding (1) a scope expansion to accommodate full window replacement at Building B, (2) additional Construction Administration Services (CAS) scope to review and advise on RFI/ATIs in the remaining increments, and (3) additional Construction Field Review (CFR) scope to accommodate what is now understood to be the appropriate time on site.

RDH has proposed a total not-to exceed budget of \$44,750 for the remaining 3 increments, to which we propose adding 10% to cover our management and administrative costs. This would result in a total not to exceed Add-Service amount of \$49,225.

If this is acceptable, please send the appropriate authorizations. And feel free to contact me and RDH with any questions.

Thank you,

Michael McNulty Integral Group



CERTIFICATE OF LIABILITY INSURANCE

7/1/2019

6/28/2018

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 have ADDITIONAL INSURED provisions or 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)

tina certificate doca	or come rights to the certificate	noider in the or such endorsaments.				
PRODUCER Lockton Com	panies	CONTACT NAME:				
	treet, Suite 900	PHONE (A/C, No. Ext):	(A/C, No):			
,	Kansas City MO 64112-1906 (816) 960-9000	E-MAIL ADDRESS:				
(610) 300-2000		INSURER(S) AFFORD	ING COVERAGE	NAIC#		
		INSURER A: Travelers Property Cas	25674			
INSURED INTEGRAL GROUP, INC.		INSURER B: The Travelers Indemnity Company				
11353500	427 13TH STREET	INSURER c: Continental Casual	INSURER C: Continental Casualty Company			
OAKLAND, (CA 94612	INSURER D: Travelers Indennity	25666			
		INSURER E :				
		INSURER F :	INSURER F :			

COVERAGES INTGR05 CERTIFICATE NUMBER: 14176506 REVISION NUMBER: XXXXXXX THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURED REPORT OF THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH BOULDIES LIMITS SHOWN MAY HAVE BEEN DEDUCED BY PAID CLARS.

NSR LTR	TYPE OF INSURANCE	INSD	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	S
A B	X COMMERCIAL GENERAL LIABILITY CLAIMS-MADE X OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PROJECT LOC	Y	N	680002J670190(CA) 680006J243785	7/1/2018 7/1/2018	7/1/2019 7/1/2019	EACH OCCURRENCE DAMAGE TO RENTED PREMISES (Ea occurrence) MED EXP (Any one person) PERSONAL & ADV INJURY GENERAL AGGREGATE PRODUCTS - COMP/OP AGG	\$ 1,000,000 \$ 1,000,000 \$ 10,000 \$ 1,000,000 \$ 2,000,000 \$ 2,000,000
D	OTHER: AUTOMOBILE LIABILITY X ANY AUTO OWNED AUTOS ONLY HIRED AUTOS ONLY X AUTOS ONLY X AUTOS ONLY X AUTOS ONLY X AUTOS ONLY	Y	N	BA-8B772869	7/1/2018	7/1/2019	COMBINED SINGLE LIMIT (Ea socident) BODILY INJURY (Per person) BODILY INJURY (Per accident) PROPERTY DAMAGE (Per accident)	\$ 1,000,000 \$ XXXXXXX \$ XXXXXXX \$ XXXXXXX \$ XXXXXXX
	UMBRELLA LIAB OCCUR EXCESS LIAB CLAIMS-MADE DED RETENTION \$			NOT APPLICABLE			EACH OCCURRENCE AGGREGATE	\$ XXXXXXX \$ XXXXXXX \$ XXXXXXX
A	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	N/A	N	UB007K011223	7/1/2018	7/1/2019	X PER OTH- E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT	\$ 1,000,000
С	PROFESSIONAL LIABILITY	N	N	AEH288326476	7/1/2018	7/1/2019	\$1,000,000 PER CLAIM \$1,000,000 AGGREGATE	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
RE: THE DISTRICT AND THE STATE AND THEIR REPRESENTATIVES, EMPLOYEES, TRUSTEES, OFFICERS, AND VOLUNTEERS ARE
ADDITIONAL INSUREDS AS RESPECTS GENERAL LIABILITY AND AUTO LIABILITY, AND THESE COVERAGES ARE PRIMARY, AS REQUIRED
BY WRITTEN CONTRACT.

CERTIFICATE HOLDER	CANCELLATION
14176506 OAKLAND UNIFIED SCHOOL DISTRICT	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
į.	AUTHORIZED REPRESENTATIVE Joyl M Agnello

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AMENDMENT ROUTING FORM 2018-2019

Amendment No. 1 to INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSION.

Directions

Services beyond the original contract cannot be provided until the amendment is fully approved and PO is increased by Procurement.

- 1. To be eligible for an amendment, term end date of the contract cannot not be expired. If expired, a new contract is necessary.
- 2. Insert the amendment number (i.e. if this is the first amendment enter "1," second enter "2," etc.) at the top of the amendment.
- 3. If contract total amount has increased, the scope of work must change.
- 4. OUSD contract originator creates new requisition with the original PO number referenced in the item description.

When the contract amendment is approved, Procurement will add additional funds to the original Purchase Order.

Attachment Checklist

- Contract amendment packet including Board Memo and Amendment Form
- Board approved copy of the original contract and any prior Amendments.

Contractor Information								
Contractor Name	The Integral Group, Inc.	Contractor's C	Contractor's Contact		Michael McNulty			
OUSD Vendor ID#	Vendor ID # 002203 Title		President					
Street Address	427 13th Street	City, State		Oakland, CA	Zip Code	94612		
Telephone 510-663-2070 Email (required) mmcnulty@integralgroup.com		ıp.com						

Compensation and Terms							
Current Contract Amount	\$264,700.00	Start Date of Original Contract	8-25-2016				
Amount of Increase	49,225	Original PO #		Current Term End Date	12-30-2020		
Amount of Decrease		New Requisition #		New Term End Date*			
New Total Contract Amount 313,925		% Change		*Must be no more than five years fro	m the start date		

Budget Information (If you are planning to multi-fund a contract using LEP funds, please contact the State and Federal Office before completing requisition)

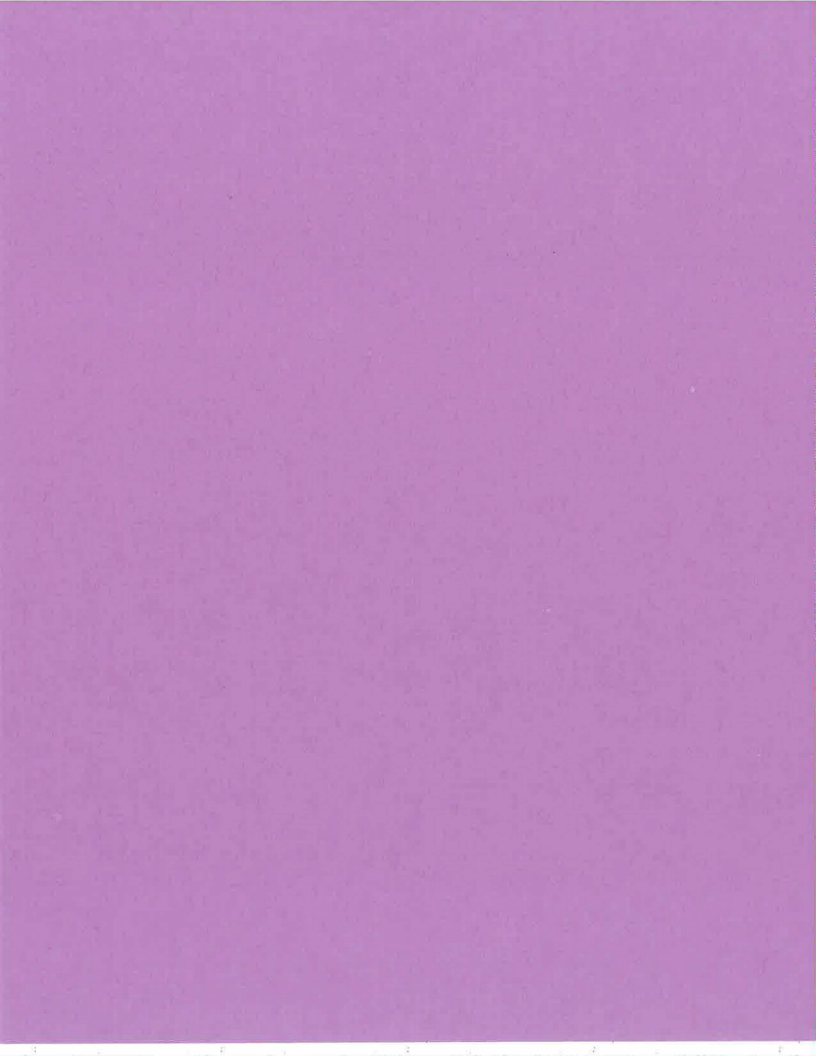
Requisition No.	Budget Number	Resource Name	Amount
	210-9350-0-9594-8500-6215-302-9180-9905-9999-99999	9350/9594	\$ 49,225.00
			\$ 0.00
			\$ 0.00
			\$ 0.00

Contract History							
OUSD Enactment # Exact Name of Contract Contract Contract Amount							
Agreement	16-1400	Fremont High School New Construction	\$264,700.00				
Amend #	OUSD Enactment #	General Description of Reason for Amendment	Increase/Decrease Amount				

OUSD Contract Originator Information							
Name of OUSD Contact	Tadashi Nakadegawa		Em	ail	tadashi.ı	nakadega	wa @ousd.org
Site/Dept. Name	Facilities Planning and Managment	Site	#	918		Phone	510-353-7038

Approval and Routing (in order of approval steps) Services above original contract cannot be provided before the amendment is fully approved and the PO amount is increased by Procurement. Signature - Approved Denied - Reason 1. Administrator/Manager 2. Resource Manager (if restricted funds) 3. **Network Superintendent/Executive Director** 4. **Chief/Deputy Chief** 5. Legal (if increase takes contract above \$90,200) 6. Superintendent, Board of Education Signature on the legal contract

Procuremen	nt-Data R	acaivad.	



Board Office Use: Legislative File Info.

File ID Number 16- 17-95
Introduction Date 8-24-2016
Enactment Number 16-1400
Enactment Date 8-24-16



Memo

To

Board of Education

From

Antwan Wilson, Superintendent and Secretary, Board of Education

By: Vernon Hal, Senior Business Officer

Joe Dominguez, Deputy Chief, Facilities Planning and Management

Board Meeting Date

August 24, 2016

Subject

Independent Consultant Agreement for Professional Services - Integral Group,

Inc. - Fremont High School New Construction Project

Action Requested

Approval by the Board of Education of an Independent Consultant Agreement between the District and Integral Group, Inc., Oakland, CA., for the latter to provide commissioning services includes: heating, ventilation, air conditioning (HVAC) systems and controls(CHPS/T24 required), lighting systems and controls, domestic hot water systems, pumping systems (sewage/sump booster), landscape irrigation systems, water re-use systems, on-site renewable energy systems; review of Owner's or Owner representative's Project Requirements(OPR), Review of Basis of Design (BOD), Full commissioned systems peer design review; commissioning plan, submittal review; pre-functional test/checklists, in conjunction with the Fremont High School New Construction Project more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing August 25, 2016 and concluding no later than December 30, 2020, in an amount not-to exceed \$264,700.00.

Discussion

Commissioning services are required and must meet the OUSD and State standards.

LBP (Local Business Participation Percentage)

58.00%

Procurement Procedure

Materials, supplies, equipment and/or Services under the bid limit \$87,000.

Recommendation

Approval by the Board of Education of an Independent Consultant Agreement between the District and Integral Group, Inc., Oakland, CA., for the latter to provide commissioning services includes: heating, ventilation, air conditioning (HVAC) systems and controls(CHPS/T24 required), lighting systems and controls, domestic hot water systems, pumping systems (sewage/sump booster), landscape irrigation systems, water re-use systems, on-site renewable energy systems; review of Owner's or Owner representative's Project Requirements(OPR), Review of Basis of Design (BOD), Full commissioned systems peer design review; commissioning plan, submittal review; pre-functional test/checklists, in conjunction with the Fremont High School New Construction Project more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set

forth, commencing August 25, 2016 and concluding no later than December 30, 2020, in an amount not-to exceed \$264,700.00.

Fiscal Impact

Fund 21, Measure J

Attachments

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



CONTRACT JUSTIFICATION FORM

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

Legislative File II	DNo. 16-1795			
Department:	Facilities Planning and Management	_		
Vendor Name:	The Integral Group, Inc.			
Project Name:	Fremont New Construction	Project	No.:	13158
Contract Term:	Intended Start: 8/11/2016/25/16 Intended E		12/3	0/2020
Annual (if annua	l contract) or Total (if multi-year agreement)	Cost:	\$264,70	0.00
Approved by:	Cesar Monterrosa			
	Oakland Business or have they meet the requ	uirements	of the	
Local Business Po	Dlicy?			
How was this Ver	ndor selected? process for commissioning services, this vendor			
	oject approach, and verification of licenses and ervices this Vendor will be providing.	msurance.		
ventilation, air con water systems, pur energy systems; re	ocess as required by Title 24-2013 and CHPS (Editioning (HVAC) systems and controls (CHPS inping systems (sewage/sump/booster), landscapiview of Owner's or Owner representative's Project systems peer design review; commissioning plants	T24 require irrigation ect Require	ired), lig n system ements (ghting systems and controls, domestic hot ns, water re-use systems, on-site renewable (OPR), Review of Basis of Design (BOD),
If No, please answ	er the following: termin the price is competitive?	d)		

SCOPE OF SERVICES

Commissioning process as required by Title 24-2013 and CHPS (EE 3.0 and EE 3.1). Commissioning systems include: heating ventilation, air conditioning (HVAC) systems and controls (CHPS/T24 required), lighting systems and controls, domestic hot water systems, pumping systems (sewage/sump/booster), landscape irrigation systems, water re-use systems, on-site renewable energy systems; review of Owner's or Owner representative's Project Requirements (OPR), Review of Basis of Design (BOD), Full commissioned systems peer design review; commissioning plan, submittal review; pre-functional test/checklists;	

REASON SERVICES OR EQUIPMENT IS NEEDED

For CONSTRUCTION CONTRACTS -

- 1. Date(s) of Bid Advertisement;
- 2. Number of Bids Received, List of Bidders and Bid Amounts;
- 3. Date of Bid Opening;
- 4. Name of Architect;
- 5. Project Duration
- 6. Liquidated Damages \$ per day

\$0.00

- 7. Phasing/Milestones
- 8. DIR Contractor / Subcontractor registration #;
- 9. Other pertinent information.

OAKLAND UNIFIED SCHOOL DISTRICT

INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES

Fremont High School New Construction Project

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

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

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

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

NOW, THEREFORE, the Parties agree as follows:

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

The scope of the project is to provide commissioning services includes: heating, ventilation, air conditioning (HVAC) systems and controls(CHPS/T24 required), lighting systems and controls, domestic hot water systems, pumping systems (sewage/sump booster), landscape irrigation systems, water re-use systems, on-site renewable energy systems; review of Owner's or Owner representative's Project Requirements(OPR), Review of Basis of Design (BOD), Full commissioned systems peer design review; commissioning plan, submittal review; pre-functional test/checklists.

- Term. Contractor shall commence on August 25, 2016 and concluding no later than December 30, 2020 upon Board Approval and will diligently perform as required or requested by District as applicable. This Agreement may be extended upon mutual approval of both parties on an annual basis to the extent permissible under applicable law.
- 3. **Submittal of Documents**. The Contractor shall not commence the Work under this Contract until the Contractor has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:

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

4. Compensation. District agrees to pay the Contractor for Services satisfactorily rendered pursuant to this Agreement, at the rates indicated and as more specifically described in Exhibit "A," on an hourly basis and a per-Item basis, as applicable, and up to a maximum amount not-to-exceed <u>Two hundred sixty-four thousand, seven hundred dollars and no cents (\$264,700.00)</u>. District shall pay Contractor only for all undisputed amounts in installment

payments within thirty (30) days after the Contractor submits an invoice to the District for Work actually completed and after the District's written approval of the Work, or the portion of the Work for which payment is to be made.

- 5. Expenses. District shall not be liable to Contractor for any costs or expenses paid or incurred by Contractor in performing the Work. Expenses will not be charged on the Work above the maximum not-to-exceed amount of **Zero (\$0.00)**. Rates for expenses are included on the Schedule of Fees and Charges attached hereto as **Exhibit "B"**.
- 6. **Materials**. Contractor shall furnish, at his/her own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
- 7. Independent Contractor. Contractor, in the performance of this Agreement, shall be and act as an independent contractor. Contractor understands and agrees that he/she and all of his/her employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Contractor shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to Contractor's employees.
- 8. **Standard of Care**. Contractor's services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of his/her profession for services to California school districts.
- 9. Originality of Services. Contractor agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Contractor and shall not be copied in whole or in part from any other source, except that submitted to Contractor by District as a basis for such services. District represents and warrants that any information supplied to Contractor by District or its representative as a basis to perform such services is accurate and complete and acknowledges that Contractor is relying on such information without any further duty to confirm the accuracy or completeness.
- 10. Copyright/Trademark/Patent. Contractor understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of the District. District shall not use or distribute any reports submitted under this Agreement in a misleading manner and such reports shall be copied in their entirety when distributed.

11. Termination.

- 11.1. Without Cause by District. District may, at any time, with or without reason, terminate this Agreement and compensate Contractor only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Contractor. Notice shall be deemed given when received by the Contractor or no later than three days after the day of mailing, whichever is sooner.
- 11.2. Without Cause by Contractor. Contractor may, upon thirty (30) day notice, with or without reason, terminate this Agreement. Upon this termination, District shall only be

obligated to compensate Contractor for services satisfactorily rendered to the date of termination. Written notice by Contractor shall be sufficient to stop further performance of services to District. District acknowledges that this thirty (30) day notice period is acceptable so that the District can attempt to procure the Services from another source.

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

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

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

13. Insurance.

- 13.1. The Contractor shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.
 - 13.1.1. Commercial General Liability and Automobile Liability Insurance.

 Commercial General Liability Insurance and Any Auto Automobile Liability Insurance that insure against all claims of bodily injury, property damage, personal injury, death, advertising injury, and medical payments arising from Contractor's performance of any portion of the Services. (Form CG 0001 and CA 0001)

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

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

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

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

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

- 22. District's Evaluation of Contractor and Contractor's Employees and/or Subcontractors. The District may evaluate the Contractor in any manner which is permissible under the law. The District's evaluation may include, without limitation:
 - 22.1. Requesting that District employee(s) evaluate the Contractor and the Contractor's employees and subcontractors and each of their performance.
 - 22.2. Announced and unannounced observance of Contractor, Contractor's employee(s), and/or subcontractor(s).
- 23. Limitation of District Liability. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
- 23.1 Limitation of Contractor Liability. The maximum aggregate liability of Contractor in contract, tort (including negligence and breach of statutory duty) or otherwise for any breach of the Agreement or any matter arising out of or in connection with the Work to be provided in accordance with this Agreement shall be the amount of fees due by District to Contractor under this Agreement except that such limitation shall not apply in the event of a finding of gross negligence or willful misconduct on the part of Contractor by a court of competent jurisdiction. Notwithstanding any other provision of this Agreement, in no event shall Contractor be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the services performed in connection with this Agreement.
- 24. **Disputes**. In the event of a dispute between the parties as to performance of Work, Agreement interpretation, or payment, the Parties shall attempt to resolve the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute, Contractor shall neither rescind the Agreement nor stop Work.
- 25. **Confidentiality**. The Contractor and all Contractor's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement for a period of five years.
- 26. Notice. Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:

Oakland Unified School District

955 High Street Oakland, CA 94601

Attn: Tadashi Nakadegawa

Tel: 510-535-7038

Contractor

Integral Group, Inc. 427 13th Street Oakland, CA 94612

Attn: William Casper-Ortiz

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

- 27. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE Program). Contractor shall comply with the requirements of the District's L/SL/SLRBE Program, as applicable, which may require a fifty percent (50%) mandatory minimum local participation requirement in the performance of this Agreement. A copy of the District's L/SL/SLRBE Program can be obtained on the District website, at www.ousd.org., under the Facilities Planning & Management Department drop down menu, Bids and Requests for Proposals.
- 28. Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 29. California Law. This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the county in which the District's administration offices are located.
- 30. Walver. 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, vold or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 32. Incorporation of Recitals and Exhibits. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

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

Susie Butler-Berkley

Contract Analyst

ACCEPTED AND AGREED on the date indicated below:

James Harris President, Board of Education Date Static Antwan Wilson, Superintendent & Secretary, Board of Education Date Joe Dominguez, Deputy Chief, Facilities Planning and Management Date CONTRACTOR By: ANDREA L. TRABER Date APPROVED AS TO FORM: 7/29 OUSD Facilities Lagal Counsel Date

Information regarding Contractor:	
Contractor: INTEGRAL GROW! License No.: Address: 421 13th Sq. OALLAND CAGALO Telephone: 510 · 663 · 2070 Facsimile: 510 · 663 · 2080 E-Mail: Type of Business Entity:	NOTE: Federal Code of 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 imposed for failure to furnish the taxpayer identification number. In
Individual Sole Proprietorship	order to comply with these regulations,
Partnership Limited	the District requires your federal tax identification number or Social Security
Partnership Limited Liability Company	number, whichever is applicable.
Corporation, State: 5, CA	
- Carlott	
WORKERS COMPE	NSATION CERTIFICATION
Labor Code Section 3700 in relevant part provisecure the payment of compensation in one of	vides that every employer except the State shall r more of the following ways:
to write compensation insurance in this St By securing from the Director of Industrial which may be given upon furnishing proof	impensation by one or more insurers duly authorized ate. Relations a certificate of consent to self-insure, satisfactory to the Director of Industrial Relations of ensation that may become due to its employees.
insured against liability for workers' compensation	of the Labor Code which require every employer to be ation or to undertake self-insurance in accordance in accordance in the such provisions before commencing the t.
Date: 7(22/10	THE PARTY OF
Proper Name of Contractor:	THE THE THE CAME
Signature:	due. Our
Print Name:	DOEA TRABER
Title:	INCIPAL
	t Section 1860, Chapter 1, part 7, Division 2 of the ned and filed with the District prior to performing any

Work under this Contract.)

EXHIBIT A Scope of Services

Proposal to be attached.



6/23/2016

Dear Kenya Chatman:

This letter is to confirm our team's Local Business Enterprise (LBE) certification with the city of Oakland. Per our earlier discussions OUSD would like to proceed with the Base Services and Add Alternate 1 sections listed on Integral Group's Proposal for Commissioning Services for Fremont High School. The fee breakdown listed on the proposal is as follows: * 12,000 gency

Base Services (Integral Group) – \$143,700

- Add Alternate for Envelope Commissioning (sub-contractor) \$106,000
- Reimbursable Expenses \$3,000

Total fee: \$252,700

\$264,100

Integral Group is currently certified as a local business enterprise by the city of Oakland with a LBE number 5628. However our proposed envelope commissioning sub-contractor does not currently hold a LBE certification with the city of Oakland. This results in the following LBE percentage breakdown:

- Integral Group (LBE # 5628) \$146,700/\$252,700 = 58.05%
- Sub-contractor (Not an LBE)- \$106,000/\$252,700 = 41.98%

Hence the proposed commissioning team LBE percentage is above the 50% threshold required by the city for contracts above \$100,000.

Please feel free to contact us with any questions or concerns.

Sincerely,

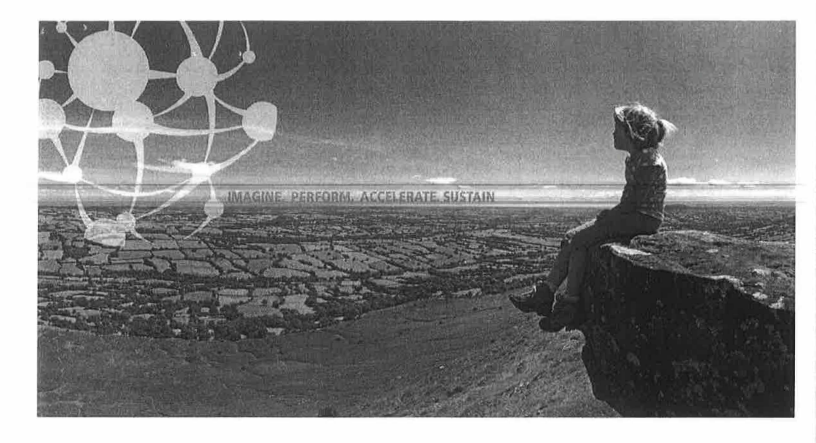
William Casper-Ortiz MSME | Associate

Integral Group | 427 13th Street | Oakland CA USA 94612

T 510.663.2070 x 2009 | D 510.457.0109 | C 510.393.1986

wcasperortiz@integralgroup.com

KIFP 201 A



Proposal for Commissioning Services Fremont High School

Prepared for: Tadashi Nakadegawa Oakland Unified School District

Prepared by: INTEGRAL GROUP, INC. 427 13th Street Oakland, CA 94612

William Casper-Orliz, Associate 510 663.2070 ext 2009 wcasperortiz@integralgroup.com

JUNE 23, 2016

Title 24 - 2013 Design Review Checklist/Kick-off Meeting

As part of the commissioning requirements set forth in the new Title 24 2013 Energy Standards, IG will conduct the Title 24-2013 design review and corresponding design review kick off meeting (to be held in Schematic Design). This review is guided by T24 Cx compliance forms and it is aimed at verifying the inclusion of code mandated energy efficiency measures into the construction documents. The Owner and design team will receive completed checklists for incorporation into the construction documents.

Commissioning Specifications

Integral Group will provide commissioning specifications to be included into the contract documents. The following specification sections will be provided for inclusion by the Design Team:

- 019113 General Commissioning Requirements
- 220800 Plumbing Systems Commissioning
- 230800 Mechanical Systems Commissioning
- 260800 Electrical Systems Commissioning

IG will also review the specifications to ensure proper commissioning language is in the project documents, as necessary. IG will ensure that systems manual items are included in the commissioning specifications.

Commissioning Plan

Prior to permit issuance, Integral Group will develop a commissioning plans to document how the project will be commissioned and will be provided during the design and construction phases of the building project to guide the project team. The Commissioning Plan will include the following:

- · General project information
- Commissioning team information
- Commissioning goals
- Commissioning process activities, schedules and responsibilities
- Systems to be commissioned
- Plans to test systems and components and shall include:
 - o Equipment and systems to be tested, including the extent of tests
 - o Functions to be tested
- Conditions under which the test shall be performed
- Measurable criteria for acceptable performance

Submittal Review

Integral Group will review contractor submittals applicable to systems being commissioned for compliance with the OPR; BOD and contract documents. This review shall be concurrent with A/E reviews and submitted to the design team and Owner for inclusion back to the installing sub-contractor.

Applicable RFIs and COs will be reviewed as it impacts the Commissioned systems as necessary.

Pre-Functional Test/Checklists - Installation Verification

IG will prepare a pre-functional test/checklist for each commissioned piece of equipment for the use of the installed sub-contractor. This will ensure that all equipment is ready for functional testing (see next item) to begin. These phase will require TAB reports, sub-contractor start-up checklists, controls point-to-point checklists, chlorination reports, etc. The contractor is required to complete these forms and submit them to IG for review prior to functional testing.

IG will also conduct site installation visits during construction to ensure proper installation of the commissioned systems. The visits are to coincide with construction progress meetings. Site reports will be issued to the team. Refer to the meeting section for proposed number of site visits/meetings.

IG will not monitor T24 acceptance tests which are to be performed by the others. However, completed T24 acceptance tests will be required to be submitted as a complete pre-functional test package prior to commencement of the functional testing phase.

IG may witness select start-up and TAB activities to ensure proper procedures. Exact systems and activities to be witnessed shall be documented through the Commissioning plan and communicated during the construction kick off meeting.



10 Month Warranty Review

IG will review the operation of the building during the warranty period; usually 10 months into occupancy. IG will review the following items:

- Interview facilities staff for known issues
- Statically inspect the commissioned systems for issues
- Selectively test building systems to ensure proper operation and/or overrides are not present affecting the operation
 and energy efficiency of the system. This may be done via BMS trend reviews. It is assumed that facilities personnel
 and/or contractors will provide the trends.

IG will provide a list of issues to be corrected by the Contractor. IG has included a visit onsite for this task.

Plan Check and CHPS Forms Submission

IG will prepare the appropriate commissioning related forms for plan check and CHPS (EE 3.0 and EE 3.1) submission. We will also provide written comments and responses to all AHJ and CHPS comments.

Meetings

The following meetings are included in the base scope of work:

- One In-person T24 design review CX kickoff meeting
- Two In-Person Peer Design Review Meetings with Design Team (including Back check)
- One In-Person Controls Integration Meeting with District and Design Team
- One In-Person Pre-bid meeting
- One In-person construction CX kickoff meeting
- Twenty Progress meetings onsite while conducting site installation walks and construction progress monitoring

The above meetings are in addition to the onsite functional testing activities.

ADD ALTERNATE 1 - CHPS (EE 3.2) ENVELOPE COMMISSIONING

This additional scope will incorporate the CHPS EE 3.2 envelope commissioning requirements. This will be conducted by a third party sub-contractor to Integral Group. We will manage and supervise our sub-contractor at cost. The proposed sub-contractor is RDH Consulting. They have offices in Oakland, CA,

It is expected that the envelope commissioning sub-contractor will attend some of the meetings for the base scope of work, as necessary, for integration into the overall commissioning process. However the envelope sub-contractor will not be expected to attend all meetings and may host separate envelope commissioning meetings.

ADD ALTERNATE 2 - FIRE/LIFE SAFETY SYSTEMS

Integral group will include the commissioning of the fire alarm and sprinkler systems. We will interface with the IOR to test the systems prior to the local AHJ testing the systems to ensure a smooth inspection process for code approval.

It is not expected that additional meetings will be required, rather covered during regularly scheduled meetings already included in the base scope of work.

ADD ALTERNATE 3 - ADDITIONAL SYSTEM COMMISSIONING

Per the RFP there additional systems that would like to be commissioned that are not part of the base T24-2013 and CHPS requirements. Therefore, we have provided an itemized list of systems in the fee section to add individual systems to IG's scope of commissioning. These additional systems will be monitored and witnessed only by the installing sub-contractors testing and commissioning process. IG will collect all documentation and track any issues as a result of the testing of these additional systems.

It is not expected that additional meetings will be required, rather covered during regularly scheduled meetings already included in the base scope of work.



APPROVAL

Please indicate approval by signing below and returning a copy to us. We look forward to the opportunity of working with you to make this a successful project.

Print Name Tadashi Nakadegawa OUSD Title

Signature Tadashi Nakadegawa OUSD Date



FINGERPRINTING/CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

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

of Consultant.



CERTIFICATE OF LIABILITY INSURANCE

7/1/2017

DATE (MM/DD/YYYY) 7/27/2016

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

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(lee) must have ADDITIONAL INSURED provisions or 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 confor rights to the certificate holder in lieu of such endorsement(s).

tl	nis certificate does not confer rights to				uch en	dorsementis		roquiro un ondordonion		
PRO	DUCER Lockton Companies				CONTA NAME:	CT				
444 W. 47th Street, Suite 900					PHONE FAX (A/C, No):					
Kansas City MO 64112-1906					AMAIL ADDRESS:					
(816) 960-9000						INSURER(5) AFFORDING COVERAGE				NAIC#
				INSURER A: Travelers Property Casualty Co of America					25674	
INSURED INTEGRAL CROLLE INC				INSURE	25658					
1353599 427 13TH STREET										20443
	OAKLAND, CA 94612					INSURER C: Continental Casualty Company INSURER D: The Travelers Indemnity Co of Amer				25666
						INSURER E :				
					INSURE					
CO	VERAGES INTGR05 CER	TIFIC	CATE	NUMBER: 1417650				REVISION NUMBER:	XX	XXXXX
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D	AUTOMOBILE LIABILITY	Y	N	BA-8B772869		7/1/2016	7/1/2017	COMBINED SINGLE LIMIT (Ea acadent)	\$ 1,00	
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	X HIRED AUTOS ONLY X NON-OWNED AUTOS ONLY							(Per accident)		XXXXX
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RE: THE DISTRICT AND THE STATE AND THEIR REPRESENTATIVES, EMPLOYEES, TRUSTEES, OFFICERS, AND VOLUNTEERS ARE ADDITIONAL INSUREDS AS RESPECTS GENERAL LIABILITY AND AUTO LIABILITY, AND THESE COVERAGES ARE PRIMARY, AS REQUIRED BY WRITTEN CONTRACT.										
										- 1
CE	RTIFICATE HOLDER				CANC	ELLATION				
14176506 OAKLAND UNIFIED SCHOOL DISTRICT						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 DERDEGENTA TIME								

ACORD 25 (2016/03)

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agh M Amello



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INDEPENDENT CONSULTANT AGREEMENT FOR PROFESSIONAL SERVICES ROUTING FORM

Project Information

Project	Name F	remont Fligh 9	School New Construction		Site	302		
			Bas	ic Directions				- 1 Marie
	Services o	annot be p	rovided until the contract	is fully approved	and a Pu	rchase Orde	r has be	een issued.
Attachm Checklis			l liability insurance, including ensation insurance certificati				ct is ove	r \$15,000
		-	Contra	ctor Information			7-1-	
Contract	or Name	Integral G		Agency's Cont		liam Casper-	Ortiz	
	endor ID#	V068994		Title		ector		
Street A	ddress	427 13 th S	treet	City	Oakland	Sta	ate C	A Zip 94612
Telepho	ne	510-663-2		Policy Expires		7-1.2	27	
	tor History	Previous	ly been an OUSD contracto	r? X Yes 🗌 No	Worke	ed as an OUS	SD empl	oyee? Tyes X No
OUSD P	roject #	13158	_					
				Term	4-11			
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			Con	npensation		GTT		
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Total Contract Amount \$ Total Contract Not To Exceed \$264,700.00 Pay Rate Per Hour (If Hourly) \$ If Amendment, Changed Amount \$,700.00
	Expenses	ii (ii rioully)	•	Requisition Nun		Alliount	4	
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If y	you are planiai	ig to multi-fur	ad a contract using LEP funds, p		ite and Fed	leral Office <u>bei</u>	<u>lore</u> comp	deting requisition.
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93	50	Fund 21	, Measure J	3029905812	6215			\$264,700.00
			Approval and Routin	ng fin order of app	roval ste	ns)		
			he contract is fully approved and d before a PO was issued.				cument af	firms that to your
	ision Head	e not provide	o before a 1 o was issued.	Phone	510	-535-7038	Fax	510-535-7082
1. Din	ector, Facilitie	s Planning	and Magagement				11.	
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Ser	nior Business	Officer	11/1/1	MXW				
4. Sig	nature		001	1KY	Date Ap	proved		
Pre	sident, Board	of Educatio	n \					
5. Sig	nature			V	Date Ap	proved		