Board Office Use: Leg	sislative File Info.
File ID Number	15-0856
Introduction Date	5 27 15
Enactment Number	15-0685
Enactment Date	5/29/15 01



Memo	
То	Board of Education
From	Antwan Wilson, Superintendent and Secretary, Board of Education By: Mia Settles-Tidwell, Chief Operations Officer Lance Jackson, Interim Deputy Chief, Facilities Planning and Management
Board Meeting Date	May 27, 2015
Subject	Amendment No. 1, Piggyback Modular Building Contract - Mobile Modular Management Corp Madison Expansion - New Construction Project
Action Requested	Approval by the Board of Education of an Amendment No. 1, Piggyback Modula Building Contract with Mobile Modular Management Corp. for Lease Services on behalf of the District at the Madison Expansion - New Construction Project, in an amount not-to exceed \$59,594.00, increasing previous contract amount from \$35,575.00 to a not to exceed amount of \$95,169.00. All remaining portions of the agreement shall remain in full force and effect as originally stated.
Background	The scope of the project is provide lease, delivery, and installation of three (24X40) portable classrooms. The return fee is included. (See Attachment A)
Discussion	The Madison New Construction Project needs three additional portable classrooms to accommodate the student population until the new school is built.
LBP (Local Business Participation)	0.00% (Sole Source)
Recommendation	Approval by the Board of Education of an Amendment No. 1, Piggyback Modula Building Contract with Mobile Modular Management Corp. for Lease Services or behalf of the District at the Madison Expansion - New Construction Project, in an amount not-to exceed \$59,594.00, increasing previous contract amount from \$35,575.00 to a not to exceed amount of \$95,169.00. All remaining portions of the agreement shall remain in full force and effect as originally stated.
Fiscal Impact	Measure J
Attachments	 Independent Consultant Agreement including scope of work Certificate of Insurance Consultant Proposal



File ID Number: 15-0856 Introduction Date: 5/27/15
Enactment Number: _5-0as5
Enactment Date: 5/27/15
By:

AMENDMENT NO. 1 TO PIGGYBACK MODULAR BUILDING CONTRACT

This Amendment is entered into between the Oakland Unified School District (OUSD) and <u>Mobile Modular Management Corp</u>. Original Contract Number: 210020587.1 and 210022781.1. OUSD entered into an Agreement with CONTRACTOR for services on <u>September 10, 2014</u>, and the parties agree to amend that Agreement as follows:

1.	Services: The scope of work is <u>unchanged</u> . x The scope of work has <u>changed</u> .
	If scope of work changed: Provide brief description of revised scope of work including description of expected final results, such as services, materials, products, and/or reports; attach additional pages as necessary. Attach revised scope of work.
	The CONTRACTOR agrees to provide the following amended services: <u>The scope of the project is provide lease, delivery,</u> and installation of three (24X40) portable classrooms. The return fee is included. (See Attachment A)
2.	Terms (duration): X The term of the contract is <u>unchanged</u> . The term of the contract has <u>changed</u> .
	If term is changed: The contract term is extended by an additional, and the amended expiration date is
3.	Compensation: The contract price is <u>unchanged</u> . X The contract price has <u>changed</u> . If the compensation is changed: The contract price is amended by
	X Increase of \$59,594.00 to original contract amount (New Contract @2100222781.1)
	Decrease of \$ to original contract amount
	and the new contract total is Ninety-five thousand, one hundred sixty-nine dollars (\$95,169.00)

- 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. Amendment History:

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

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

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

ED SCHOOL DISTRICT OA 5/28/17 Date James Harris, President Education 5128/15

CONTRACTOR 1 Contractor Signature AMA Print Name, Title

Antwan Wilson, Superintendent Secretary, Board of Education

Lance	Jackson,	Interim	Deputy	Chief	Date

Facilities, Planning and Management

K999069.002 Rev. 10/30/08

Contract No.

-		Advertising the second second	 _
P.C). No.		

EXHIBIT "A" Scope of Work

Contractor Name: Mobile Modular Management Corp.

Billing Rate: Fifty-nine thousand, five hundred ninety-four dollars and no cents (\$59,594.00).

1. Description of Services to be Provided

The scope of the project is provide lease, delivery, installation of three (24X40) portable classroom. The return fee is included. (See Attachment A).

2. Specific Outcomes:

Create equitable opportunities for learning; and provide accountability for quality.

 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	0Safe, 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

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

73.20

Susie Butler-Berkley Contract Analyst



Lease Agreement Contract: 210022781.1

Contract Term: 24 Months Date Printed: 02/12/2015 Start Rent Date: 07/01/2015

Incorporation by Reference

The Supplemental Lease Terms and Conditions and Additional Advisory Information for Lessee or Buyer provisions are hereby incorporated by reference in their entirety, as updated from time to time by Lessor, in its sole discretion, and can be reviewed in the e-Customer Services section of the Lessor's web site at (http://www.MobileModularRents.com/ContractTerms). The Lessee hereby confirms that he/she has read in its entirety and understands the Supplemental Lease Terms and Conditions and Additional Advisory Information.

Please sign below, and fax or email this document to the fax number shown above or the email address you received the document from.

• The parties hereto, MOBILE MODULAR MANAGEMENT CORPORATION, a California corporation, as lessor (the "Lessor") and lessee ("Lessee", as described above in the section titled "Customer Information") hereby agree to this Lease Agreement and the terms and conditions set forth in the Lease Terms and Conditions, attached hereto as <u>Attachment A</u>, which are hereby incorporated by reference. The individual signing this Lease Agreement affirms that he/she is duly authorized to execute and commit to this Lease Agreement for the above named Lessee.

LESSOR:	LESSEE:
Mobile Modular Management Corporation	Oakland USD
By:	By:
Name:	Name:
Title:	Title:
Date:	Date:

ATTACHMENT A

LEASE TERMS AND CONDITIONS

1. LEASE. Lessor leases to Lessee, and Lessee leases from Lessor, the equipment listed on any Lease Agreement hereto (the "Equipment") on the terms and conditions set forth herein. Each such Lease Agreement (an "Agreement") and the lease provisions on the Lessor's website at (http://www.MobileModularRents.com) (the "Incorporated Provisions"), to the extent incorporated by reference into such Agreement, together with these Lease Terms and Conditions (the "Lease Agreement"), to the extent incorporated by reference into such Agreement, shall constitute a separate and independent lease (a "Lease") of the Equipment listed in such Agreement under "Product Information". Capitalized terms used but not defined in this Master Lease Agreement shall have the meanings set forth in the applicable Agreement. In the event of a conflict between this Master Lease Agreement or the Incorporated Provisions and the Agreement, the Agreement shall control.

2. LEASE TERM. The Lease shall commence on the Start Rent Date specified in the Agreement (which may be adjusted by mutual agreement of Lessee and Lessor), and shall continue thereafter for the number of months specified in the Agreement as the "Contract Term" (the "Lease Term"). Lessee is responsible for paying the Monthly Rent specified in the Agreement (as such may be adjusted pursuant to <u>Section 4</u>) for each month during the Lease Term. Lessee shall have no right to terminate the Lease prior to the expiration of the Lease Term; provided that, in the event that Lessee surrenders the Equipment to Lessor prior to the completion of the Lease Term, the Lease Term shall cease upon the later to occur of (i) the date when Lessee shall have complied with <u>Section 3</u> and (ii) Lessee has paid to Lessor an early termination fee to be determined by Lessor in its sole discretion. Lessor shall not be liable to Lessee for any failure or delay in obtaining, delivering or setting up the Equipment. In the event Lessor is responsible for delay in obtaining, delivering or setting up the Equipment is caused by failure of the site to be ready or for any other reason not solely the responsibility of Lessor, the Lease shall commence as of the Start Rent Date originally stated notwithstanding such delay.

3. **RETURN OF EQUIPMENT.** Regardless of the stated Lease Term, Lessee must provide a minimum of 30 days' prior notice for return delivery of Equipment (except that Equipment consisting of containers requires only 10 days' notice). Please review the Incorporated Provisions on the website at (http://www.MobileModularRents.com) for the conditions under which the Equipment must be returned.

4. HOLDING OVER; LEASE EXTENSION. If Lessee (a) fails to notify Lessor of the intended return of Equipment as required under Section 4(a) of the Incorporated Provisions, (b) fails to prepare the Equipment for dismantle as required under Section 4(a) of the Incorporated Provisions or (c) fails to pay the charges upon return as required under Section 4(b) of the Incorporated Provisions, the Lease Term shall be extended, on a month-to-month basis, beyond the Lease Term stated above. In this event, Lessor may establish a revised rental rate for such extended Lease Term, which revised rental rate shall constitute the Monthly Rent for such extended Lease Term following completion of the



Lease Agreement Contract: 210022781.1 Contract Term: 24 Months Date Printed: 02/12/2015 Start Rent Date: 07/01/2015

initial Lease Term. Dismantle, charges upon return and other charges related to the return of the Equipment may also be revised by Lessor for such extended Lease Term.

5. LESSEE AGREEMENTS. Lessee agrees that:

(a) Lessor may insert in the applicable Agreement the serial number and other identification data relating to the Equipment when ascertained by Lessor; and

(b) Lessor (or its agents, employees or contractors) may, from time to time at any reasonable time, enter upon the premises of Lessee for the purposes of (1) inspecting the Equipment or posting "Notices of Non-Responsibility" or similar notices thereon, or (2) photographing the Equipment, including any items or occupants within or surrounding the Equipment, for promotional or other purposes. If Lessor determines that repairs to the Equipment are needed, Lessee shall grant access for said repairs. Lessor shall bear the expense of any repairs that it determines are needed to ameliorate normal wear and tear; the expense of all other repairs (including any repairs requested by Lessee) shall be borne by Lessee. If Lessee does not grant access for such repairs between 8:00 a.m. and 5:00 p.m., Monday through Friday, Lessee shall bear the cost of repair rates for labor at the applicable overtime rates.

6. **SECURITY DEPOSIT.** Upon the signing of any Agreement, Lessee shall provide to Lessor the Security Deposit specified in such Agreement. The Security Deposit shall be held by Lessor (who shall have no obligation to collect or pass through to Lessee any interest thereon) as security for Lessee's faithful performance of the terms and conditions of the applicable Lease, including without limitation Lessee's indemnification obligations under <u>Section 12</u> if an Event of Default occurs, Lessor may apply the Security Deposit to payment of its costs, expenses and attorney fees in enforcing the terms of the Lease and to indemnify Lessor against any costs, expenses or damages sustained by Lessor in connection with the Lease (provided, however, nothing herein contained shall be construed to mean that the recovery of damages by Lessor shall be limited to the amount of the Security Deposit). In the event all or any portion of the Security Deposit is applied as aforesaid, Lessee shall deposit additional amounts with Lessor so that the Security Deposit shall always be maintained at the amount specified in the Agreement. At the end of the Lease Term, Lessor shall apply any remaining balance of the Security Deposit to the payment of any monies owed to Lessor under the Lease. Thereafter, if no Event of Default has occurred and is continuing and Lessee has complied with <u>Section 3</u>, Lessor shall return to Lessee any remaining balance of the Security Deposit.

7. **ASSIGNMENT.** Lessee will not assign, convey, transfer, or hypothecate its interest, or any part thereof, in and to any Lease or the Equipment, whether voluntarily or involuntarily, without the prior written consent of Lessor; and any such attempted assignment, conveyance, transfer, or hypothecation, whether voluntary or involuntary, shall be null and void, and upon any such attempted assignment, conveyance, transfer, or hypothecation, Lessor may, at its option, terminate the Lease. Lessor may, at its option and without the prior approval of Lessee, transfer, convey, assign or hypothecate its interest or any part thereof, in and to the Lease. It is understood and agreed by Lessee that Lessor may be acting as an agent for the true owner of the Equipment (the "**Principal**"), and that such Principal, if any, shall have all the rights and protection of Lessor hereunder.

8. **PAYMENTS.** Lessee agrees to pay to Lessor (at the office of Lessor or to such other person or at such other place as Lessor may from time to time designate to Lessee in writing) each payment specified herein on a net invoice basis without demand by Lessor. All payments due from Lessee pursuant to the terms of the Lease shall be made by Lessee without any abatement or setoff of any kind whatsoever arising from any cause whatsoever. If any payment is not received by Lessor within five (5) days from the date due, Lessee shall pay Lessor interest at the rate of EIGHTEEN PERCENT (18%) per annum (or at the maximum rate permitted by applicable law, if less) on such payment until received. In order to reimburse Lessor for resulting administrative expenses, Lessee shall also pay a late charge of TWENTY-FIVE (\$25.00) for each delinquent payment each and every month that such payment(s) remain(s) delinquent.

9. TAXES AND LIENS. Lessee agrees to keep the Equipment free of all levies, liens or encumbrances. Lessee shall, in the manner directed by Lessor, (a) make and file all declarations and returns in connection with all charges, fees and taxes (local, state and federal) levied or assessed either upon Lessee or Lessor, or upon the ownership, leasing, rental, sale, possession, use, or operation of the Equipment, and (b) pay all such charges, fees and taxes. However, Lessor shall pay all local, state or federal net income taxes relating to the Lease. If Lessee fails to pay taxes and charges as required by this Section, Lessor shall have the right, but not the obligation, to make such payments. In the event that Lessor makes any such payments, Lessee shall reimburse Lessor for such costs as deemed appropriate by Lessor and as invoiced by Lessor.

10. LOSS OR DAMAGE. Until the Equipment is returned to Lessor, Lessee assumes all risk of loss or damage to the Equipment. Subject to <u>Section 12(b)</u>, should any Equipment damaged be capable of repair, the Lease shall not terminate, but Lessee shall cause the Equipment to be repaired and restored to its condition existing prior to such damage, at Lessee's sole expense. Lessee shall be entitled to the benefit of the proceeds from any insurance recovery received by Lessor, up to an amount equal to that paid to Lessor pursuant to this paragraph.

11. INSURANCE.

(a) Lessee shall provide, maintain, and pay all premiums for insurance covering the loss, theft, destruction, or damage to the Equipment in an amount not less than the full replacement value thereof, naming Lessor as loss payee of the proceeds. Lessee shall also provide, maintain, and pay all premiums for public liability insurance (minimum of \$1,000,000 per occurrence), naming Lessor as an additional insured. All insurance shall be in a form and with a company satisfactory to Lessor, and shall not be subject to cancellation without thirty-(30) day's prior written notice to Lessor. Lessee shall deliver to Lessor insurance policies, or evidence of insurance related thereto, meeting the above requirements. Proceeds of such insurance shall, at Lessor's option, be applied either towards replacement, restoration or repair of the Equipment or towards payment of Lessee's obligations under the Lease. Lessor may require Lessee's insurance carrier to be licensed to do business in the state where the Equipment is being leased.

(b) Should Lessee fail to provide satisfactory proof of insurance prior to delivery of Equipment or at any time during the Lease Term, Lessor shall have the right, but not the obligation, to obtain such insurance and/or make such payments. In the event that Lessor makes such



Lease Agreement Contract: 210022781.1 Contract Term: 24 Months Date Printed: 02/12/2015 Start Rent Date: 07/01/2015

payment(s), Lessee shall reimburse Lessor for such insurance as deemed appropriate by Lessor and as invoiced by Lessor. In any event, Lessor will not and does not provide insurance for any of Lessee's personal property that may be in or on any Equipment.

12. WAIVER AND INDEMNIFICATION.

(a) Lessee hereby waives and releases all claims against Lessor for (i) loss of or damage to all property, goods, wares and merchandise in, upon or about the Equipment, (ii) injuries to Lessee, Lessee's agents and third persons, and (iii) the use, misuse, or malfunction of any security screens provided with the Equipment, in each case, irrespective of the cause of such loss, damage or injury. Under no circumstances shall Lessor be liable to Lessee for any special, incidental or consequential damages of any kind (including, but not limited to damages for loss of use, or profit, by Lessee or for any collateral damages), whether or not caused by Lessor's negligence or delay, resulting from the Lease or the manufacture, delivery, installation, removal or use of the Equipment, or in connection with the services rendered by Lessor hereunder, even if the parties have been advised of the possibility of such damages.

(b) Lessee agrees to indemnify and hold harmless Lessor from and against any and all losses, liabilities, costs, expenses (including attorney fees), claims, actions, demands, fines, forfeitures, seizures or penalties (collectively, "**Claims**") arising out of (i) the maintenance, possession or use of the Equipment by Lessee, its employees, agents or any person invited, suffered or permitted by Lessee to use or be in, on or about the Equipment, including to the extent arising from Lessor's negligence, (ii) Lessee's failure to comply with any of the terms of the Lease (including without limitation <u>Sections 5(a)(ii)</u> and 5(f)(i) of the Incorporated Provisions, and <u>Sections 6. 14 and 15</u> hereto), and (iii) any theft or destruction of, or damage to, the Equipment. If the foregoing obligations are not enforceable against Lessee under applicable law, Lessee agrees to indemnify and hold harmless Lessor from and against any and all Claims to the maximum extent permitted by applicable law. Lessee shall make all payments due under this Section upon demand by Lessor.

13. EVENTS OF DEFAULT.

(a) Each of the following shall constitute an "Event of Default": (1) default by Lessee in making any required payment to Lessor and the continuance of such default for ten (10) consecutive days; (2) any default or breach by Lessee of <u>Section 7</u>, (3) default by Lessee in the performance of any obligation, covenant or liability contained in the Lease or any other agreement or document with Lessor and the continuance of such default for ten (10) days after written notice, thereof by Lessor to Lessee; (4) any warranty, representation or statement made or furnished to Lessor by or on behalf of Lessee proves to have been false in any material respect when made or furnished; (5) loss, theft, damage, destruction or the attempted sale or encumbrance by Lessee of any of the Equipment, or any levy, seizure or attachment thereof or thereon; or (6) Lessee's dissolution, termination of existence, discontinuance of business, insolvency, or business failure; or the appointment of a receiver of any part of, the assignment for the benefit of creditors by, or the commencement of any proceedings under any bankruptcy, reorganization or arrangement laws by or against, Lessee. Lessee acknowledges that any Event of Default will substantially impair the lease value hereof.

(b) REMEDIES OF LESSOR: Upon the occurrence of any Event of Default and any time thereafter, Lessor may, without notice, exercise one or more of the following remedies, as Lessor, in its sole discretion shall elect: (1) declare all unpaid lease payments under the Lease to be immediately due and payable; (2) terminate the Lease as to any or all items of the Equipment; (3) take possession of the Equipment wherever found, and for this purpose enter upon any premises of Lessee and remove the Equipment, without any liability for suit, action or other proceedings by Lessee; (4) direct Lessee at its expense to promptly prepare the Equipment for pickup by Lessor; (5) use, hold, sell, lease or otherwise dispose of the Equipment or any item thereof on the site specified on the applicable Agreement or any other location without affecting the obligations of Lessee as provided in the Lease; (6) sell or lease the Equipment or any part thereof by public or private sale or lease at such time or times and upon such terms as Lessor may determine, free and clear of any rights of Lessee (if notice of sale is required by law, notice in writing not less than ten (10) days prior to the date thereof shall constitute reasonable notice to Lessee); (7) proceed by appropriate action either in law or in equity to enforce performance by Lessee of the terms of the Lease or to recover damages for the breach hereof; (8) apply the Security Deposit to payment of Lessor's costs, expenses and attorney fees in enforcing the terms of the Lease and to indemnify Lessor against any damages sustained by Lessor (provided, however, nothing herein shall be construed to mean that the recovery of damages by Lessor shall be limited to the amount of the Security Deposit); (9) exercise any and all rights accruing to Lessor under any applicable law upon an Event of Default. In addition, Lessor shall be entitled to recover immediately as damages, and not as a penalty, a sum equal to the aggregate of the following: (i) all unpaid payments as are due and payable for any items of Equipment up to the date of repossession by Lessor; (ii) any expenses paid or incurred by Lessor in connection with the repossession, holding, repair and subsequent sale, lease or other disposition of the Equipment, including attorney's fees and other reasonable costs and expenses; (iii) an amount equal to the excess of (a) all unpaid payments for any item of Equipment repossessed by Lessor from the date thereof to the end of the term of the Lease over (b) the fair market lease value of such item or items of Equipment for such unexpired lease period (provided however, that the fair market lease value shall be deemed to not exceed the proceeds of any sale of the Equipment or lease thereof by Lessor for a period substantially similar to the unexpired lease period); and (iv) the replacement cost of any item of Equipment which Lessee fails to prepare for return to Lessor as provided above or converts or is destroyed, or which Lessor is unable to repossess.

14. **OWNERSHIP AND MARKING OF EQUIPMENT.** Title to the Equipment shall remain in Lessor (or its Principal). Excepting only as may be granted in a separate writing signed by Lessor, no option or other right to purchase the Equipment is granted or implied by the Lease to Lessee or any other person. The Equipment shall remain and be deemed to be personal property of Lessor, whether attached to realty or not, and upon termination of the Lease or the occurrence of an Event of Default, Lessee shall have the duty and Lessor shall have the right to remove the Equipment whether or not affixed to any realty or building without any liability to Lessor for damage to the realty or building caused by the removal of the Equipment. Any replacement, substitutes, accessories or parts, whether placed in or upon the Equipment or not, whether made a component part thereof or not, shall be the property of Lessor and shall be included under the terms of the Lease.

15. COMPLIANCE WITH LAW. Lessee assumes all responsibility for any and all licenses, clearances, permits and other certificates as may be required for Lessee's lawful operation, use, possession and occupancy of the Equipment. Lessee agrees to fully comply with all laws, rules, regulations and orders of all local, state and federal governmental authorities which in any way relate to the Equipment. Lessee shall pay the



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cost of all license and registration fees and renewals thereof.

16. **GOVERNING LAW.** Lessee and Lessor agree that the Lease shall be governed in all respects by, and interpreted in accordance with the laws of, the State of California, without regard to its conflicts of laws provisions.

17. JURISDICTION.

(a) In any case where the Equipment is located in the State of Maryland or the State of Virginia, it is agreed that the venue for a legal action relating to the Lease shall be proper if brought in Alameda County, State of California. Subject to <u>Section 12</u>, the prevailing party shall be entitled to recover reasonable attorneys' fees and court costs, whether or not the action proceeds to judgment.

(b) In all other cases, the Federal District Courts located within the State of California shall have non-exclusive jurisdiction over any lawsuit brought by Lessee or Lessor as a result of any dispute regarding matters arising in connection with the Lease. Further, it is agreed that the venue for a legal action relating to the Lease shall be proper if brought in Alameda County, State of California. Subject to <u>Section 12</u>, the prevailing party shall be entitled to recover reasonable attorneys' fees and court costs, whether or not the action proceeds to judgment.

18. **MEDIATION; ARBITRATION.** Lessee agrees to abide by Lessor's option (if Lessor shall so choose) to have any claims, disputes, or controversies arising out of or in relation to the performance, interpretation, application, or enforcement of the Lease, including but not limited to breach thereof, referred to mediation before, and as a condition precedent to, the initiation of any adjudicative action or proceeding, including arbitration. If mediation fails to resolve the claims, disputes or controversies between Lessor and Lessee, Lessee agrees to abide by Lessor's option (if Lessor shall so choose) to have the claims, disputes or controversies referred to binding arbitration. The parties hereto acknowledge that the subject matter of the Lease is a matter of interstate commerce.

19. CREDIT CARD AUTHORIZATION. Lessee hereby gives authorization to Lessor to charge against credit card provided all amounts billed for this transaction including applicable taxes, shipping and handling charges. For a rental/lease transaction, charges may be recurring and additional billing and charges will occur until such time as all Equipment and respective accessories are returned and the rental is terminated.

20. HAZARDOUS MATERIALS. Lessee agrees that no water, paint or chemicals, and no illegal, hazardous, controlled, toxic, explosive, flammable, restricted, contaminated or other dangerous materials, shall be maintained or stored in or on the Equipment.

21. **MISCELLANEOUS**. Time is of the essence of each and every provision of the Lease. Failure of Lessor to enforce any term or condition of the Lease shall not constitute a waiver of subsequent defaults by Lessee, nor shall it, in any manner, affect the rights of Lessor to enforce any of the provisions hereunder. The invalidity or unenforceability of any provision of the Lease shall not affect the validity or enforceability of any provision.

22. ENTIRE AGREEMENT. The Lease constitutes the entire agreement between Lessor and Lessee with respect to the subject matter hereof and, except for the Incorporated Provisions that may be updated by Lessor from time to time in its sole discretion, may not be amended, altered or modified except by a writing signed by both Lessor and Lessee.

Lease Terms and Conditions, Rev. 7/20/11



EXHIBIT A

Lease Agreement

Contract: 210022781.1 Contract Term: 24 Months Date Printed: 02/12/2015 Start Rent Date: 07/01/2015

Customer & S	ite Information		Mobile Modular Contact	
Customer Information: Oakland USD 955 High Street Attn: Eric Scheuermann Oakland, CA 94601 Eric Scheuermann eric.scheuermann@ousd.k12.ca.us (510) 535-7041 (510) 879-3673	Site Information: Oakland USD 400 Capistrano Dr James Madison Middle School Oakland, CA 94603 Eric Scheuermann eric.scheuermann@ousd.k12.ca.us (510) 535-7041 Customer PO/Reference: Madison MS Exp: //	tom.an Direct I	Questions? Contact: Tom Anderson aderson@mgrc.com Phone: (925) 453-3428 er inquiries: (925) 606-9000	
	By:			
	Product Information	Section of the sectio	And the first of the second of the second	
	Qty	Monthly Rent	Extended Monthly Rent T	axable
Classroom, 24x40 DSA (Item1001) Right Hand Door Configuration. Open	1 plan. Tackboard interior.	\$408.00	\$408.00	N
Classroom, 24x40 DSA (Item1001) Right Hand Door Configuration. Open	ן plan. Tackboard interior.	\$408.00	\$408.00	N 424
			Tatal One Time T	
Charges Upon Delivery:	Qty	Charge Each	Total One Time T	axable
	,			
Classroom, 24x40 DSA (Item1001) 3' wide x 84" H Storage Cab w/locks Materials	1	\$1,019.00	\$1,019.00	Ν
5' Base Cabinet w/ Sink and Bubbler	1	\$2,310.00	\$2,310.00	Ν
Materials 5' upper cabinet Materials	1	\$882.00	\$882.00	Ν
Block and Level Building (B5) (PW)	1	•\$2,880.00	\$2,880.00	Ν
Prevailing Wage Cert. Payroll Custom Paint Materials	. 1	\$2,563.00	\$2,563.00	Ν
Delivery Haulage Lowboy 12 wide	2	\$514.00		Ν
Delivery Haulage Permit 12 wide Lowboy		\$78.00		N
Installation, Closure Panel (PW)	1	\$175.00	\$175.00	[•] N
Prevailing Wage Cert. Payroll Installation, Ramp Skirting (PW) Prevailing Wage Cert. Payroll	37	\$12.00	\$444.00	Ν
Remove exist. carpet/Install New VCT	1	\$2,234.00	\$2,234.00	Ν
Materials Replace ext. door w/ new per OUSD Spe	ec . 1	\$2,682.00	\$2,682.00	Ν
Materials		I	\$16,373.00	
Classroom, 24x40 DSA (Item1001) 3' wide x 84" H Storage Cab w/locks	1	\$1,019.00	\$1,019.00	N
Materials 5' Base Cabinet w/ Sink and Bubbler Materials	1	\$2,310.00	\$2,310.00	Ν
5' upper cabinet	1	\$882.00	\$882.00	Ν
Materials Block and Level Building (B5) (PW)	1	\$2,880.00	\$2,880.00	Ν
Prevailing Wage Cert. Payroll Custom Paint Materials	1	\$2,563.00	\$2,563.00	Ν

Thank you for contacting Mobile Modular.

mobile 5700 L Liverm Phone	e Modular Managem as Positas Road hore, CA 94551 e: (925) 606-9000 Fax MobileModularRents.c	: (925) 453-3201	Lease Contract: 2100227 Contract Term: 24 Date Printed: 02/12 Start Rent Date: 07	Months 2/2015	
Delivery Haulage Lowboy 12 wide		2	\$514.00	\$1,028.00	Ν
Delivery Haulage Permit 12 wide Lo	owboy	2	\$78.00	\$156.00	Ν
Installation, Closure Panel (PW)		1	\$175.00	\$175.00	Ν
Prevailing Wage Cert. Payroll Installation, Ramp Skirting (PW)		37	\$12.00	\$444.00	Ν
Prevailing Wage Cert. Payroll		57	\$12.00	\$444.00	IN
Remove exist. carpet/Install New V Materials	СТ	1	\$2,234.00	\$2,234.00	Ν
Replace ext. door w/ new per OUS Materials	D Spec	1	\$2,682.00	\$2,682.00	Ν
Materials				\$16,373.00	
	Monthly Pe	rsonal Property E	Monthly Rent: opense (PPE): thly Charges:	\$816.00 \$0.00 \$0.00	
	Total Mont	hly Charges (incl	Taxes & PPE):	\$816.00	
	Subtotal of On	e-Time Charges u		\$32,746.00	
		Taxes On One 1		\$0.00	
			urity Deposit: Initial Invoice:	\$0.00 \$33,562.00	
		ESI.	Initial Involce.	\$33,302.00	
		Qty	Charge Each	Total One Time Ta	axable
Charges Upon Return:					
Classroom, 24x40 DSA (Item100	1)				
Prepare Equipment For Removal (B5)	1	\$2,300.00	\$2,300.00	Ν
Removal, Ramp Skirting		37	\$4.00	\$148.00	N
Return Haulage Lowboy 12 wide	1	2	\$514.00	\$1,028.00	N
Return Haulage Permit 12 wide Lo	wboy	2	\$78.00	\$156.00 \$3,632.00	Ν
				\$0,002.00	
Classroom, 24x40 DSA (Item100		4	to 000 00	A0 000 00	
Prepare Equipment For Removal (85)	1	\$2,300.00	\$2,300.00	N
Removal, Ramp Skirting		37	\$4.00 \$514.00	\$148.00 \$1,028.00	N N
Return Haulage Lowboy 12 wide Return Haulage Permit 12 wide Lo	whow	2	\$78.00	\$1,028.00	N
Neturn Hadiage Fernit 12 wide LU	wooy	2	\$10.00	\$3,632.00	

Special Notes

Additional Note: Lease rate includes mini-blinds, security screens on windows, and latch guard on doors. Lease rate based on 24 month term, early termination fee may apply.

Block/Level: Price assumes building is installed on a MMMC standard foundation. MMMC assumes installation on the minimum foundation design criteria/tolerances. For DSA buildings, it is assumed building will be installed on the minimum amount of foundation lumber per the applicable DSA approved stockpile drawings and site will not exceed 4-1/2" out of level. Additional material and labor charges apply for installing buildings above minimum foundation design criteria, raising buildings to meet specific finish floor elevations, raising building level to adjacent buildings, landings, walkways, transitions, etc.

Delivery Date: Delivery date will not be confirmed until MMMC receives the signed lease agreement (or an acceptable equivalent) and all credit conditions have been met.

DSA Classrooms include: (2) 8040 marker boards, (1) fire extinguisher at each exit, empty back box with conduit stubbed to ceiling for future pull station & horn, skirting for perimeter of building only, standard factory ramp, and wood sill foundation for level site.

Fire Related items: Unless noted, fire related items (alarms, sprinklers, smoke & heat detectors, and fire-rated walls, etc.) are not included.

General: Customer's site must be dry, compacted, level and accessible by normal truck delivery. Pricing does not include any clearing or grading of sites, obstruction removal, site or final building clean up, any asphalt transitions, dolly, crane, forklift, electrical or plumbing connections, window coverings, furniture, casework, appliances, doorstops, phone or data lines, gutters,



downspouts or tie-in, temporary power, temporary fencing, traffic control, flagmen, soil and/or pull test, custom engineering, fees associated with inspections, city or county submittals and/or use permits, security screens, door bars and any item not specifically listed as being included.

Pilot Cars & Haul Permits: Pricing does not include transportation pilot cars & haul permits. Occasionally additional charges occur due to city re-routing or city/county requirements. You will be advised if these conditions exist prior to hauling. **PPE and Taxes:** Applicable Personal Property Expense and taxes are not reflected in the pricing provided in this quote. Prior to issuing a purchase order or other agreement, please consult with the sales representative to ensure that all PPE and taxes applicable to the products and services outlined herein are appropriately identified and included.

Ramps: Site conditions may affect ramp configuration and cost. Ramp transitions by others (from end of ramp to grade). If applicable, extended or custom rails by others. Ramp skirting is optional. MMMC provides used/refurbished ramps - new ramps available for purchase only.

Skirting: Skirting installation & removal is not included unless otherwise noted. When included, it is non-structural, non-fire rated and cosmetic only. Skirting pricing assumes a level site.

Used building rental: Quotation is for a used or refurbished modular building. There may be variations in wall paneling, flooring, or other exterior and interior finishes. Dimensions are nominal unless otherwise stated.

Flooring (VCT): This building ships with newly installed VCT.

Yes - Prevailing Wage: Pricing includes prevailing wage and certified payroll for installation work performed on site.

Special Terms & Important Contractual Information

- A minimum cleaning charge of \$125 per floor will apply for modular buildings.
- Prices will be adjusted for unknown circumstances, e.g. driver waiting time, pilot car requirements, special transport permits, difficult site, increase in fuel price, etc. Customer's site must be dry, compacted, level and accessible by normal truck delivery.
- This transaction is subject to credit approval. Security deposit or payment in advance may be required. Security deposit will be applied against account balance at the end of the contract.
- Unless noted, prices do not include permits, ramps, stairs, seismic foundation systems, temporary power, skirting, engineering, taxes or utilities or related installation and/or removal of same. Pricing quote for set up or installation (of building, skirting, earth anchors, ramps, etc.) does not include dismantle or removal unless otherwise noted. Except for skirting and earth anchors, unless noted, ownership of all installed or supplied items is retained by Lessor.
- Please treat our equipment with respect. All damages other than normal usage will be billed for at the end of lease.
- Contract subject to terms & conditions attached and made a part of this agreement by reference herein. Customer
 acknowledges that he/she has received and read and affirms that he/she is duly authorized to execute and commit to this
 agreement for the above named customer.
- Rent will be billed in advance every 30 calendar days.
- Unless otherwise noted, prices do not include prevailing wages, Davis-Bacon wages, or other special or certified wages.

Insurance Requirements

Please send, or have your insurance company send, a Certificate of Insurance to us. We require liability coverage (minimum of \$1,000,000) listing Mobile Modular Management Corporation as an additional insured and property coverage for the value of the unit(s) leased listing Mobile Modular Management Corporation as loss payee.

Item & Description	Qty	Item Code	Ins. Value
Classroom, 24x40 DSA (Item1001)	1	1001	\$37,500.00
Classroom, 24x40 DSA (Item1001)	1	1001	\$37,500.00

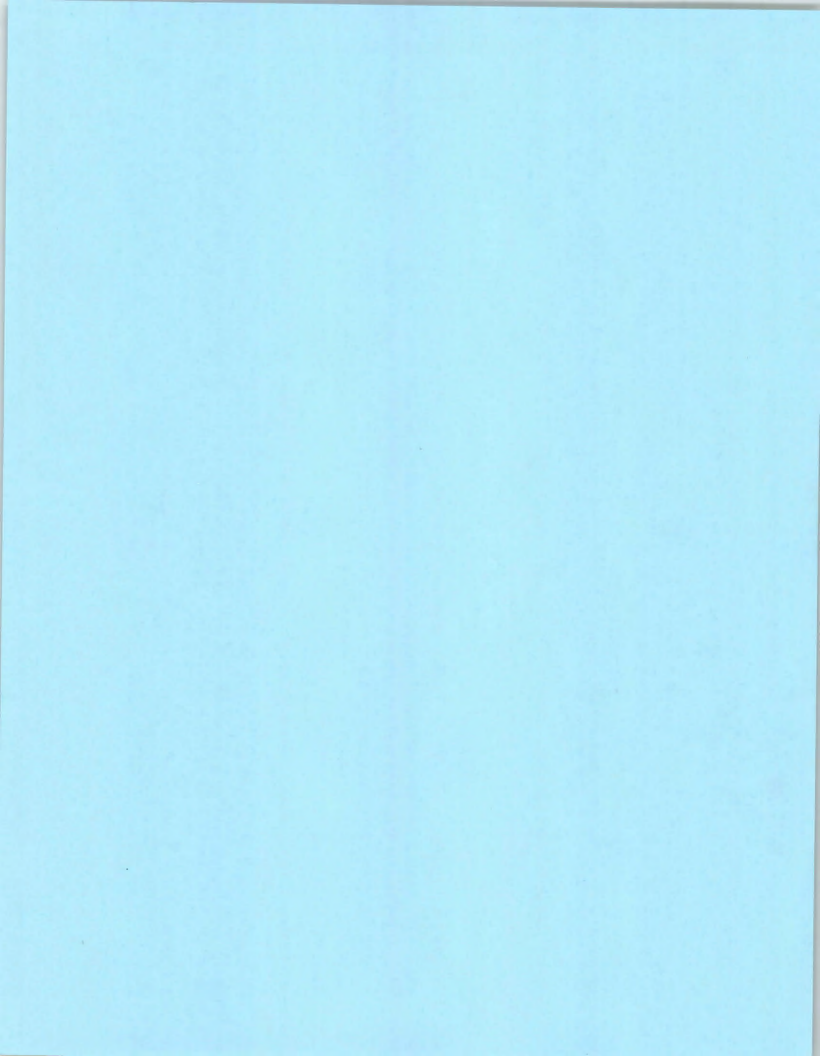


OAKLAND UNIFIED SCHOOL DISTRICT

AMENDMENT PIGGYBACK MODULAR CONTRACT ROUTING FORM

			Project Information	on			
Project Name	Madisor	Expansion - New Cor	struction	Site	215		
			Basic Directions	S	210		
Servio	ces cannot b	be provided until the con			Purchase Order	has be	en issued.
ttachment	Proof of ger	neral liability insurance, in mpensation insurance ce	cluding certificates a	nd endorser	ments, if contract		
		C	ontractor Informa	tion			
ontractor Name	e Mohile	e Modular Management C			Tom Anderson		
USD Vendor II			Title		Project Manager		
Street Address		Las Positas Road	City	Livern			A Zip 94550
elephone		06-9000	Policy Exp			5.20	XG
ontractor Histo		viously been an OUSD con			rked as an OUS		vee? Yes x No
						a on pic	100 L 100 X 140
USD Project #	. 13124						
			Term				
			Data Maria	Mill End D			
Date Work W	/ill Begin	9-10-2014	Date Work (not more that			10-10-2017	
		0-10-2014	I (not more tha	in 5 years non	in start udte)	10-10	. 2011
			Compensatio	n			
			71101	IN IT	E	COT (00.00
Total Contrac		\$	Total Contract Not To Exceed				69.00
Pay Rate Per	r Hour (If Hou	rly) \$	If Amendment, Changed Amount \$59,594.00				594.00
Other Expense	ses		Requisition	Number			_
			Budget Informati				
If you are p	planning to mu	Iti-fund a contract using LEP	funds, please contact t	he State and	Federal Office <u>be</u>	ore comp	leting requisition.
Resource #	F	Funding Source	Org Ke	У	Object (ode	Amount
9350		Measure J	2159905	820	562	0	\$59,594.00
					-		
		Approval and	Routing (in order o	fapproval	steps)		
Services cannot b	e provided be	fore the contract is fully approvided before a PO was issued	oved and a Purchase C	order is issued	. Signing this doo	ument af	firms that to your
Division He			Phon	e 510-	-535-7038 Fa	x	510-535-7082
Dimenter		ning and Management				-	
Signature				Dete	Approved	47	3.5
	Juncol Donar	tment of Facilities Planning	and Management	Date	Approved	116	
2. Signature	bulisei, Depai		g and management	Date	Approved	H	23.15
-	puty Chief, Fa	acilities Planning and Mana	gement	200		10	
S. Signature			A	Date	e Approved	41-	7/1=
	rations Office	r Facilities Planning and M	anagement			1/2	113
I. Signature	CN	had Olor	- Indwell	Dat	e Approved	515	115
President	, Board of Ed	ucation		1			
5 Signature				Dat	e Approved		

THIS FORM IS NOT A CONTRACT



Board Office Use: Leg	gislative File Info
File ID Number	14-1806
Introduction Date	9-23-2014
Enactment Number	14-1693
Enactment Date	9-23-1401



OAKLAND UNIFIED SCHOOL DISTRICT

Memo

То	Board of Education					
From	Antwan Wilson, Acting Superintendent and Secretary, Board of Education By: Mia Settles-Tidwell, Chief Operations Officer (MST) Timothy White, Deputy Chief, Facilities Planning and Management					
Board Meeting Date	September 23, 2014					
Subject	Lease Agreement – Mobile Modular Management CorpMadison Middle School Interim Housing Portables Project					
Action Requested	Approval by the Board of Education of a Lease Agreement with Mobile Modular Management Corp. for Portable Leasing Services on behalf of the District at the Madison Middle School Expansion-New Construction Project, in an amount not- to exceed \$37,500.00. The term of this Agreement shall commence on September 10, 2014 and shall conclude no later than September 10, 2017.					
Background	Classroom portables are needed for the grade expansion at the school.					
Local Business Participation Percentage	0.00% (Sole Source)					
Strategic Alignment	Among the key purposes of the District's Facilities Master Plan is to provide an academic environment for the Oakland community that will give every student, educator, and community member using our facilities the best possible opportunity for learning.					
	Through implementation of the Facilities Master Plan, the District intends to improve the District's facilities in terms of structural integrity, safety, reliability of operating (mechanical) systems, access to modern resources, number and type of appropriate laboratories and specialized instruction rooms, opportunities for physical education, and attractiveness, such that the Oakland Public Schools are second to none. Operation of the District schools under the planned approach is intended to ensure safety, cleanliness, and orderliness for					

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OAKLAND UNIFIED SCHOOL DISTRICT

all individuals participating in the learning process.

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

Recommendation Approval by the Board of Education of a Lease Agreement with Mobile Modular Management Corp. for Portable Leasing Services on behalf of the District at the Madison Middle School Expansion-New Construction Project, in an amount notto exceed \$37,500.00. The term of this Agreement shall commence on September 10, 2014 and shall conclude no later than September 10, 2017.

Fiscal Impact

Measure J, Fund 21

Attachments

- Lease Agreement including scope of work
- Certificate of Insurance

AGREEMENT FOR THE LEASE OF PORTABLE BUILDINGS FROM MOBILE MODULAR TO THE OAKLAND UNIFIED SCHOOL DISTRICT

THIS AGREEMENT is made as of the <u>6th day of August, 2014</u> by and between Mobile Modular whose local place of business is at 5700 Las Positas Road, Livermore, CA 94550 hereinafter called "LESSOR" or Mobile Modular and the Oakland Unified School District, hereinafter referred to as "DISTRICT", acting under and by virtue of the authority vested in DISTRICT by the laws of the State of California.

LEASE/SUPPLY & INSTALLATION OF TEMPORARY PORTABLE BUILDINGS for

Madison Middle School Expansion-New Construction Project At James Madison Middle School 6328 East – 17th Street 400 Capistrano Drive Oakland, CA 94603 Quotation Reference: 210020587.1

NOW, THEREFORE, in consideration of the mutual covenants hereinafter set forth, LESSOR and DISTRICT agree as follows:

Article I. Scope of Work

- 1.1 Mobile Modular shall supply and install one (1) 24'X40' Division of State Architect (DSA) portable classrooms at Madison Middle School and for the duration of thirty-six (36) months including the delivery and installation of mini blinds, security screens on windows, and security bar on door. Standard ramp, wood foundation for level site only, standard glue down carpet, and skirting for building. Ramp skirting is optional.
- 1.2 Mobile Modular shall provide all permits necessary for the delivery of the portables to the sites. DISTRICT shall provide all permits for the installation, assembly and occupancy of the portables.
- 1.3 LESSOR shall provide portables that meet or exceed the requirements of the State of California, Department of Housing Code.

Article II. Architect/Engineer

- 2.1 The Project has been designed by and specifications furnished by Byrens Kim who shall have the rights assigned to Architect/Engineer ("A/E") in the Lease Agreement Documents.
- 2.2 DISTRICT will designate a Project Manager to assume all duties and responsibilities and have the rights and authorities assigned to the Project Manager in the Lease Agreement

Documents in connection with completion of Work in accordance with Lease Agreement Documents.

Article III. Performance of Work

3.1 Work shall commence immediately upon Mobile Modular acceptance and receipt of this Agreement from District. Any delay in Mobile Moduluar's delivery of the portables is excused only for delays in delivery due to fire, flood, windstorm, riot, civil disobedience, strike, Acts of God, or other circumstance beyond Mobile Modular's reasonable control, which Mobile Modular could not anticipate, which shall prevent the making of deliveries in the normal course of business. Mobile Modular is not otherwise excused for delay in delivery of the portables. With respect to work performed on DISTRICT property, DISTRICT agrees and acknowledges that its' Contractor that performed and/ or will be performing a work of construction at the work site is responsible for providing traffic control, access to the work site and a safe work environment -Where no Lease Agreement for construction is underway, DISTRICT is required to provide necessary traffic control, access to the work site and a safe work environment.

Article IV. Lease Agreement Time

4.1 The Work will be completed as follows: The Work will be conducted in Thirty-six (36) months. Lease Agreement Duration: commencing September 16, 2014 and ending on September 16, 2017.

Article V. Lease Agreement Sum

5.1 DISTRICT shall pay Mobile Modular the Lease Agreement Sum for completion of Work in accordance with Lease Agreement Documents. The Lease Agreement Sum is Thirtyseven thousand, five hundred dollars and no cents (\$37,500.00)

Product Information	Qty	Monthly Rent	Extended Monthly Rent
Classroom, 24X40 DSA (Item 1002) Right Hand Door Configuration Open plan. Tackboard Interior	1	\$348.00	\$348.00

Charges Upon Delivery:	Qty	Charge Each	Total One Time Taxable
Classroom 24X40 DSA (Item 1001) 36" x 84" H Storage Cab w/locks	1	\$1,901.00	\$1,901.00
Materials			
Cold water only			
5' base cabinet with sink and bubbler Materials	1	\$2,310.00	\$2,310.00
Cold water only			
Block and level Building (B5) (PW) Prevailing Wage Cert. Payroll	1	\$2,880.00	\$2,880.00
Custom Paint	1	\$2,563.00	\$2,563.00
Delivery Haulage Lowboy 12 wide	2	\$ 514.00	\$1,028.00
Delivery Haulage Permit 12 wide Lowboy	2	\$ 78.00	\$ 156.00
Installation, Ramp Skirting (PW) Prevailing Wage Cert. Payroll	36	\$12.00	\$432.00

Remove exist. Carpet/install New VCT Materials	1	\$2,234.00	\$2,234.00
Replace ext. door w/new per OUSD Spec.	1	\$2,682.00	\$2,682.00
TOTAL			\$16,186.00
Taxes on One-time Charge			\$0.00
Estimated Charges upon Delivery (incl Taxes)		1	\$16,186.00
First Months Rent (incl Taxes)			\$348.00
Security Deposit			\$0.00
Estimated Initial Invoice*:			\$16,534.00

Charges Upon Return:	Qty	Charge Each	Total One Time Taxable
Classroom 24X40 DSA (Item 1001) Prepare Equipment for Removal (B5)	1	\$1,365.00	\$1,365.00
Removal, Ramp Skirting	32	\$4.00	\$144.00
Return Haulage Lowboy 12 wide	2	\$ 514.00	\$1,028.00
Return Haulage Permit	2	\$78.00	\$156.00
TOTAL			\$2,693.00

5.2. The parties understand and agree that this Lease Agreement has been prepared with the input and review of LESSOR and DISTRICT in order to memorialize a lease arrangement pursuant to which LESSOR has provided modular buildings to DISTRICT for DISTRICT'S use. In compensation for said use, LESSOR shall be due the Lease Agreement sum identified in section 5.1 of this Lease Agreement and, from the date of the execution of this Lease Agreement, said compensation shall be paid as a monthly rental fee and shall be paid monthly, on the first day of the first month, and said rent shall be the sum of **One at \$348.00 per month** or a proration thereof, at a cost of 1/30 of the total monthly rent for each day during the term of this Lease. All rent shall be paid to LESSOR at the address to which notices to LESSOR are given. Commencing on the date of execution of this agreement , LESSEE shall pay a charge or ten percent (10%) per annum on rental payments due under this Lease Agreement that are thirty (30) days or more past due.

Article VI. Lease Term

6.1 The duration of the Lease term for each portable unit at Madison Middle School Interim Housing Projects will be from September 10, 2014 and ending on September 10, 2017. Project Schedule for the portables where the site plans have been completed and delivered to Mobile Modular and the date of delivery has been designated mutually determined by DISTRICT. For those portables where the site plan has not been completed and delivered to Mobile Modular the duration of the Lease Term will begin upon delivery of the site plans to Mobile Modular and installation of the portable at the DISTRICT site by Mobile Modular. Said term shall be referred to as the "Lease Term",

The term of this Lease shall include the partial month, if any, immediately preceding the first full calendar month of this year, unless terminated in accordance with the terms set forth herein.

6.2 The Lease Term for each portable at each school site shall be automatically extended month to month, provided that DISTRICT is not in default of the provisions of the Lease Agreement. Said month to month lease extension shall continue until such time that the DISTRICT provides thirty (30) days written notice to Mobile Modular that said month-to-month extension shall be terminated. However, the total term of the lease, including any lease extension shall not extend beyond a period of Thirty-six months without the authorization of the DISTRICT Timothy White, Associate Superintendent of Facilities, Planning and Management. DISTRICT's written notification of termination of the month-to-month extension of the Lease Term shall specify the school site at which the extended term is applicable and shall only be applicable to that specific site listed. In the event that the Lease Term is extended, the compensation for rental at each separate portable at Whittier Elementary School shall be paid on a monthly basis and shall be less than or equal to the monthly rental fee for each said school site, as invoiced by Mobile Modular.

Article VII. Compensation

7.1 DISTRICT shall pay Mobile Modular the Lease Agreement sum for completion of Work and for rental of the portable buildings for the initial Lease Term and any mutually agreed upon revisions that may pertain to the additional site work to be determined. The Lease Agreement Sum shall be <u>Thirty-seven thousand, five</u> <u>hundred dollars and no cents (\$37,500.00)</u>, which sum is the total and complete rental fee for the initial Lease Term for the portable buildings at Whittier Elementary School (Greenleaf) and is inclusive of all other labor, materials, site work, access, fees, taxes, costs and expenses and other related charges for performance of the Work listed in this Agreement as amended. Notwithstanding the foregoing, the cost of removal of the portables may be modified, upon mutual agreement by the parties, due to unknown or changed conditions.

Article VIII. Lease Agreement Documents

8.1 The Lease Agreement Documents which comprise the entire agreement between DISTRICT and LESSOR concerning the Work consist of this Agreement and shall not be modified except by written agreement between the parties

Article IX. District Approval of Work

9.1 The DISTRICT shall have the right, but not the obligation, to direct and supervise LESSOR'S work. DISTRICT shall have the power to reject any material furnished or work performed under the Agreement which does not conform to the terms and conditions set forth in the contract documents.

Article X. Prevailing Wages

- 10.1 Not applicable, omitted.
- 10.2 Not applicable, omitted.

Article XI. Inspection of Work/Defective or Damaged Work

- 11.1 DISTRICT shall inspect the materials, equipment and work provided by Mobile Modular within seven (7) working days of delivery and inform in writing of any defects or damage in said work or materials. Any equipment found to be damaged or defective at the time of delivery shall be repaired, replaced or corrected by Mobile Modular hereunder without additional cost to DISTRICT, unless the damage was caused by DISTRICT, its' agents, employees or Contractors. Equipment shall be returned to Mobile Modular in the same condition as it was delivered less any normal wear and tear.
- 11.2 Mobile Modular shall repair or replace any damaged or defective work, materials or equipment within ten (10) working days of notice by DISTRICT to repair, replace or correct such work, materials or equipment found to be damaged or defective at the time of delivery, then DISTRICT shall, upon written notice to Mobile Modular, have the authority to deduct the cost there from any compensation due or to become due to Mobile Modular. Nothing in this section shall limit or restrict the provisions regarding warranty of fitness set forth in this Agreement.

Article XII. Warranty

- 12.1 Mobile Modular hereby warrants that the goods and/or services covered by this Lease Agreement will meet the requirements and conditions of the specification documents and shall be fit for the purpose intended and will be of first-class material and workmanship and free from defects. DISTRICT reserves the right to cancel the unfilled portion of any order without liability to Mobile Modular for Mobile Modular's breach of this warranty. Goods will be received subject to reasonable inspection and acceptance at destination by DISTRICT and risk of loss before acceptance shall be on Mobile Modular. Defective goods reasonably rejected by DISTRICT may without prejudice to any legal remedy, be held at Mobile Modular's risk and returned to Mobile Modular at Mobiel Modular's expense. Defects are not waived by acceptance of goods or by failure to notify Mobile Modular thereof
- 12.2 It is understood and agreed that compliance with this warranty and the acceptance of the materials, equipment or supplies to be manufactured or assembled pursuant to these specifications, does not waive any warranty either express or implied in sections 2312 through 2317 of the Commercial Code of the State of California or any liability of Mobile Modular and or manufacturer as determined by any applicable decision of a court of the State of California or of the United States.

Article XIII. Warranty of Title

13.1 Mobile Modular shall warrant to DISTRICT, its' successors and assigns, that the title to the material, supplies or equipment covered by this Lease Agreement, when delivered to DISTRICT or to its' successors or assigns, is free from all liens and encumbrances.

Article XIV. District's Rights and Remedies for Default

- 14.1 DISTRICT may terminate the Lease Agreement at any time by giving thirty (30) days written notice thereof. Notice of termination shall be by certified mail. Upon termination, DISTRICT shall pay to Mobile Modular its' allowable costs incurred to date of termination and those costs deemed necessary by Mobile Modular to effect termination. In the event that Mobile Modular at any time during the entire term of the LEASE AGREEMENT breaches the requirements or conditions of the LEASE AGREEMENT, and does not within ten (10) working days (or such other reasonable period as the DISTRICT may authorize in writing) of receipt of notice from the DISTRICT cure such breach or violation, the DISTRICT may immediately terminate the Lease Agreement and shall pay Mobile Modular only its' allowable costs to date of the termination.
- 14.2.1 In the event that the circumstances giving rise to the breach are such that the breach cannot be' cured within ten (10) working days, the DISTRICT and Mobile Modular shall make a good faith effort to determine a reasonable time period in which the breach must be cured. The DISTRICT may immediately terminate the Lease Agreement and pay Mobile Modular only its' allowable costs to date of the termination if the breach is not cured within a reasonable time period.
- 14.2.2 The parties understand and agree that DISTRICT has leased portable classrooms from Mobile Modular for public education purposes and the removal of the portable classrooms, for any reason, must be coordinated with DISTRICT's academic schedule to avoid disruption of the District's delivery of public education and related public education operations. Accordingly, Mobile Modular may terminate this agreement if DISTRICT at any time during the entire term of the LEASE AGREEMENT breaches the requirements or conditions of the LEASE AGREEMENT, and does not within thirty (30) working days (or such other reasonable period as the Mobile Modular may authorize in writing) of receipt of notice from the Mobile Modular cure such breach or violation. In the event that Mobile Modular elects to terminate the Agreement, Mobile Modular may remove its portable buildings and shall coordinate the removal of its portable buildings with DISTRICT to avoid or minimize any disruption of classes or public education operations of DISTRICT. DISTRICT must make a good faith and reasonable effort to cooperate with Mobile Modular in the scheduling of the removal of portable buildings in the event of DISTRICT's default under the agreement. Upon termination, DISTRICT shall pay to its' allowable costs incurred to date of termination and those costs deemed reasonable and necessary by Mobile Modular and DISTRICT to effect termination.

Article XV. Failure to Complete Lease Agreement - Effect

15.1 In case of failure on the part of Mobile Modular to complete its' Lease Agreement within the specified time or a mutually agreed upon and authorized extension thereof, in accordance with the notice requirements of Section 1.1, Default, the Lease Agreement may be terminated and DISTRICT shall in such event not thereafter pay or allow Mobile Modular any further compensation for any labor, materials or equipment furnished by him under such Lease Agreement; and DISTRICT may proceed to complete such LEASE AGREEMENT either by re letting or otherwise, and Mobile Modular and his bondsmen shall be liable to DISTRICT for all loss or damage which it may suffer on account of Mobile Modular's failure to complete its' Lease Agreement.

Article XVI. Damages

16.1 All loss or damage arising from any unforeseen obstruction or difficulties, either natural or artificial, which may be encountered in the prosecution of the work, or the furnishing of the material or equipment, or from any action of the elements prior to the delivery of the work, or of the materials or equipment, or from any act or omission not authorized by these specifications on the part of the LESSOR or any agent or person employed by him shall be sustained by the LESSOR.

Article XVII. Liquidated Damages

17.1 Omitted

Article XVIII. Effect of Extensions of Time

18.1 Granting or acceptance of extensions of time to complete the work or furnish the labor, supplies, materials or equipment, or anyone of the aforementioned, will not operate as a release to Mobile Modular or the surety on Mobile Modular's faithful performance bond from said guarantee, if any bond is required.

Article XIX. Performance Bond

19.1 This section is not applicable to Lease Agreements where portable building(s) have already been installed.

As a condition of award of this agreement to Mobile Modular DISTRICT may require Mobile Modular to execute and deliver to DISTRICT a performance bond in the amount of one hundred percent, (100%) of the Lease Agreement price, with a corporate surety acceptable to the DISTRICT or with two or more sufficient sureties to be approved by the DISTRICT or shall deposit with the DISTRICT a certified check upon some solvent bank for the said amount, for faithful performance of the Lease Agreement. No surety on any bond other than lawfully authorized surety companies shall be taken unless he shall be a payer of taxes upon property not exempt from execution or subject to homestead claim, the assessed value of which over and above all encumbrances is

equal in amount to its' liabilities on all bonds on which he may be surety to the DISTRICT, and each surety shall certify and make an affidavit signed by him that he is assessed upon the latest assessment roll of Alameda County, in his own name, for property in an amount greater than his liabilities on all bonds on which he is surety to the DISTRICT and that the taxes on such property so assessed are not delinquent.

Article XX. Payment Bond

7

19.2 This section is not applicable to Lease Agreements where portable building(s) have already been installed or is rented.

As a condition of award of this agreement to Mobile Modular, DISTRICT may require Mobile Modular to execute and deliver to DISTRICT a payment bond in the amount of one — hundred percent (100%) of the Lease Agreement price, with a corporate surety acceptable to the DISTRICT or with two or more sufficient sureties to be approved by the DISTRICT or shall deposit with the DISTRICT a certified check upon some solvent back for the said amount, for payment of materials, labor and equipment in performance of the Lease Agreement. No surety on any bond other than lawfully authorized surety companies shall be taken unless he shall be a payer of taxes upon property not exempt from execution or subject to homestead claim, the assessed value of which over and above all encumbrances is equal in amount to his liabilities on all bonds on which he may be surety to the DISTRICT, and each surety shall certify and make an affidavit signed by him that he is assessed upon the latest assessment roll of Alameda County, in his own name, for property in an amount greater than his liabilities on all bonds on which he is surety to the DISTRICT and that the taxes on such property so assessed are not delinquent.

Article XXI. Indemnification

- 21.1 With respect to the willful misconduct, negligent acts or omissions of Mobile Modular, or its' employees, officers, agents, or subcontractors only, Mobile Modular shall indemnify, keep and hold harmless, the DISTRICT, it's directors, officers, employees and/or agents, against all losses, or claims based on any injury or death of any person or damage to or loss of use of any property arising out of or in any way connected with or alleged to be connected with the work and services to be performed under this Agreement by Mobile Modular its ,employees, officers, agents or sub contractors whether or not it shall be claimed that the injury was caused through a negligent act or omission of or its' employees; and Mobile Modular shall, at its' expense pay all charges of attorneys and all costs and other expenses arising there from or incurred in connection therewith, and if any judgments shall be rendered against the DISTRICT its' directors officers, employees and/or agents in any such action, Mobile Modular shall at its' expense satisfy and discharge the same.
- 21.2 With respect to the willful misconduct, negligent acts or omissions of DISTRICT its' employees, officers, agents, subcontractors or attendees, DISTRICT shall indemnify, keep and hold harmless, Mobile Modular, its directors, officers, employees, subcontractors and/or agents, against all losses, or claims based on any injury or death of any person or damage to or loss of use of any property arising out of or in any way connected with or alleged to be connected with the buildings (or any item provided with the buildings) under this Agreement caused by DISTRICT, its' employees, officers, agents, subleasees, or subcontractors or attendees, whether or not it shall be claimed that the injury was caused through a negligent act or omission of DISTRICT or its' employees, officers, agents, subcontractors, or attendees; DISTRICT shall, at its' expense pay all charges of attorneys and all costs and other expenses arising there from or incurred in connection therewith and if any judgment shall be rendered against Mobile Modular its' directors, officers, employees and/or agents in any such action, DISTRICT shall at it's expense satisfy and discharge the same.

Article XXII. Infringement of Patents

22.1 Mobile Modular agrees that he will at his own expense, defend all suits or proceedings instituted against the DISTRICT, and pay any award of damages assessed against the DISTRICT in such suits or proceedings, insofar as the same are based on any claim that the materials, or equipment, or any part thereof, or any tool, article or process used in the manufacture thereof, constitutes an infringement of any patent held by any other party, provided the DISTRICT gives to Mobile Modular prompt notice in writing of the institution of the suit or proceedings and permits Mobile Modular through his counsel to defend the same and gives Mobile Modular information, assistance and authority to enable Mobile Modular to do so.

Article XXIII. Assignment and Delegation

23.1 Mobile Modular shall neither delegate any duties or obligations under this LEASE AGREEMENT nor assign, transfer, convey, sublet or otherwise dispose of the Lease Agreement or his right, title or interest in or to the same, or any part thereof, without prior consent in writing of the DISTRICT.

Article XXIV. Equal Employment Opportunity

24.1 In connection with the performance of this Agreement Mobile Modular shall not discriminate against any employee or applicant for employment because of race, religion, color, sex, disability, sexual orientation or national origin.

Article XXV. Environmental and Safety Health Standards Compliance

25.1 Mobile Modular shall comply with the applicable environmental statutes, regulations and guidelines in performing the work under this Lease Agreement. Mobile Modular shall also comply with applicable Occupational Safety and Health standards, regulations and guidelines in performing the work under this Lease Agreement.

Article XXVI. Hazardous Chemicals and Wastes

26.1 Mobile Modular shall bear full and exclusive responsibility for any release of hazardous or nonhazardous chemicals or substances arising out of the operations of Mobile Modular or any subcontractors during the course of performance of this Lease Agreement. Mobile Modular shall immediately report any such release to the DISTRICT Project Manager. Mobile Modular shall be solely responsible for all claims and expenses associated with the response to, removal and remediation of the release, including, without limit, payment of any fines or penalties levied against the DISTRICT, its directors, officers, employees or agents as a result of such release and shall hold harmless, indemnify and defend the DISTRICT, its' directors, officers, employees or agents from any claims arising from such release. For purposes of this section only, the term "claims" shall include (1) all notices, orders, directives, administrative or judicial proceedings, fines, penalties, fees or charges imposed by any governmental agency with jurisdiction, and (2) any claim, cause of action, or administrative or judicial proceeding brought against the DISTRICT, its' directors, officers, employees or agents

for any loss, cost (including reasonable attorney's fees), damage or liability sustained or suffered by any person or entity, including the DISTRICT.

Article XXVII. Insurance

- 27.1 If Mobile Modular employs any person to perform work in connection with this Lease Agreement, Mobile Modular shall procure and maintain at all times during the performance of such work, Workers ' Compensation Insurance in conformance with the laws of the State of California and Federal Laws when applicable. Employers' Liability Insurance shall not be less than One Million Dollars (\$1,000,000) per accident or disease.
- 27.2 Prior to commencement of work under this Lease Agreement by any such employee, Mobile Modular shall deliver to DISTRICT a Certificate of Insurance, which shall stipulate that thirty (30) days advance written notice of cancellation, non-renewal or reduction in limits, shall be given to DISTRICT.
- 27.3 Bodily Injury, Death and Property Damage Liability Insurance.
- 27.4 Mobile Modular shall also procure and maintain at all times during the performance of this Lease Agreement, General Liability Insurance (including automobile operation) covering Mobile Modular and DISTRICT for liability arising out of the operations of Mobile Modular and any subcontractors. The policy (ies) shall include coverage for all vehicles, licensed or unlicensed, on or off DISTRICT'S premises, used by or on behalf of Mobile Modular in the performance of work under this Lease Agreement, the policy(ies) shall be subject to a limit for each occurrence of Two Million, Five Hundred Thousand Dollars (\$2,500,000), naming as an additional insured, in connection with Mobile Modular's activities, the DISTRICT, and its' directors, officers, employees and agents. The Insurer(s) shall agree that its' policy (ies) is Primary Insurance and that it shall be liable for the full amount of any loss up to and including the total limit of liability without right of contribution from any other insurance covering DISTRICT.
- 27.5 Inclusion of DISTRICT as an additional insured shall not in any way affect its' rights with respect to any claim, demand, suit or judgment made, brought or recovered against Mobile Modular. The policy shall protect Mobile Modular and DISTRICT in the same manner as though a separate policy had been issued to each, but nothing in said policy shall operate to increase the Insurer's liability as set forth in the policy beyond the amount or amounts shown or to which the Insurer would have been liable if only one interest had been named as an insured.
- 27.6 Prior to commencement of work hereunder, Mobile Modular shall deliver to DISTRICT a Certificate of Insurance, which shall indicate compliance with the insurance requirements of this paragraph and shall stipulate that thirty (30) days advance written notice of cancellation, non-renewal, or reduction in limits shall be given to DISTRICT.

Article XXVIII. Self-Insurance.

28.1 Omitted.

Article XXIX. Audit and Inspection of Records

29.1 During the term of this Agreement, Mobile Modular shall permit representatives of DISTRICT to have access to, examine and make copies, at DISTRICT'S expense, of its books, records and documents specifically relating to this Lease Agreement at all reasonable times.

Article XXX. Notices

30.1 All communications relating to the day to day activities of the project shall be exchanged between the DISTRICT'S Project Manager, Kenya Chatman and Mobile Modular's Project Manager. All other notices and communications deemed by either party to be necessary or desirable to be given to the other party shall be in writing and may be given by personal delivery to a representative of the parties or by mailing the same postage prepaid, addressed as follows:

If to the DISTRICT:

Oakland Unified School District Director of Facilities Planning and Management 955 High Street Oakland, CA 94601 Attention: Mr. Timothy E. White

> If to Mobile Modular: Mobile Modular 5700 Las Positas Road Livermore, CA 94550 Tel: 925-606-9000 Fax: 925-606-453-3201 Attention: Dana Hanson

30.2 The address to which mailings may be made may be changed from time to time by notice mailed as described above. Any notice given by mail shall be deemed given on the day after that on which it is deposited in the United States Mail as provided above.

Article XXXI. District Representative

- 31.1 Except when approval or other action is required to be given or taken by Timothy White, Associate Superintendent of Facilities, Planning and Management of the DISTRICT, or such person as he or she shall designate, shall represent and act for the DISTRICT
- 31.2 It is understood and agreed that in no instance is any party signing this Agreement for or on behalf of DISTRICT or acting as an employee or representative of DISTRICT, liable on this Lease Agreement, or upon any warranty of authority, or otherwise.

Article XXXII. Clayton Act and Cartwright Act

32.1 In entering into a public works Lease Agreement or a subLease Agreement to supply goods, services or materials pursuant to a public works Lease Agreement, or

subcontractors offers and agrees to assign to the awarding body all rights, title and interest in and to all causes of action it may have under Section 4 of the Clayton Act (15 U.S.C. § IS) or under the Cartwright Act (Chapter 2 (commencing with Section 16700) of Part 2 of Division 7 of the Business and Professions Code), arising from purchases of goods, services or materials pursuant to the public works Lease Agreement or the subLease Agreement

32.2 This assignment shall be made and become effective at the time DISTRICT tenders final payment to the Mobile Modular without further acknowledgment by the parties.

Article XXXIII. DSA Construction Reports

33.1 LESSOR shall provide to the District all documents required for compliance with and substantiating LESSOR'S compliance with the applicable local, state and federal laws and regulations, including such documents, which are necessary and which may be required for submission to the Department of the State Architect in connection with the use of portable buildings for public education. LESSOR shall provide accurate and complete reports and records regarding the portable buildings leased under this Agreement for reporting to the State of California and the Department of the State Architect.

Article XXXIV. Miscellaneous Provisions

All terms and conditions required by law are deemed part of the Lease Agreement.

GOVERNING LAW This agreement shall be deemed to have been entered into in the County of Alameda, and governed in all respects by California Law.

ENTIRE AGREEMENT/AMENDMENT. This Lease Agreement contains the entire agreement of the parties and there are no other promises or conditions in any other agreement whether oral or written with respect to the lease of the Premises. This Lease may be modified or amended in writing, if the party obligated under the amendment signs in writing.

SEVERABILITY. If any portion of this Lease is held to be invalid or unenforceable for any reason, the remaining provisions will continue to be valid and enforceable. If a court finds that any provision of this Lease is invalid or unenforceable, but that by limiting such provision, it would become valid and enforceable, then such provision will be deemed to be written, construed, and enforced as so limited.

WAIVER. The failure of either party to enforce any provisions of this Lease will not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Lease.

CUMULATIVE RIGHTS. The rights of the parties under this Lease are cumulative, and will not be construed as exclusive unless otherwise required by law.

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

Jusie puilwould 8-18-2014

Susie Butler-Berkley Contract Analyst IN WITNESS WHEREOF, LESSOR has executed this Agreement, and the District, by its Board of Education who is authorized to do so, has executed this agreement.

OAKLAND UNIFIED SCHOOL DISTRICT By: David Kakashiba President, Board of Education By: Antwan Wilson, Superintendent Secretary, Board of Education

Dated: 9/24/14 Dated: 9/24/14

Dated:

By:

Timothy. White, Associate Superintendent President, Board of Education

Mobile Modular:

Kristenbrickson Dated: 118/14 By: Operations Specialist Its:

Approved as to form and procedure:

Cate Boskoff, Facilities Counsel

LESSOR: Mobile Modular School: James Madison MS Interim Housing Funding: County School Facilities Fund

8.20.14 Dated:

File ID Number: 14-1806 Introduction Date: 9-23-14 Enactment Number: 14 Enactment Date: 9-2 Rv'

END OF DOCUMENT

Tour Project - Our Commitment	odular Management Co Positas Road , CA 94551 25) 606-9000 Fax: (925) IleModularRents.com		Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014 TESTIM Deliviony DATE ONly		
Customer Information: Jakland USD 55 High St Jakland, CA 94601 ric Scheuermann ric.scheuermann@ousd.k12.ca.us 10.908.3303	Site Information Site Information: Oakland USD 400 Capistrano Dr James Madison Middle Oakland, CA 94603 Eric Scheuermann eric.scheuermann@ou	isd.k12.ca.us	Please Cor Dana.Hans Direct Phor	obile Modular Contact Questions? ntact: Dana Hanson con@MobileModularRents.c ne: (925) 453-3124 quiries: (925) 606-9000	om
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Thank you for contacting Mobile Modular.

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Lease Agreement

Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

Budgetary Quote: Pricing provided is for budgetary purposes only. A revised quotation will be provided once project details are clarified.

 Delivery Date: Delivery date will not be confirmed until MMMC receives the signed lease agreement (or an acceptable equivalent) and all credit conditions have been met.

DSA Classrooms include: (2) 8040 marker boards, (1) fire extinguisher at each exit, empty back box with conduit stubbed to ceiling for future pull station & horn, skirting for perimeter of building only, standard factory ramp, and wood sill foundation for level site.

Fire Related Items: Unless noted, fire related items (alarms, sprinklers, smoke & heat detectors, and fire-rated walls, etc.) are not included.

General: Customer's site must be dry, compacted, level and accessible by normal truck delivery. Pricing does not include any clearing or grading of sites, obstruction removal, site or final building clean up, any asphalt transitions, dolly, crane, forklift, electrical or plumbing connections, window coverings, furniture, casework, appliances, doorstops, phone or data lines, gutters, downspouts or tie-in, temporary power, temporary fencing, traffic control, flagmen, soil and/or pull test, custom engineering, fees-associated with inspections, city or county submittals and/or use permits, security screens, door bars and any item not specifically listed as being included.

Pilot Cars & Haul Permits: Pricing does not include transportation pilot cars & haul permits. Occasionally additional charges occur due to city re-routing or city/county requirements. You will be advised if these conditions exist prior to hauling. Ramps: Site conditions may affect ramp configuration and cost, Ramp transitions by others (from end of ramp to grade). If applicable, extended or custom rails by others. Ramp skirting is optional, MMMC provides used/refurbished ramps - new ramps available for purchase only.

Used building rental: Quotation is for a used or refurbished modular building. There may be variations in wall paneling, flooring, or other exterior and interior finishes. Dimensions are nominal unless otherwise stated.

Flooring (VCT): This building will ship with NEW custom VCT

Yes - Prevailing Wage: Pricing Includes prevailing wage and certified payroll for installation work performed on site. Additional Note: Fire rated walls, skirting or parapet are not included with this contract at thist time. Custom ramps and additional lumber due to unlevel site are not included with this contract at this time. Additional Note:

Fire rated walls, skirting or parapet are not included with this contract at thist time. Custom ramps and additional lumber due to unlevel site are not included with this contract at this time. Additional Note:

Pricing provided is for budgetary purposes only. A revised quotation will be provided once project details are clarified. .Delivery Date: Delivery date will not be confirmed until MMMC receives the signed lease agreement (or an acceptable equivalent) and all credit conditions have been met.

Special Terms & Important Contractual Information

- A minimum cleaning charge of \$125 per floor will apply for modular buildings and for containers with offices. No minimum cleaning charge applies for storage containers. If assessed, cleaning charges will be based on the condition of the returned unit.
- Prices will be adjusted for unknown circumstances, e.g. driver waiting time, pilot car requirements, special transport permits, difficult site, increase in fuel price, etc. Customer's site must be dry, compacted, level and accessible by normal truck delivery.
- This transaction is subject to credit approval. Security deposit or payment in advance may be required. Security deposit will be applied against account balance at the end of the contract.
- Unless noted, prices do not include permits, ramps, stairs, seismic foundation systems, temporary power, skirting, engineering, taxes or utilities or related installation and/or removal of same. Pricing quote for set up or installation (of building, skirting, earth anchors, ramps, etc.) does not include dismantle or removal unless otherwise noted. Except for skirting and earth anchors, unless noted, ownership of all installed or supplied items is retained by Lessor.
- · Please treat our equipment with respect. All damages other than normal usage will be billed for at the end of lease.
- Contract subject to terms & conditions attached and made a part of this agreement by reference herein. Customer
 acknowledges that he/she has received and read and affirms that he/she is duly authorized to execute and commit to this
 agreement for the above named customer.
- · Rent will be billed in advance every 30 calendar days.
- Unless otherwise noted, prices do not include prevailing wages, Davis-Bacon wages, or other special or certified wages.

Insurance Requirements

Please send, or have your insurance company send, a Certificate of Insurance to us. We require liability coverage (minimum of

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Lease Agreement

Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

\$1,000,000) listing Mobile Modular Management Corporation as an additional insured and property coverage for the value of the unit(s) leased listing Mobile Modular Management Corporation as loss payee.

Item & Description	Qty	Item Code	Ins. Value
Classroom, 24x40 DSA (Item1001)	1	1001	\$37,500.00



Lease Agreement Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

Incorporation by Reference

The Supplemental Lease Terms and Conditions and Additional Advisory Information for Lessee or Buyer provisions are hereby incorporated by reference in their entirety, as updated from time to time by Lessor, in its sole discretion, and can be reviewed in the e-Customer Services section of the Lessor's web site at (http://www.MobileModularRents.com/ContractTerms). The Lessee hereby confirms that he/she has read in its entirety and understands the Supplemental Lease Terms and Conditions and Additional Advisory Information.

Please sign below, and fax or email this document to the fax number shown above or the email address you received the document from.

• The parties hereto, MOBILE MODULAR MANAGEMENT CORPORATION, a California corporation, as lesser (the "Lesser") and lessee ("Lessee", as described above in the section titled "Customer Information") hereby agree to this Lease Agreement and the terms and conditions set forth in the Lease Terms and Conditions, attached hereto as <u>Attachment A</u>, which are hereby incorporated by reference. The individual signing this Lease Agreement affirms that he/she is duly authorized to execute and commit to this Lease Agreement for the above named Lessee.

LESSOR: Mobile Modular Management Corporation	LESSEE: Oakland USD	
By:	By:	ى ئۇرۇپ يېرىكى ئېرىكى يېرىكى يېرىكى يېرىكى يېرىكى
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ATTACHMENT A

LEASE TERMS AND CONDITIONS

1. LEASE. Lessor leases to Lessee, and Lessee leases from Lessor, the equipment listed on any Lease Agreement hereto (the "Equipment") on the terms and conditions set forth herein. Each such Lease Agreement (an "Agreement") and the lease provisions on the Lessor's website at (http://www.MobileModularRents.com) (the "Incorporated Provisions"), to the extent incorporated by reference into such Agreement, together with these Lease Terms and Conditions (the "Lease Agreement"), to the extent incorporated by reference into such Agreement, shall constitute a separate and independent lease (a "Lease") of the Equipment listed in such Agreement under "Product Information". Capitalized terms used but not defined in this Master Lease Agreement shall have the meanings set forth in the applicable Agreement. In the event of a conflict between this Master Lease Agreement or the Incorporated Provisions and the Agreement, the Agreement shall control.

2. LEASE TERM. The Lease shall commence on the Start Rent Date specified in the Agreement (which may be adjusted by mutual agreement of Lessee and Lessor), and shall continue thereafter for the number of months specified in the Agreement as the "Contract Term" (the "Lease Term"). Lessee is responsible for paying the Monthly Rent specified in the Agreement (as such may be adjusted pursuant to Section 4) for each month during the Lease Term. Lessee shall have no right to terminate the Lease prior to the expiration of the Lease Term; provided that, in the event that Lessee surrenders the Equipment to Lessor prior to the completion of the Lease Term, the Lease Term shall cease upon the later to occur of (i) the date when Lessee shall have completed with Section 3 and (ii) Lessee has paid to Lessor an early termination fee to be determined by Lessor in its sole discretion. Lessor shall not be liable to Lessee for any failure or delay in obtaining, delivering or setting up the Equipment. In the event Lessor substantially completes setting up the Equipment, the Start Rent Date shall be deemed to be revised to the date that Lessor substantially completes setting up the Equipment. If any delay in obtaining, delivering or setting up the Equipment is caused by failure of the site to be ready or for any other reason not solely the responsibility of Lessor, the Lease shall commence as of the Start Rent Date originally stated notwithstanding such delay.

3. RETURN OF EQUIPMENT. Regardless of the stated Lease Term, Lessee must provide a minimum of 30 days' prior notice for return delivery of Equipment (except that Equipment consisting of containers requires only 10 days' notice). Please review the incorporated Provisions on the website at (http://www.MobileModularRents.com) for the conditions under which the Equipment must be returned.

4. HOLDING OVER; LEASE EXTENSION. If Lessee (a) fails to notify Lessor of the intended return of Equipment as required under Section 4(a) of the Incorporated Provisions, (b) fails to prepare the Equipment for dismantle as required under Section 4(a) of the Incorporated Provisions or (c) fails to pay the charges upon return as required under Section 4(b) of the Incorporated Provisions, the Lease Term shall be extended, on a month-to-month basis, beyond the Lease Term stated above. In this event, Lessor may establish a revised rental rate for such extended Lease Term, which revised rental rate shall constitute the Monthly Rent for such extended Lease Term following completion of the

Thank you for contacting Mobile Modular.



Lease Agreement Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

initial Lease Term. Dismanlle, charges upon return and other charges related to the return of the Equipment may also be revised by Lessor for such extended Lease Term.

5. LESSEE AGREEMENTS. Lessee agrees that:

(a) Lessor may insert in the applicable Agreement the serial number and other identification data relating to the Equipment when ascertained by Lessor; and

(b) Lessor (or its agents, employees or contractors) may, from time to time at any reasonable time, enter upon the premises of Lessee for the purposes of (1) inspecting the Equipment or posting "Notices of Non-Responsibility" or similar notices thereon, or (2) photographing the Equipment, including any items or occupants within or surrounding the Equipment, for promotional or other purposes. If Lessor determines that repairs to the Equipment are needed, Lessee shall grant access for sald repairs, Lessor shall bear the expense of any repairs that it determines are needed to ameliorate normal wear and lear; the expense of all other repairs (Including any repairs requested by Lessee) shall be borne by Lessee. If Lessee does not grant access for such repairs between 8:00 a.m. and 5:00 p.m., Monday through Friday, Lessee shall bear the cost of repair rates for labor at the applicable overtime rates.

6: SECURITY DEPOSIT. Upon the signing of any Agreement, Lessee shall provide to Lessor the Security Deposit specified in such Agreement. The Security Deposit shall be held by Lessor (who shall have no obligation to collect or pass through to Lessee any Interest thereon) as security for Lessee's faithful performance of the terms and conditions of the applicable Lease, including without limitation Lessee's indemnification obligations under <u>Section 12</u> If an Event of Default occurs, Lessor may apply the Security Deposit to payment of its costs, expenses and attorney fees in enforcing the terms of the Lease and to Indemnify Lessor against any costs, expenses or damages sustained by Lessor in connection with the Lease (provided, however, nothing herein contained shall be construed to mean that the recovery of damages by Lessor shall be limited to the amount of the Security Deposit). In the event all or any portion of the Security Deposit is applied as aforesaid, Lessee shall deposit additional amounts with Lessor so that the Security Deposit shall always be maintained at the amount specified in the Agreement. At the end of the Lease Term, Lessor shall apply any remaining balance of the Security Deposit to the payment of any monles owed to Lessor under the Lease. Thereafter, if no Event of Default has occurred and is continuing and Lessee has compiled with <u>Section 3</u>, Lessor shall return to Lessee any remaining balance of the Security Deposit.

7. ASSIGNMENT. Lessee will not assign, convey, transfer, or hypothecate its interest, or any part thereof, in and to any Lease or the Equipment, whether voluntarily or involuntarily, without the prior written consent of Lessor; and any such attempted assignment, conveyance, transfer, or hypothecation, whether voluntary or involuntary, shall be null and void, and upon any such attempted assignment, conveyance, transfer, or hypothecation, Lessor may, at its option, terminate the Lease. Lessor may, at its option and without the prior approval of Lessee, transfer, convey, assign or hypothecate its interest or any part thereof, in and to the Lease. It is understood and agreed by Lessee that Lessor may be acting as an agent for the true owner of the Equipment (the "Principal"), and that such Principal, if any, shall have all the rights and protection of Lessor hereunder.

8. PAYMENTS. Lessee agrees to pay to Lessor (at the office of Lessor or to such other person or at such other place as Lessor may from time to time designate to Lessee in writing) each payment specified herein on a net invoice basis without demand by Lessor. All payments due from Lessee pursuant to the terms of the Lease shall be made by Lessee without any abatement or setoff of any kind whatsoever arising from any cause whatsoever. If any payment is not received by Lessor within five (5) days from the date due, Lessee shall pay Lessor interest at the rate of EIGHTEEN PERCENT (18%) per annum (or at the maximum rate permitted by applicable law, if less) on such payment until received. In order to reimburse Lessor for resulting administrative expenses, Lessee shall also pay a late charge of TWENTY-FIVE (\$25.00) for each delinquent payment each and every month that such payment(s) remain(s) delinquent.

9. TAXES AND LIENS. Lessee agrees to keep the Equipment free of all levies, liens or encumbrances. Lessee shall, in the manner directed by Lessor, (a) make and file all declarations and returns in connection with all charges, fees and taxes (local, state and federal) levied or assessed either upon Lessee or Lessor, or upon the ownership, leasing, rental, sale, possession, use, or operation of the Equipment, and (b) pay all such charges, fees and taxes. However, Lessor shall pay all local, state or federal net income taxes relating to the Lease. If Lessee fails to pay taxes and charges as required by this Section, Lessor shall have the right, but not the obligation, to make such payments. In the event that Lessor makes any such payments, Lessee shall reimburse Lessor for such costs as deemed appropriate by Lessor and as invoiced by Lessor.

10. LOSS OR DAMAGE. Until the Equipment is returned to Lessor, Lessee assumes all risk of loss or damage to the Equipment. Subject to <u>Section 12(b)</u>, should any Equipment damaged be capable of repair, the Lease shall not terminate, but Lessee shall cause the Equipment to be repaired and restored to its condition existing prior to such damage, at Lessee's sole expense. Lessee shall be entitled to the benefit of the proceeds from any insurance recovery received by Lessor, up to an amount equal to that paid to Lessor pursuant to this paragraph.

11, INSURANCE.

(a) Lessee shall provide, maintain, and pay all premiums for insurance covering the loss, theft, destruction, or damage to the Equipment in an amount not less than the full replacement value thereof, naming Lessor as loss payee of the proceeds. Lessee shall also provide, maintain, and pay all premiums for public liability insurance (minimum of \$1,000,000 per occurrence), naming Lessor as an additional insured. All insurance shall be in a form and with a company satisfactory to Lessor, and shall not be subject to cancellation without thirty-(30) day's prior written notice to Lessor. Lessee shall deliver to Lessor insurance policies, or evidence of insurance related thereto, meeting the above requirements. Proceeds of such insurance shall, at Lessor's option, be applied either towards replacement, restoration or repair of the Equipment or towards payment of Lessee's obligations under the Lease. Lessor may require Lessee's insurance carrier to be licensed to do business in the state where the Equipment is being leased.

(b) Should Lessee fail to provide satisfactory proof of insurance prior to delivery of Equipment or at any time during the Lease Term, Lessor shall have the right, but not the obligation, to obtain such insurance and/or make such payments. In the event that Lessor makes such

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Thank you for contacting Mobile Modular.



Lease Agreement

Contract: 210020587,1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

payment(s), Lessee shall reimburse Lessor for such insurance as deemed appropriate by Lessor and as invoiced by Lessor. In any event, Lessor will not and does not provide insurance for any of Lessee's personal property that may be in or on any Equipment.

12. WAIVER AND INDEMNIFICATION.

(a) Lessee hereby walves and releases all claims against Lessor for (i) loss of or damage to all property, goods, wares and merchandise in, upon or about the Equipment, (ii) injuries to Lessee, Lessee's agents and third persons, and (iii) the use, misuse, or malfunction of any security screens provided with the Equipment, in each case, irrespective of the cause of such loss, damage or injury. Under no circumstances shall Lessor be liable to Lessee for any special, incidental or consequential damages of any kind (including, but not limited to damages for loss of use, or profit, by Lessee or for any collateral damages), whether or not caused by Lessor's negligence or delay, resulting from the Lease or the manufacture, delivery, installation, removal or use of the Equipment, or in connection with the services rendered by Lessor hereunder, even if the parties have been advised of the possibility of such damages.

(b) Lessee agrees to indemnify and hold harmless Lessor from and against any and all losses, liabilities, costs, expenses (including attorney fees), claims, actions, demands, fines, forfeitures, seizures or penalties (collectively, "Claims") arising out of (I) the maintenance, possession or use of the Equipment by Lessee, its employees, agents or any person invited, suffered or permitted by Lessee to use or be in, on or about the Equipment, including to the extent ansing from Lessor's negligence, (II) Lessee's failure to comply with any of the terms of the Lesse (including without limitation Sections 5(a)(II) and 5(f)(I) of the Incorporated Provisions, and Sections 6, 14 and 15 hereto), and (III) any theft or destruction of, or damage to, the Equipment. If the foregoing obligations are not enforceable against Lessee under applicable law, Lessee agrees to indemnify and hold harmless Lessor from and against any and all Claims to the maximum extent permitted by applicable taw. Lessee shall make all payments due under this Section upon demand by Lessor.

13, EVENTS OF DEFAULT.

(a) Each of the following shall constitute an "Event of Default": (1) default by Lessee in making any required payment to Lessor and the continuance of such default for ten (10) consecutive days; (2) any default or breach by Lessee of Section 7, (3) default by Lessee in the performance of any obligation, covenant or liability contained in the Lease or any other agreement or document with Lessor and the continuance of such default for ten (10) days after written notice, thereof by Lessor to Lessee; (4) any warranty, representation or statement made or furnished to Lessor by or on behalf of Lessee proves to have been false in any material respect when made or furnished; (5) loss, theft, damage, destruction or the attempted sale or encumbrance by Lessee of any of the Equipment, or any levy, seizure or attachment thereof or thereon; or (6) Lessee's dissolution, termination of existence, discontinuance of business, insolvency, or business failure; or the appointment of a receiver of any part of, the assignment for the benefit of creditors by, or the commencement of any proceedings under any bankruptcy, reorganization or arrangement laws by or against, Lessee. Lessee acknowledges that any Event of Default will substantially impair the lease value hereof.

(b) REMEDIES OF LESSOR: Upon the occurrence of any Event of Default and any time thereafter, Lessor may, without notice, exercise one or more of the following remedies, as Lessor, in its sole discretion shall elect: (1) declare all unpaid lease payments under the Lease to be immediately due and payable; (2) terminate the Lease as to any or all items of the Equipment; (3) take possession of the Equipment wherever found, and for this purpose enter upon any premises of Lessee and remove the Equipment, without any llability for suit, action or other proceedings by Lessee; (4) direct Lessee at its expense to promptly prepare the Equipment for pickup by Lessor; (5) use, hold, sell, lease or otherwise dispose of the Equipment or any item thereof on the site specified on the applicable Agreement or any other location without affecting the obligations of Lessee as provided in the Lease; (6) sell or lease the Equipment or any part thereof by public or private sale or lease at such time or times and upon such terms as Lessor may determine, free and clear of any rights of Lessee (if notice of sale is required by law, notice in writing not less than ten (10) days prior to the date thereof shall constitute reasonable notice to Lessee); (7) proceed by appropriate action either in law or in equity to enforce performance by Lessee of the terms of the Lease or to recover damages for the breach hereof; (8) apply the Security Deposit to payment of Lessor's costs, expenses and attorney fees in enforcing the terms of the Lease and to indemnify Lessor against any damages sustained by Lessor (provided, however, nothing herein shall be construed to mean that the recovery of damages by Lessor shall be limited to the amount of the Security Deposit); (9) exercise any and all rights accruing to Lessor under any applicable law upon an Event of Default. In addition, Lessor shall be entitled to recover immediately as damages, and not as a penalty, a sum equal to the aggregate of the following: (i) all unpaid payments as are due and payable for any items of Equipment up to the date of repossession by Lessor; (ii) any expenses paid or incurred by Lessor in connection with the repossession, holding, repair and subsequent sale, lease or other disposition of the Equipment, including altorney's fees and other reasonable costs and expenses; (iii) an amount equal to the excess of (a) all unpaid payments for any item of Equipment repossessed by Lessor from the date thereof to the end of the term of the Lease over (b) the fair market lease value of such item or items of Equipment for such unexpired lease period (provided however, that the fair market lease value shall be deemed to not exceed the proceeds of any sale of the Equipment or lease thereof by Lessor for a period substantially similar to the unexpired lease period); and (iv) the replacement cost of any item of Equipment which Lessee fails to prepare for return to Lessor as provided above or converts or is destroyed, or which Lessor is unable to repossess.

14. OWNERSHIP AND MARKING OF EQUIPMENT. Title to the Equipment shall remain in Lessor (or its Principal). Excepting only as may be granted in a separate writing signed by Lessor, no option or other right to purchase the Equipment is granted or implied by the Lease to Lessee or any other person. The Equipment shall remain and be deemed to be personal property of Lessor, whether attached to reality or not, and upon termination of the Lease or the occurrence of an Event of Default, Lessee shall have the duty and Lessor shall have the right to remove the Equipment whether or not affixed to any realty or building without any liability to Lessor for damage to the realty or building caused by the removal of the Equipment, substitutes, accessories or parts, whether placed in or upon the Equipment or not, whether made a component part thereof or not, shall be the property of Lessor and shall be included under the terms of the Lease.

15. COMPLIANCE WITH LAW. Lessee assumes all responsibility for any and all licenses, clearances, permits and other certificates as may be required for Lessee's lawful operation, use, possession and occupancy of the Equipment. Lessee agrees to fully comply with all laws, rules, regulations and orders of all local, state and federal governmental authorities which in any way relate to the Equipment. Lessee shall pay the



Lease Agreement

Contract: 210020587.1 Contract Term: 36 Months Date Printed: 08/11/2014 Start Rent Date: 09/16/2014

cost of all license and registration fees and renewals thereof.

16. GOVERNING LAW. Lessee and Lessor agree that the Lease shall be governed in all respects by, and interpreted in accordance with the laws of, the State of California, without regard to its conflicts of laws provisions.

17. JURISDICTION.

(a) In any case where the Equipment is located in the State of Maryland or the State of Virginia, it is agreed that the venue for a legal action relating to the Lease shall be proper if brought in Alameda County, State of California. Subject to Section 12, the prevailing party shall be entitled to recover reasonable attorneys' fees and court costs, whether or not the action proceeds to judgment.

(b) In all other cases, the Federal District Courts located within the State of California shall have non-exclusive jurisdiction over any lawsuit brought by Lessee or Lessor as a result of any dispute regarding matters arising in connection with the Lease. Further, it is agreed that the venue for a legal action relating to the Lease shall be proper if brought in Alameda County, State of California. Subject to Section 12, the prevailing party shall be entitled to recover reasonable attorneys' fees and court costs, whether or not the action proceeds to judgment.

18. MEDIATION; ARBITRATION, Lessee agrees to abide by Lesser's option (if Lesser shall so choose) to have any claims, disputes, or controversies arising out of or in relation to the performance, interpretation, application, or enforcement of the Lease, including but not limited to breach thereof, referred to mediation before, and as a condition precedent to, the initiation of any adjudicative action or proceeding, including arbitration. If mediation fails to resolve the claims, disputes or controversies between Lessor and Lessee, Lessee agrees to abide by Lessor's option (if Lessor shall so choose) to have the claims, disputes or controversies referred to binding arbitration. The parties hereto acknowledge that the subject matter of the Lease is a matter of interstate commerce.

19. CREDIT CARD AUTHORIZATION. Lessee hereby gives authorization to Lessor to charge against credit card provided all amounts billed for this transaction including applicable taxes, shipping and handling charges. For a rental/lease transaction, charges may be recurring and additional billing and charges will occur until such time as all Equipment and respective accessories are returned and the rental is terminated.

20. HAZARDOUS MATERIALS. Lessee agrees that no water, paint or chemicals, and no illegal, hazardous, controlled, toxic, explosive, flammable, restricted, contaminated or other dangerous materials, shall be maintained or stored in or on the Equipment.

21. MISCELLANEOUS. Time is of the essence of each and every provision of the Lease. Failure of Lessor to enforce any term or condition of the Lease shall not constitute a waiver of subsequent defaults by Lessee, nor shall it, in any manner, affect the rights of Lessor to enforce any of the provisions hereunder. The invalidity or unenforceability of any provision of the Lease shall not affect the validity or enforceability of any other provision.

22. ENTIRE AGREEMENT. The Lease constitutes the entire agreement between Lessor and Lessee with respect to the subject matter hereof and, except for the Incorporated Provisions that may be updated by Lessor from time to time in its sole discretion, may not be amended, altered or modified except by a writing signed by both Lessor and Lessee.

Lease Terms and Conditions, Rev. 7/20/11

	CATE OF LIA				DATE (MM/DD/YYYY) 5/28/2014
THIS CERTIFICATE IS ISSUED AS A MATTER CERTIFICATE DOES NOT AFFIRMATIVELY BELOW. THIS CERTIFICATE OF INSURANCE REPRESENTATIVE OR PRODUCER, AND THE	OR NEGATIVELY AMEND	, EXTEND OR ALT	ER THE CON	ERAGE AFFORDED B	Y THE POLICIES
IMPORTANT: If the certificate holder is an AD the terms and conditions of the policy, certain	policies may require an				
certificate holder in lieu of such endorsement	(5).	CONTACT			
ODUCER		NAME: Joanne	Black		
erWest Insurance Services ense #0801094		AC No. Ext. 916-60		ALC, Not	916-979-7921
0. Box 255188 cramento CA 95865-5188				DING COVERAGE	NAIC #
		INSURER A Admira	ompany	24856	
URED PORTA	INSURER B Golden			10836	
rtable Facilities Leasing		MAURER C Nati Un	ion Fire Ins (Co of PA	19445
0. Box 1504 omis CA 95650		INSURER D State C	omp Ins Fun	d (CA)	35076
		INSURER E :			
		INSURER F .			
	TE NUMBER: 11494746	An and the second s		REVISION NUMBER:	
THIS IS TO CERTIFY THAT THE POLICIES OF IN INDICATED. NOTWITHSTANDING ANY REQUIREL CERTIFICATE MAY BE ISSUED OR MAY PERTAIL EXCLUSIONS AND CONDITIONS OF SUCH POLICIE	MENT, TERM OR CONDITIO N, THE INSURANCE AFFOR ES. LIMITS SHOWN MAY HAN	N OF ANY CONTRAC DED BY THE POLICI /E SEEN REDUCED BY	T OR OTHER I E9 DESCRIBE	DOCUMENT WITH RESPE	CT TO WHICH THI
R TYPE OF INSURANCE ADDL SL		POLICY EFF	POLICY EXP	LIMAT	8
GENERAL LIABILITY Y	CA00001772302	5/1/2014	5/1/2015	EACH OCCLIRRENCE	\$1,000,000
X COMMERCIAL GENERAL LIABELITY				DAMAGE TO RENTED PREMISES (Es popumience)	\$50,000
CLAIMS-MADE X OCCUR				MED EXP (Any one person)	\$5,000
				PERSONAL & ADVINUERY	\$1,000,000
				GENERAL AGGREGATE	\$2,000,000
GENL AGGREGATE LIMIT APPLIES PER			*	PRODUCTS - COMP/OP AGG	\$2,000,000
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WORKERS COMPENSATION	901402414	6/1/2014	6/1/2015	X WC STATU- OTH-	
ANY PROPRIETOR/PARTNERS KECUTIVE				EL EACH ACCIDENT	51,000,000
(Mandatory in NH)				EL DISEASE - EA EMPLOYEE	\$1,000,000
Byes, describe under DESCRIPTION OF OPERATIONS below			i	EL. DISEASE - POUCY LIMIT	\$1,000,000
scarnow of operations / Locations / VehicLes (As Highland New Classroom Building Projectional Insured status applies to requested hool District, its directors, officers, employed	ct. J entities if required by w	ritten contract per t		indorsement(s): Oakla	and Unified
ERTIFICATE HOLDER		CANCELLATIO	¥	uyuu ayaa ahaa ahaa ahaa ahaa ahaa ahaa	
Oakland Unified School District 955 High Street		SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFOR THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED ACCORDANCE WITH THE POLICY PROVISIONS.			
		Journal and the second			
Oakland CA 94601		AUTHORIZED REPRE	HINTATIVE		

Policy Number: CA00001772302

CG 20 10 04 13 Effective Date: 05/01/2014

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location(s) Of Covered Operations
ANY PERSON OR ORGANIZATION THAT IS AN OWNER OF REAL PROPERTY OR PERSONAL PROP- ERTY ON WHICH YOU ARE PERFORMING ONGOING OPERATIONS, OR A CONTRACTOR ON WHOSE BE- HALF YOU ARE PERFORMING ONGOING OPERA- TIONS, BUT ONLY IF COVERAGE AS AN ADDITIONAL INSURED IS REQUIRED BY A WRITTEN CONTRACT OR WRITTEN AGREEMENT THAT IS AN "INSURED CONTRACT", AND PROVIDED THAT THE "BODILY INJURY", "PROPERTY DAMAGE" OR "PERSONAL AND ADVERTISING INJURY" FIRST OCCURS SUBSEQUENT TO THE EXECUTION OF THE CONTRACT OR AGREE- MENT.	ALL LOCATIONS OTHERWISE COVERED BY THIS
Information required to complete this Schedule, if not shown of	

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

- A. Section II Who is An insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - The acts or omissions of those acting on your behalf:

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.

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B. With respect to the insurance atforded to these additional insurants, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after

- All work, including matchals, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

C. With respect to the insurance afforded to these additional insureds, the following is added to Section III – Limits Of Insurance:

It coverage provided to the additional insured is reoured by a contract or agreement, the most we will pay on behalf of the additional insured is the anioont of insurance.

- 1. Required by the contract or agreement; or
- 2. Available under the applicable Limits of Insurance shown in the Declarations;

whichever is less

This ordorsement shall not increase the applicable Limits of Insurance shown in the Declarations. Policy Number: CA00001772302

CG 20 37 04 13

Effective Date: 05/01/2014

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – COMPLETED OPERATIONS

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART PRODUCTS/COMPLETED OPERATIONS LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s)	Location And Description Of Completed Operations
ANY PERSON OR ORGANIZATION THAT IS AN DWNER OF REAL PROPERTY OR PERSONAL PROP- ERTY FOR WHOM YOU WORK OR HAVE WORKED. DR A CONTRACTOR ON WHOSE BEHALF YOU WORK OR HAVE WORKED, BUT ONLY IF COVER- AGE AS AN ADDITIONAL INSURED EXTENDING TO 'BODILY INJURY" OR "PROPERTY DAMAGE" IN- CLUDED IN THE "PRODUCTS-COMPLETED OPERA- TIONS HAZARD" IS REQUIRED BY A WRITTEN CON- TRACT OR WRITTEN AGREEMENT THAT IS AN 'INSURED CONTRACT" AND PROVIDED THAT THE 'BODILY INJURY" OR "PROPERTY DAMAGE" FIRST OCCURS SUBSEQUENT TO THE EXECUTION OF THE CONTRACT OR AGREEMENT	ALL LOCATIONS EXCEPT LOCATIONS WHERE "YOUR WORK" IS OR WAS RELATED TO A JOB OR PROJECT INVOLVING SINGLE-FAMILY DWELLINGS, MULTI-FAMILY DWELLINGS (OTHER THAN RENTAL APARTMENTS IN AN APARTMENT BUILDING; (8) ORIGINALLY CONSTRUCTED AND AT ALL TIMES USED FOR SUCH PURPOSE; OR (b) CONVERTED FROM A COMMERCIAL BUILDING), CONDOMINI- UMS, TOWNHOMES, TOWNHOUSES, TIME-SHARE UNITS, FRACTIONAL OWNERSHIP UNITS, COOP- ERATIVES AND/OR ANY OTHER STRUCTURE OR SPACE USED OR INTENDED TO BE USED AS A RESI- DENCE.
Information required to complete this Schedule, if not shown	

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

A. Section II – Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the Schedule of this endorsement performed for that additional insured and included in the "products-completed operations hazard".

However:

- The insurance afforded to such additional insured only applies to the extent permitted by law; and
- If coverage provided to the additional insured is required by a contract or agreement, the insurance afforded to such additional insured will not be broader than that which you are required by the contract or agreement to provide for such additional insured.



Portable LEASE AGREEMENT ROUTING FORM

			Project	Information		
roi	ject Name	Madison MS	Expansion-New Construct	tion Site	215	
		or trace of the state of the state		Directions		
	Services of	cannot be pr	ovided until the contract is	fully approved and	a Purchase Order	has been issued.
			liability insurance, including c nsation insurance certification			is over \$15,000
-			Contract	or Information		
Cont	tractor Name	Mobile Mod	Jular Management Corp.	Agency's Contact	Dana Hanson	
	SD Vendor ID #	V050767	<u> </u>	Title	Project Manager	· · · · · · · · · · · · · · · · · · ·
Stre	et Address	5700 Las P	ositas Road	City Liv	vermore Stat	e CA Zip 94550
Tele	phone	925-606-90	000	Policy Expires	5-1-	2015
Con	tractor History	Previously	been an OUSD contractor?	Yes No	Worked as an OUSE	employee? Ves N
DUS	SD Project #	13124				
				Term		
-				Date Work Will I	End By	
Date Work Will Begin		egin	9-10-2014	(not more than 5 yes		9-10-2017
-			Com	noncation		
			Com	pensation		
To	tal Contract An	nount	\$	Total Contract No	\$37,500.00	
Pa	y Rate Per Ho	UF (If Hourly)	\$	If Amendment, Cl	nanged Amount	\$
Ot	her Expenses			Requisition Numb	ber	
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Serv	tesource # 9350 vices cannot be provedge services we Division Head	Fundin Measure wided before there not provided	Approval and Routing be contract is fully approved and d before a PO was issued.	Org Key 2159905820 I (in order of appro a Purchase Order is is: Phone	Object C 5620 val steps) sued. Signing this docu 510-535-7038	\$37,500.00 ument affirms that to your Fax 510-535-7082
Serv knov	tesource # 9350 vices cannot be provedge services we Division Head Director, Faciliti Signature	Fundin Measure wided before the me not provided ies Planning a	Approval and Routing be contract is fully approved and d before a PO was issued.	Org Key 2159905820 I (in order of appro a Purchase Order is is: Phone	Object C 5620 val steps) sued. Signing this doct 510-535-7038	\$37,500.00 ument affirms that to your Fax 510-535-7082
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Serv knov	tesource # 9350 vices cannot be provedge services we Division Head Director, Faciliti Signature General Counse Signature	Fundin Measure wided before the re not provided les Planning a el, Department	Approval and Routing Approval and Routing the contract is fully approved and d before a PO was issued.	Org Key 2159905820 (in order of appro a Purchase Order is is: Phone (nagement (Object C 5620 val steps) sued. Signing this doct 510-535-7038 Date Approved	\$37,500.00 ument affirms that to your Fax 510-535-7082
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Serv	tesource # 9350 vices cannot be provedge services we Division Head Director, Faciliti Signature General Counse Signature Associate Supe Signature	Fundin Measure wided before the re not provided les Planning a el, Department wrintendent, Fa	Approval and Routing Approval and Routing the contract is fully approved and it d before a PO was issued.	Org Key 2159905820 (in order of appro a Purchase Order is is: Phone (nagement (Object C 5620 val steps) sued. Signing this docu 510-535-7038 Date Approved	\$37,500.00 ument affirms that to your Fax 510-535-7082 \$114 Y - Co · 1 · 7
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THIS FORM IS NOT A CONTRACT

LEGISLATIVE FILE

File ID No.	14-2350
Introduction Date	12-10-2014
Enactment No.	14-1981
Enactment Date	12-10-14
By	ot



OAKLAND UNIFIED SCHOOL DISTRICT

Office of the Board of Education December 10, 2014

To:

Board of Education

From:

Antwan Wilson, Superintendent and Secretary, Board of Education By: Mia Settles-Tidwell, Chief Operations Officer Timothy E. White, Deputy Chief, Facilities Planning and Management

Subject: Change Order No. 01 with Mobile Modular for Madison Middle School Interim Housing Project in an amount of \$3,450.00 increasing the current contract from \$32,125.00 to \$35,575.00.

ACTION REQUESTED

Authorize the President and Secretary of the Board to enter into and execute Change Order No. 01 on behalf of the District with Mobile Modular for additional work due to District requested improvements and DSA or Agency requested changes to Madison Middle School Interim Housing Project in the amount not to exceed \$3,450.00, increasing the current contract amount from \$32,125..00 to \$35,575.00.

BACKGROUND

The scope of work for the original contract was to provide modernization construction services for the Madison Middle School Interim Housing Project. Funding for the project is Measure J.

All costs associated with this change order have been thoroughly monitored and documented by the Architect, Inspector of Record, and Project Manager.

All changes pertaining to this change order, amount to 11.0% of original contract sum, have been categorized as to source. Percentage figures relate amount of change (by source), to the original contract sum of \$32,125.00.

Changes due to Unforeseen Condition	Amount \$	Percent %
(Preliminary Change Order No. 1)	\$3,450.00	11.0%
TOTAL	\$3,450.00	11.0%



DISCUSSION

Under a separate series of actions not related to this change order approval, the District will review and adjust the consultant fees to acknowledge costs resulting from their errors and omissions.

Original Contract Sum:	\$32,125.00
Sum of previously approved Change Orders:	\$0
Contract sum prior to this Change Order:	\$32,125.00
Cost of current Change Order No. 01	\$ 3,450.00
New Contract Sum:	\$35,575.00
Current Change Order(s) as % of contract	0.11%
Contract completion date as of this Change Order No. 01	No Change

RECOMMENDATION

Authorize the President and Secretary of the Board to enter into and execute Change Order No. 01 on behalf of the District with Mobile Modular for additional work due to District requested improvements and DSA or Agency requested changes to Madison Middle School Interim Housing Project in the amount not to exceed \$3,450.00, increasing the current contract amount from \$32,125..00 to \$35,575.00.

All remaining portions of the agreement shall remain in full force and effect as originally stated.

FUNDING SOURCE

The funding source for this change order is the Measure J. The scope of work is included in the Board of Education approved total budget for the Madison Middle School Interim Housing Project. The total budget for this project is \$35,575.00.

ATTACHMENT

Change Order No. 01 which includes: Madison Middle School Interim Housing Project PCO (Preliminary Change Order) Number: 1

Key Codes: 2159905820

V050707

OAKLAND UNIFIED SCHOOL DISTRICT

Division of Facilities Planning and Management

955 High Street Oakland, California 94601

Phone 510/879-8385

Fax 510/879-1860

CHANGE ORDER NO. 1 PROJECT: Madison Interim Housing DATE: 9/19/14 DSA FILE NO.: 1-29 **OWNER: OAKLAND UNIFIED SCHOOL DISTRICT** DSA APP NO .: 01-114384 CONTRACTOR: MOBILE MODULAR **OUSD PROJECT #: 13124-1 PROJECT MANAGER: Eric Scheuermann** The Contractor is authorized to make the changes listed in the Summary and described in Change Order Attachment when this Change Order has been approved. 32,125.00 Original Contract Sum Net Change by previously authorized Change Orders......\$ 0.00 The contract sum prior to this change order\$ 32,125.00 The Contract sum will be increased/decreased by this Change Order\$ 3,450.00 The New Contract Sum including this Change Order will be 35,575.00 Cumulative Change Order(s) as a percentage of contract including this Change Order %11 The Contract is changed by (0) Days Contract completion date as of this Change Order therefore is: Not changed Summary reference attached items - Contractor Proposal Approved: Approved: Approved: **Architect of Record General Contractor Director of Facilities** Dale: \$30987 10 Assistant Superintendent Da 0 Date: David Kakishiba of Educat David Kakishiba of Educat David Kakishiba of Educat David Kakishiba of Educat Approver Div. of the State Architect **Approved: Mechanical** Approved: Electrical or Structural Engineer Engineer 2159905820-562CAntwan Wilson TENG DEPAR Date: TING DEPARTMENT

Change Order (revised 7/29/03)

RENSED



Mobile Modular Management Corporation 5700 Las Positas Road Livermore, CA 94551 Phone: (925) 606-9000 Fax: (925) 453-3201 www.MobileModularRents.com Lease Agreement Contract: 210020587.1 Contract Term: 36 Months Date Printed: 09/12/2014 Start Rent Date: 09/23/2014

Customer 8	Site Information	Mobi	le Modular Contact			
Customer Information: Oakland USD 955 High St Oakland, CA 94601 Eric Scheuermann eric.scheuermann@ousd.k12.ca.us 510.908.3303	Site Information: Oakland USD 400 Capistrano Dr James Madison Middle School Oakland, CA 94603 Eric Scheuermann eric.scheuermann@ousd.k12.ca.us	Please Contac Dana.Hanson(Direct Phone:	Questions? Please Contact: Dana Hanson Dana.Hanson@MobileModularRents.com Direct Phone: (925) 453-3124 All other inquiries: (925) 606-9000			
	Customer PO/Reference: Madison IH- P-10 Exp: // By:	-				
	Product Information Qty	Monthly Rent Exter	ided Monthly Rent Ta	axabl		
Classroom, 24x40 DSA (Item1013)	1	\$402.00	\$402.00	N		
Right Hand Door. Open plan with s			REVISED			
USE ENSNING blog wit	HL I-Ar FIRL PATER WA	Charge Each	Total One Time Ta	avahi		
Charges Upon Delivery:	Qty	Charge Each	Total Olie Time To	axabi		
Classroom, 24x40 DSA (item1013)						
6" x 84" H Storage Cab /5' upper cab Materials	1	\$1,901.00	\$1,901.00	N		
base cabinet with sink and bubbler Materials Cold water only	1	\$2,310.00	\$2,310.00	N		
Block and Level Building (B5) (PW) Prevailing Wage Cert. Payroll	1	\$2,880.00	\$2,880.00	N		
Custom Paint Materials	1	\$2,563.00	\$2,563.00	Ν		
Delivery Haulage Lowboy 12 wide	2	\$514.00	\$1,028.00	N		
Delivery Haulage Permit 12 wide Lowbo		\$78.00	\$156.00	N		
nstallation, Ramp Skirting (PW) Prevailing Wage Cert. Payroll	36	\$12.00	\$432.00	N		
Remove cabinet/sinks repair wall Materials	1	\$2,224.00	\$2,224.00	N		
Remove exist. carpet/Install New VCT Materials	1	\$2,234.00	\$2,234.00	N		
Replace ext. door w/ new per OUSD Sp Materials	Dec. 1	\$2,682.00	\$2,682.00	N		
			\$18,410.00			
	Taxes on One-Ti		\$0.00			
	Estimated Charges upon Delivery First Months Rent	(incl Taxes):	\$18,410.00 \$402.00 \$0.00			
		itial Invoice*:	\$18,812.00			

	Lounau	su miliai mvoice .	\$10,012.00	
	Qty	Charge Each	Total One Time T	axable
Charges Upon Return:				
Classroom, 24x40 DSA (item1013)				
Prepare Equipment For Removal (B5)	1	\$1,365.00	\$1,365.00	N
Removal, Ramp Skirting	36	\$4.00	\$144.00	N
Return Haulage Lowboy 12 wide	2	\$514.00	\$1,028.00	N
Return Haulage Permit 12 wide Lowboy	2	\$78.00	\$156.00	N
			\$2,693,00	



Mobile Modular Management Corporation 5700 Las Positas Road Livermore, CA 94551 Phone: (925) 606-9000 Fax: (925) 453-3201 www.MobileModularRents.com

Change Order 1 210020587.1 Contract: Contract Term: 36 Months Date Printed: 09/08/2014 Sep 16, 2014 Start Rent Date:

Date:

Custon	ner & Site Information	Mobile Modular Contact
Customer Information: Oakland USD 955 High St Oakland, CA 94601	Site Information: Oakland USD 400 Capistrano Dr Oakland, CA 94603	Questions? Please Contact: Dana Hanson Dana.Hanson@MobileModularRents.com Phone: (925) 606-9000
	Customer PO/Reference: Staff use Exp.: By:	Fax: (925) 453-3201

Product Information								
Item Description	QTY	Charge Each	fotal One time					
Classroom, 24x40 DSA (Item1013) Bidg ID # 30922								
Remove cabinet/sinks repair wall	1	\$2,224.00	\$2,224,00					

- · REMOVE FROM EXISTING FLOOR PLAN . New Gailding Solofed LAT EXISTING Fire WAll.
 - * Applicable taxes will be charged using the actual tax rate at the time of change order.
 - * Please sign & fax back to us at (925) 453-3201, so that we may proceed with your order.
 - * Previous change orders are not reflected.
 - * This change order serves as an addendum to our original contract.

Oakland USD

Accepted by: _

Please Print Name: _



OAKLAND UNIFIED SCHOOL DISTRICT

CHANGE ORDER ROUTING FORM

				Project Information					
Proj	ect Name N	Adison Mid	dile School Ir	nterim Housing S	ite	215			
				Basic Directions					
-	Services of	cannot be pro	vided until the co	ontract is fully approved a	ind a Purc	hase Order I	has bee	n issued	đ.
	chment Pro	of of general li	ability insurance, i	ncluding certificates and en ertification, unless vendor is	dorsement	s, if contract		Carlo and the second	
	-			Contractor Information			-	-	
Con	tractor Name	Mobile Modu		Agency's Conta	oct Dans	Hanson			
_	SD Vendor ID #	V050767		Title		ect Manager			
	et Address	5700 Las Po	sitas Road		Livermore		CA	Zip	94550
Tele	phone	925-606-900	0	Policy Expires	1			1-1-	10.000
	tractor History			ontractor? X Yes No	Worked	as an OUSE) emplo		Ves y No
	SD Project #	13124			TORCO		Chipio	yee.	103 × 110
				Term					
-		- in		Date Work Will	End By				
Da	Date Work Will Begin		9-10-2014	(not more than 5 ye		rt date)	9-10-2	2017	
				Compensation					
Total Contract Amount \$			\$	Total Contract Not To Exceed			\$35,575.00		
Pa	ay Rate Per Ho		\$	If Amendment, (Changed /	and the second		450.00	
	ther Expenses			Requisition Num					
		and the second s		Budget Information					
	If you are plann	ing to multi-fund	a contract using LE	P funds, please contact the Sta	ate and Fede	ral Office befo	re compl	eting requ	isition.
F	Resource #	Funding		Org Key		Object Co			mount
	9350	Meas	ure J	2159905820		5620	0 \$3,450.00		.00
		- inter-							
			Approval an	d'Routing (in order of app	voval sten			-	
Son	vices cannot be am	wided before the		proved and a Purchase Order is			mont off	imac that t	O VOUE
			before a PO was iss		s issued. On		inent an	inns mai i	o your
	Division Head		_	Phone	510-	535-7038	Fax	510-	535-7082
1.	Director, Facilit	ies Planning an	d Management						
•••	Signature	6	16	and the second	Data Apr		201	x	
		al Department	of Pacilities Planni	ng and Management	Date App	proved v	1-11	7	
2.		ei, Department		ng and management		d			
	Signature		15	and a second	Date Ap	proved			
	Deputy Chief, F	acilities Planni	og and Manageme	nt			+ 1		
3.	Signature		12	~	Date Ap	proved	1 10	H	
	Chief Oppration	officer	n	10-				1	1
4.	MAA	XI	IMA	M	Date A	pproved	1111	212	1
	President, Boa	d of Education	and a	Wa-	1	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	11	-1	
5.					Date A	peroved			
	1								

THIS FORM IS NOT A CONTRACT



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

	ERII	FICATE OF LIA	BILLI T INS	URANC	,C	4	/23/2015
THIS CERTIFICATE IS ISSUED AS A CERTIFICATE DOES NOT AFFIRMA BELOW. THIS CERTIFICATE OF II REPRESENTATIVE OR PRODUCER,	TIVELY ONSURANC	E DOES NOT CONSTITU	, EXTEND OR ALT	TER THE CO	VERAGE AFFORDED	BY THE	E POLICIES
IMPORTANT: If the certificate hold the terms and conditions of the poli- certificate holder in lieu of such end	cy, certain	policies may require an e	e policy(ies) must b endorsement. A sta	e endorsed. Itement on th	If SUBROGATION IS W	AIVED	, subject to rights to the
PRODUCER SullivanCurtisMonroe In			CONTACT NAME:	Patricia M. Ch	nacon	-	
550 South Hope Street,	saranoo		PHONE (A/C, No, Ext):	1	213 892-1593		
Suite 1000 Los Angeles, CA 90071			(A/C, No, Ext): 1 213 233-0453 (A/C, N E-MAIL ADDRESS: pchacon@sullicurt.com				
LUS Angeles, CA SUUT				SURER(S) AFFOR	RDING COVERAGE		NAIC #
Www.SullivanCurtisMonroe.com License # 0E83670			INSURER A : Liberty				10725
			INSURER B : Zurich	American Insu	urance Company		16535
			INSURER C : Liberty	Insurance Un	derwriters		19917
5700 Las Positas Road		oradori	INSURER D : United	States Fire In	surance		21113
Livermore CA 94551			INSURER E :				
			INSURER F :				
		TE NUMBER: 24357634			REVISION NUMBER:		
THIS IS TO CERTIFY THAT THE POLICI INDICATED. NOTWITHSTANDING ANY CERTIFICATE MAY BE ISSUED OR MA EXCLUSIONS AND CONDITIONS OF SUC	REQUIREN Y PERTAIN	ENT, TERM OR CONDITION	DED BY THE POLICI	T OR OTHER	DOCUMENT WITH RESPE D HEREIN IS SUBJECT T	ст то	WHICH THIS
INSR LTR TYPE OF INSURANCE	ADDL SU	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMI	rs	
A V COMMERCIAL GENERAL LIABILITY		100000602509	4/30/2015	4/30/2016	EACH OCCURRENCE	\$	1,000,000
CLAIMS-MADE 🗸 OCCUR		Ded. \$10,000			DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	300,000
✓ Contractual					MED EXP (Any one person)	s	10,000
✓ XCU included	_				PERSONAL & ADV INJURY	\$	1,000,000
GEN'L AGGREGATE LIMIT APPLIES PER:					GENERAL AGGREGATE	\$	2,000,000
POLICY V PRO- JECT V LOC					PRODUCTS - COMP/OP AGG	s	2,000,000
OTHER:						\$	
B AUTOMOBILE LIABILITY	1	BAP011468800	4/30/2015	4/30/2016	COMBINED SINGLE LIMIT (Ea accident)	S	1,000,000
✓ ANY AUTO		HAPD ACV			BODILY INJURY (Per person)	\$	
ALL OWNED SCHEDULED AUTOS AUTOS			i i		BODILY INJURY (Per accident)	\$	
HIRED AUTOS					PROPERTY DAMAGE (Per accident)	\$	
✓ Comp \$1,000 ✓ Coll \$1,000						\$	
C UMBRELLA LIAB 🗸 OCCUR		100003398707	4/30/2015	4/30/2016	EACH OCCURRENCE	\$	20,000,000
✓ EXCESS LIAB CLAIMS-MA	DE				AGGREGATE	\$	20,000,000
DED RETENTION \$		4000044520	7/1/0014	7/1/2015	PER OTH-	\$	
D WORKERS COMPENSATION AND EMPLOYERS' LIABILITY Y	N	4066811532 4066811541 (Wisconsor	7/1/2014 7/1/2014	7/1/2015	✓ PER OTH- STATUTE ER		
ANY PROPRIETOR/PARTNER/EXECUTIVE	N/A	1000011041 (110001001	.,	11.12010	E.L. EACH ACCIDENT	\$	1,000,000
(Mandatory in NH) If yes, describe under					E.L. DISEASE - EA EMPLOYER		1,000,000
DÉSCRIPTION OF OPERATIONS below		BAP011468800	4/30/2015	4/30/2016	E.L. DISEASE - POLICY LIMIT	-	1,000,000
B Florida PIP Auto Limit		BAP011408800	4/30/2015	4/30/2016	\$10,000 Total Aggregate Personal Injury		
DESCRIPTION OF OPERATIONS / LOCATIONS / VEI RE: MMMC Contract #210022063 Oakland Unified School District is includ						1.	
CERTIFICATE HOLDER			CANCELLATION	1		_	
Oakland Unified School District Direct of Facilities Planning and 955 High Street Oakland CA 94601	Manage	ement		N DATE TH	DESCRIBED POLICIES BE C EREOF, NOTICE WILL CY PROVISIONS.		
Oakland CA 94601				ENTATIVE			
			AUTHORIZED REPRES		Melone Haul	2	

The ACORD name and logo are registered marks of ACORD

CERT NO.: 24357634 CLIENT CODE: MCGRARENI Patricia M. Chacon 4/23/2015 9:16:24 AM (PDT) Page 1 of 10

AGENCY CUSTOMER ID: MCGRAREN1

LOC #:

ACORD [®] ADDITIONAL REMARKS SCHEDULE				of
AGENCY		NAMED INSURED		
SullivanCurtisMonroe Insurance Services	DBA: Mobile Modular Management Corporation			
OLICY NUMBER		McGrath RentCorp DBA: Mobile Modular Management Corporation 5700 Las Positas Road Livermore CA 94551		
CARRIER NAIC CODE				
	EFFECTIVE DATE:			
DDITIONAL REMARKS				
HIS ADDITIONAL REMARKS FORM IS A SCHEDULE T				
ORM NUMBER: 25 FORM TITLE: Certificate of HOLDER: Oakland Unified School District Direct of Facili		lanagement		
DDRESS: 955 High Street Oakland CA 94601				
Named Insured Continued:				
Mobile Modular Portable Storage				
TRS-RenTelco				
McGrath 180, LLC				

100000602509

COMMERCIAL GENERAL LIABILITY CG 20 10 07 04

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR CONTRACTORS – SCHEDULED PERSON OR ORGANIZATION

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):

As required by written contract signed by both parties prior to any "occurrence" in which coverage is sought under this policy.

Location(s) Of Covered Operations

All Locations and Description of Covered Operations.

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

- A. Section II Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury", "property damage" or "personal and advertising injury" caused, in whole or in part, by:
 - 1. Your acts or omissions; or
 - The acts or omissions of those acting on your behalf;

in the performance of your ongoing operations for the additional insured(s) at the location(s) designated above.

B. With respect to the insurance afforded to these additional insureds, the following additional exclusions apply:

This insurance does not apply to "bodily injury" or "property damage" occurring after:

- All work, including materials, parts or equipment furnished in connection with such work, on the project (other than service, maintenance or repairs) to be performed by or on behalf of the additional insured(s) at the location of the covered operations has been completed; or
- That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.

CG 20 10 07 04

Copyright, ISO Properties, Inc., 2004

COMMERCIAL GENERAL LIABILITY CG 20 37 07 04

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

ADDITIONAL INSURED – OWNERS, LESSEES OR **CONTRACTORS – COMPLETED OPERATIONS**

This endorsement modifies insurance provided under the following:

COMMERCIAL GENERAL LIABILITY COVERAGE PART

SCHEDULE

Name Of Additional Insured Person(s) Or Organization(s):	Location And Description Of Completed Operations
As required by written contract signed by both parties prior to any "occurrence" in which coverage is sought under this policy.	All Locations and Description of Covered Operations.
Information required to complete this Schedule, if not	shown above, will be shown in the Declarations.

Section II - Who Is An Insured is amended to include as an additional insured the person(s) or organization(s) shown in the Schedule, but only with respect to liability for "bodily injury" or "property damage" caused, in whole or in part, by "your work" at the location designated and described in the schedule of this endorsement performed for that additional insured and included in the "productscompleted operations hazard".

CG 20 37 07 04

McGrath RentCorp

DBA: Mobile Modular Management Corporation

Coverage Extension Endorsement



Policy No.	Eff. Date of Pol.	Exp. Date of Pol.	Eff. Date of End.	Producer No.	Add'l. Prem	Return Prem.
BAP011468800	4/30/2015	4/30/2016				

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

This endorsement modifies insurance provided under the:

Business Auto Coverage Form Motor Carrier Coverage Form

A. Amended Who Is An Insured

1. The following is added to the Who Is An Insured Provision in Section II -- Liability Coverage

The following are also "insureds":

- a. Any "employee" of yours is an "insured" while using a covered "auto" you don't own, hire or borrow for acts performed within the scope of employment by you.
- b. Anyone volunteering services to you is an "insured" while using a covered "auto" you don't own, hire or borrow to transport your clients or other persons in activities necessary to your business.
- c. Anyone else who furnishes an "auto" referenced in Paragraphs a. and b. above.
- d. Any person(s) or organization(s) where required by written contract or written agreement executed prior to any "accident" provided the "accident" arises out of operations contemplated by such contract or agreement.
- 2. The following is added to the Other Insurance Provision in the Conditions Section:

Coverage for any person(s) or organization(s) where required by written contract or written agreement executed prior to any "accident" will apply on a primary basis and any insurance maintained by the additional "insured" will apply on an excess basis. However, in no event will this coverage extend beyond the terms and conditions of the coverage form.

B. Amendment - Supplementary Payments

Paragraphs a.(2) and a.(4) of the Coverage Extensions Provision in Section II - Llability Coverage are replaced by the following:

- (2) Up to \$5,000 for the cost of bail bonds (including bonds for related traffic law violations) required because of an "accident" we cover. We do not have to furnish these bonds.
- (4) All reasonable expenses incurred by the "insured" at our request, including actual loss of earnings up to \$500 a day because of time off from work.

C. Fellow Employee Coverage

The Fellow Employee Exclusion contained in Section II - Liability Coverage does not apply.

D. Driver Safety Program Liability and Physical Damage Coverage

1. The following is added to the Racing Exclusion in Section II - Liability Coverage.

This exclusion does not apply to covered "autos" participating in a driver safety program event, such as, but not limited to, auto or truck rodeos and other auto or truck agility demonstrations.

U-CA-424-E CW (04-11) Page 1 of 5

 The following is added to Paragraph 2. in the Exclusions of Section III – Physical Damage Coverage of the Business Auto Coverage Form and Paragraph 2.b. in the Exclusions of Section IV – Physical Damage Coverage of the Motor Carrier Coverage Form:

This exclusion does not apply to covered "autos" participating in a driver safety program event, such as, but not limited to, auto or truck rodeos and other auto or truck agility demonstrations.

E. Lease or Loan Gap Coverage

The following is added to the Coverage Provision of the Physical Damage Coverage Section:

Lease Or Loan Gap Coverage

In the event of a total 'loss' to a covered "auto", we will pay any unpaid amount due on the lease or loan for a covered "auto", less:

- a. Any amount paid under the Physical Damage Coverage Section of the coverage form; and
- b. Any:
 - (1) Overdue lease or loan payments at the time of the "loss";
 - (2) Financial penalties imposed under a lease for excessive use, abnormal wear and tear or high mileage;
 - (3) Security deposits not returned by the lessor;
 - (4) Costs for extended warranties, credit life insurance, health, accident or disability insurance purchased with the loan or lease; and
 - (5) Carry-over balances from previous leases or loans.

F. Towing and Labor

The following is added to Paragraph A.2. of the Physical Damage Coverage Section:

We will pay up to \$75 for towing and labor costs incurred each time a covered "auto" of the private passenger type is disabled. However, the labor must be performed at the place of disablement.

G. Extended Glass Coverage

The following is added to Paragraph A.3.a. of the Physical Damage Coverage Section:

If glass must be replaced, the deductible will be \$100 or the deductible shown in the Declarations, whichever is less. If glass can be repaired and is actually repaired rather than replaced, the deductible will be waived. You have the option of having the glass repaired rather than replaced.

H. Hired Auto Physical Damage - Increased Loss of Use Expenses

The Loss Of Use Expenses Provision of the Physical Damage Coverage Section is replaced by the following:

Loss Of Use Expenses

For Hired Auto Physical Damage, we will pay expenses for which an "insured" becomes legally responsible to pay for loss of use of a vehicle rented or hired without a driver under a written rental contract or written rental agreement. We will pay for loss of use expenses if caused by:

- Other than collision only if the Declarations indicate that Comprehensive Coverage is provided for any covered "auto";
- (2) Specified Causes Of Loss only if the Declarations indicate that Specified Causes Of Loss Coverage is provided for any covered "auto"; or
- (3) Collision only if the Declarations indicate that Collision Coverage is provided for any covered "auto".

However, the most we will pay for any expenses for loss of use is \$100 per day, to a maximum of \$3000.

I. Personal Effects Coverage

The following is added to the Coverage Provision of the Physical Damage Coverage Section:

Personal Effects Coverage

- a. We will pay up to \$750 for "loss" to personal effects which are:
 - (1) Personal property owned by an "insured"; and

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(2) In or on a covered "auto".

- b. Subject to Paragraph a. above, the amount to be paid for "loss" to personal effects will be based on the lesser of:
 - (1) The reasonable cost to replace; or
 - (2) The actual cash value.
- c. The coverage provided in Paragraphs a. and b. above, only applies in the event of a total theft of a covered "auto". No deductible applies to this coverage. However, we will not pay for "loss" to personal effects of any of the following:
 - Accounts, bills, currency, deeds, evidence of debt, money, notes, securities, or commercial paper or other documents of value.
 - (2) Bullion, gold, silver, platinum, or other precious alloys or metals; furs or fur garments; jewelry, watches, precious or semi-precious stones.
 - (3) Paintings, statuary and other works of art.
 - (4) Contraband or property in the course of illegal transportation or trade.
 - (5) Tapes, records, discs or other similar devices used with audio, visual or data dectronic equipment.

Any coverage provided by this Provision is excess over any other insurance coverage available for the same "loss".

J. Tapes, Records and Discs Coverage

- The Exclusion in Paragraph B.4.a. of Section III Physical Damage Coverage in the Business Auto Coverage Form and the Exclusion in Paragraph B.2.c. of Section IV – Physical Damage Coverage in the Motor Carrier Coverage Form do not apply.
- 2. The following is added to Paragraph 1.a. Comprehensive Coverage under the Coverage Provision of the Physical Damage Coverage Section:

We will pay for "loss" to tapes, records, discs or other similar devices used with audio, visual or data electronic equipment. We will pay only if the tapes, records, discs or other similar audio, visual or data electronic devices:

- (a) Are the property of an "insured"; and
- (b) Are in a covered "auto" at the time of "loss".

The most we will pay for such "loss" to tapes, records, discs or other similar devices is \$500. The Physical Damage Coverage Deductible Provision does not apply to such "loss".

K. Alrbag Coverage

The Exclusion in Paragraph B.3.a. of Section III – Physical Damage Coverage in the Business Auto Coverage Form and the Exclusion in Paragraph B.4.a. of Section IV – Physical Damage Coverage in the Motor Carrier Coverage Form do not apply to the accidental discharge of an airbag.

L Two or More Deductibles

The following is added to the Deductible Provision of the Physical Damage Coverage Section:

If an accident is covered both by this policy or coverage form and by another policy or coverage form issued to you by us, the following applies for each covered "auto" on a per vehicle basis:

- 1. If the deductible on this policy or coverage form is the smaller (or smallest) deductible, it will be waived; or
- If the deductible on this policy or coverage form is not the smaller (or smallest) deductible, it will be reduced by the amount of the smaller (or smallest) deductible.

M. Physical Damage - Comprehensive Coverage - Deductible

The following is added to the Deductible Provision of the Physical Damage Coverage Section:

Regardless of the number of covered "autos" damaged or stolen, the maximum deductible that will be applied to Comprehensive Coverage for all 'loss" from any one cause is \$5,000.

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N. Temporary Substitute Autos - Physical Damage

1. The following is added to Section I - Covered Autos:

Temporary Substitute Autos - Physical Damage

If Physical Damage Coverage is provided by this coverage form on your owned covered "autos", the following types of vehicles are also covered "autos" for Physical Damage Coverage:

Any "auto" you do not own when used with the permission of its owner as a temporary substitute for a covered "auto" you do own but is out of service because of its:

- 1. Breakdown;
- 2. Repair;
- 3. Servicing;
- 4. "Loss"; or
- 5. Destruction.
- 2. The following is added to the Coverage Provision of the Physical Damage Coverage Section:

Temporary Substitute Autos - Physical Damage

We will pay the owner for "loss" to the temporary substitute "auto" unless the "loss" results from fraudulent acts or omissions on your part. If we make any payment to the owner, we will obtain the owner's rights against any other party.

The deductible for the temporary substitute "auto" will be the same as the deductible for the covered "auto" it replaces.

O. Amended Duties In The Event Of Accident, Claim, Sult Or Loss

Paragraph a. of the Duties In The Event Of Accident, Claim, Suit Or Loss Condition is replaced by the following:

a. In the event of "accident", claim, "suit" or 'loss", you must give us or our authorized representative prompt notice of the "accident", claim, "suit" or "loss". However, these duties only apply when the "accident", claim, "suit" or "loss" is known to you (if you are an individual), a partner (if you are a partnership), a member (if you are a limited liability company) or an executive officer or insurance manager (if you are a corporation). The failure of any agent, servant or employee of the "insured" to notify us of any "accident", claim, "suit" or "loss" shall not invalidate the insurance afforded by this policy.

Include, as soon as practicable:

- (1) How, when and where the "accident" or "loss" occurred and if a claim is made or "suit" is brought, written notice of the claim or "suit" including, but not limited to, the date and details of such claim or "suit";
- (2) The "insured's" name and address; and
- (3) To the extent possible, the names and addresses of any injured persons and witnesses.

If you report an "accident", claim, "suit" or "loss" to another insurer when you should have reported to us, your failure to report to us will not be seen as a violation of these amended duties provided you give us notice as soon as practicable after the fact of the delay becomes known to you.

P. Waiver of Transfer Of Rights Of Recovery Against Others To Us

The following is added to the Transfer Of Rights Of Recovery Against Others To Us Condition:

This Condition does not apply to the extent required of you by a written contract, executed prior to any "accident" or "loss", provided that the "accident" or "loss" arises out of operations contemplated by such contract. This waiver only applies to the person or organization designated in the contract.

Q. Employee Hired Autos -- Physical Damage

Paragraph b. of the Other Insurance Condition in the Business Auto Coverage Form and Paragraph f. of the Other Insurance – Primary and Excess Insurance Provisions Condition in the Motor Carrier Coverage Form are replaced by the following:

For Hired Auto Physical Damage Coverage, the following are deemed to be covered "autos" you own:

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- (1) Any covered "auto" you lease, hire, rent or borrow; and
- (2) Any covered "auto" hired or rented under a written contract or written agreement entered into by an "employee" or elected or appointed official with your permission while being operated within the course and scope of that "employee's" employment by you or that elected or appointed official's duties as respect their obligations to you.

However, any "auto" that is leased, hired, rented or borrowed with a driver is not a covered "auto".

R. Unintentional Failure to Disclose Hazards

The following is added to the Concealment, Misrepresentation Or Fraud Condition:

However, we will not deny coverage under this coverage form if you unintentionally:

- (1) Fail to disclose any hazards existing at the inception date of this coverage form; or
- (2) Make an error, omission, improper description of "autos" or other misstatement of information.

You must notify us as soon as possible after the discovery of any hazards or any other information that was not provided to us prior to the acceptance of this policy.

S. Hired Auto - World Wide Coverage

Paragraph (5)(a) of the Policy Period, Coverage Territory Condition is replaced by the following:

(a) A covered "auto" is leased, hired, rented or borrowed for a period of 60 days or less; and

T. Bodily Injury Redefined

The definition of "bodily injury" in the Definitions Section is replaced by the following:

"Bodily injury" means bodily injury, sickness or disease, sustained by a person including death or mental anguish, resulting from any of these at any time. Mental anguish means any type of mental or emotional illness or disease.

All other terms and conditions of this policy remain unchanged.

4/23/2015



ENDORSEMENT NO.

THIS ENDORSEMENT CHANGES THE POLICY. PLEASE READ IT CAREFULLY.

4/30/2015 4/30/2016 Endorsement Effective Date:

Policy No: 10000602509

Insured: McGrath RentCorp

DBA: Mobile Modular Management Corporation

PRIMARY INSURANCE CLAUSE ENDORSEMENT

To the extent that this insurance is afforded to any additional insured under the policy, such insurance shall apply as primary and not contributing with any insurance carried by such additional insured, as required by written contract.

Nothing herein contained shall be held to waive, vary, alter or extend any condition or provision of the policy other than as above stated.