Board Office Use: Les	gislative File Info.
File ID Number	16-2245
Introduction Date	11-15-16
Enactment Number	16-1770
Enactment Date	11-15-16 0
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### OAKLAND UNIFIED SCHOOL DISTRICT

# Memo

То	Board of Education
From	Antwan Wilson, Superintendent and Secretary, Board of Education By: Vernon Hal, Senior Business Officer VER Joe Dominguez, Deputy Chief, Facilities Planning and Management
Board Meeting Date	November15, 2016
Subject	Pre-Construction Agreement - McCarthy/Turner Group JV - Fremont High School Replacement Project
Action Requested	Approval by the Board of Education of a Pre-Construction Agreement with McCarthy/Turner Group JV for latter to provide pre-construction services for Phase 1 - Academic Buildings and Phase 2 - Gym / Field; includes attending design/pre-construction meetings as required, preparation of preliminary project schedule, constructability review of drawings and specifications, value analysis, preparation& coordination of project site logistics, estimating / budgeting, and subcontractor prequalification, bid process, and bid evaluation, in conjunction with the Fremont High School Replacement Project, more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, for the period commencing November 10, 2016 and concluding no later than July 31, 2018, in an amount not to exceed \$574,120.00.
Background	Pre-construction services for Lease Leaseback services.
Local (LBP)	50.00%
Recommendation	Approval by the Board of Education of a Pre-Construction Agreement with McCarthy/Turner Group JV for latter to provide pre-construction services for Phase 1 - Academic Buildings and Phase 2 - Gym / Field; includes attending design/pre-construction meetings as required, preparation of preliminary project schedule, constructability review of drawings and specifications, value analysis, preparation& coordination of project site logistics, estimating / budgeting, and subcontractor prequalification, bid process, and bid evaluation, in conjunction with the Fremont High School Replacement Project, more specifically delineated in the Scope of Services in Exhibit "A", incorporated herein by reference as though fully set forth, for the period commencing November 10, 2016 and concluding no later than July 31, 2018, in an amount not to exceed \$574,120.00.

Fiscal Impact

### Fund 21, Measure J

Attachments

- Pre-Construction Agreement including scope of work
  Consultant Proposal
  Certificate of Insurance



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

Legislative File I	D No.				
Department:	Facilities Plann	ning and Manageme			
Vendor Name:	McCarthy Buil	ding Companies, II	nc.		
Project Name:	Fremont New 0	Construction	Proje	ct No.: 13158	
Contract Term:	Intended Start:	11/10/2016	Intended End:	7/31/2018	
Annual (if annua	l contract) or T	otal (if multi-year	agreement) Cost:	\$574,120.00	
Approved by:	Tadashi Nakado	egawa			
Is Vendor a local	Oakland Busin	less or have they n	neet the requiremen	ts of the	
Local Business P	olicy?	Yes (No if Unchecke	ed)		
How was this Ve	ndor selected?				
RFP/RFQ process					
				×	

#### Summarize the services this Vendor will be providing.

Pre-construction services for Phase 1 - Academic Buildings and Phase 2 - Gym/Field. Includes attending design/pre-construction meetings as required, preparation of preliminary project schedule, constructability review of drawings and specifications, value analysis, preparation & coordination of project site logistics, estimating/budgeting, and subcontractor prequalification, bid process, and bid evaluation.

Was this contract competitively bid? Yes (No if Unchecked)

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

2) Please chec	k the cor	npetitive bio	d exception	relied upon:
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Educational Materials

Special Services contracts for financial, economic, accounting, legal or administrative services

CUPCCAA Exception (Uniform Public Construction Cost Accounting Act)

□ **Professional Service Agreements** of less than \$86,000 (increases a small amount on January 1 of each year)

Construction related Professional Services such as Architects, DSA Inspectors, Environmental Consultants and Construction Managers (require a "fair, competitive selection process)

**Energy** conservation and alternative energy supply (e.g., solar, energy conservation, co-generation and alternative energy supply sources)

- □ Emergency contracts
- □ Technology contracts
  - □ electronic data-processing systems, supporting software and/or services (including copiers/printers) over the \$86,000 bid limit, must be competitvely advertised, but any one of the three lowest responsible bidders may be selected
  - □ contracts for computers, software, telecommunications equipment, microwave equipment, and other related electronic equipment and apparatus, including E-Rate solicitations, may be procured through an RFP process instead of a competitive, lowest price bid process
  - UWestern States Contracting Alliance Contracts (WSCA)
  - California Multiple Award Schedule Contracts (CMAS) [contracts are often used for the purchase of information technology and software]
- **Piggyback'' Contracts** with other governmental entities
- Perishable Food
- □ Sole Source
- □ Change Order for Material and Supplies if the cost agreed upon in writing does not exceed ten percent of the original contract price
- Other, please provide specific exception
- 3) I Not Applicable no exception Project was competitively bid

### AGREEMENT FOR PRELIMINARY SERVICES (PRECONSTRUCTION SERVICES) BETWEEN OAKLAND UNIFIED SCHOOL DISTRICT AND MCCARTHY TURNER GROUP, A JOINT VENTURE FOR THE FREMONT HIGH SCHOOL NEW CONSTRUCTION PROJECT, OAKLAND CA

This Agreement for Preliminary Services (Preconstruction Services) ("Agreement") is made and entered into this <u>6<sup>th</sup> day of September, 2016</u>, between the <u>Oakland Unified School District</u>, a California public school district ("District") and **McCarthy Turner Group, a Joint Venture** (" Developer") for the purposes of providing preliminary services relating to the design and new construction of the Fremont High School ("Project"). District and Developer may be individually referred to herein as "Party" and collectively referred to herein as "Parties."

**WHEREAS,** the Project will be located at the following school site as more particularly described in **Exhibit "B**," attached hereto and incorporated herein by this reference ("Site(s)"):

• Fremont High School, located at 4610 Foothill Blvd, Oakland, CA 94601

**WHEREAS**, District and Developer intend to enter into lease/leaseback arrangements for the development of the Project pursuant to Education Code section 17406 ("Lease Agreements") after Developer's performance of its duties and obligations pursuant to this Agreement and pending both the approval of the Plans and Specifications by the California Division of State Architect ("DSA") and after approval by the District and Developer of the Lease Agreements.

**WHEREAS**, the District has selected LCA QKA, JV as the architects/engineers ("Architect(s)") of record for the Project;

**WHEREAS**, Developer desires to provide consulting services to the District with respect to other related services in preparation for the Project's development; and

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

**WHEREAS**, Developer represents that it is specially trained and has the expertise and experience to perform the services set forth in this Agreement; and

NOW, THEREFORE, the Parties hereto agree as follows:

1. Scope of Services. Developer, as the District's development consultant and authorized representative, agrees to perform the services indicated in Exhibit "A," attached hereto and incorporated herein by this reference ("Services"). In providing the Services pursuant to this Agreement, Developer does not assume any responsibility for design, design errors, omissions or inconsistencies. The duties, responsibilities and limitations of authority of Developer shall not be restricted, modified or extended without written agreement between the District and Developer.

- 2. Construction Milestones. The Parties intend to enter into the Lease Agreements on or about July 31, 2018.
- **3. District's Responsibilities.** The District shall provide to Developer information regarding requirements for the Project, including information regarding the District's objectives, schedule, constraints and criteria.
- **4. Term.** The term of this Agreement ("Term") shall be per the attached McCarthy Turner Group a Joint Venture proposal dated 8/9/2016.
- 5. **Submittal of Documents.** The Developer shall not commence the Services under this Agreement until the Developer has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:
  - X Signed Contract
  - X Workers' Compensation Certification
    - X Fingerprinting/Criminal Background Investigation Certification
  - X Insurance Certificates and Endorsements

### 6. Termination

- **6.1. Termination by Developer.** This Agreement may be terminated by Developer upon fourteen (14) days written notice to District in the event of an uncured substantial failure of performance by District, unless the District has acted to commence cure efforts in any case where a reasonable cure cannot be concluded within the 14 day notice period.
- **6.2. Termination by District.** This Agreement may be terminated without cause by District upon fourteen (14) days written notice to Developer. In the event of a termination by District, the District shall pay Developer for all fully-documented Services performed and expenses incurred under this Agreement up until the date of notice of termination.
- 7. Compensation to Developer. District agrees to pay Developer an amount not-toexceed Five hundred seventy-four thousand, one hundred twenty-four dollars and no cents (\$574,120.00), for the performance of the Services contemplated by this Agreement, as indicated in Exhibit "C" ("Services: Costs & Schedule").
  - **7.1.** Developer shall be responsible for all costs and expenses including the costs of hiring sub-consultants and other professionals to perform the Services, travel expenses to the Project site as well as for meetings with District and its representatives, long distance telephone charges, copying expenses, salaries of Developer's staff and employees working on the Project, overhead, and any other reasonable expenses incurred by Developer in performance of the Services contemplated by this Agreement. Developer shall submit the names of all proposed subconsultants and subcontractors to District in writing for the District's prior approval.

- 8. **Developer's Insurance.** Developer has in force, and during the term of this Agreement shall maintain in force with the minimum indicated limits, the following insurance: Commercial General Liability insurance: \$1,000,000 for each occurrence and general aggregate with Products and Completed Operations Coverage; Automobile Liability – Any Auto: combined single limit of \$1,000,000; Excess Liability insurance: \$4,000,000; Workers Compensation: Statutory limits; Employers' Liability: \$1,000,000; and Professional Liability (Errors and Omissions): \$1,000,000. Developer shall provide to the District certificate(s) of insurance and endorsements satisfactory to the District. The policy(ies) shall not be amended or modified and the coverage amounts shall not be reduced without thirty (30) days written notice to the District prior to cancellation. Except for the worker's compensation and professional liability insurance policies, the District shall be named as an additional insured on all policies. Developer's policy(ies) shall be primary; any insurance carried by the District shall only be secondary and supplemental. All policies, except for professional liability, shall be written on an occurrence form. Developer shall not allow any sub-consultant, subcontractor, employee, or agent to commence work on this Agreement or any subcontract until the insurance required of Developer, subcontractor, or agent has been obtained.
- **9. Indemnity.** To the furthest extent permitted by California law, Developer shall defend, indemnify, and hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("the indemnified parties") from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury of any kind, in law or equity ("Claim"), to property or persons, including personal injury and/or death, to the extent that any of the above arise out of, pertain to, or relate to the negligence, recklessness, errors or omissions, or willful misconduct of Developer, its officials, officers, employees, subcontractors, consultants, or agents directly or indirectly arising out of, connected with, or resulting from the performance of the Services or this Agreement, including without limitation the payment of all consequential damages.
- **10. Independent Developer.** Developer, in the performance of this Contract, shall be and act as an independent Developer. Developer understands and agrees that it and all of its employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Developer shall assume full responsibility for payment of all federal, state and local taxes or contributions, including unemployment insurance, social security and income taxes with respect to Developer's employees. In the performance of the work herein contemplated, Developer is an independent Developer or business entity, with the sole authority for controlling and directing the performance of the details of the work, District being interested only in the results obtained.
- **11. Designated Representatives.** The Developer shall coordinate with District personnel and/or its designated representatives as may be requested and desirable.
- **12. Audit**. Developer shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Developer transacted under this Agreement. Developer shall retain these books, records, and systems of account during the Term of this Agreement and for five (5) years thereafter. Developer shall permit the District, its

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

**13. Confidentiality**. The Developer and all Developer's agents, personnel, employee(s), subconsultants and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. Developer understands that student records are confidential and agrees to comply with all state and federal laws concerning the maintenance and disclosure of student records. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.

### 14. Performance of Services.

- 14.1. Standard of Care. Developer shall remain liable to the District in accordance with this Agreement for all damages to the District caused by Developer's failure to perform any of the Services furnished under this Agreement to the standard of care of Developer for its Services, which shall be, at a minimum, the standard of care of a Developer performing similar work for California school districts at or around the same time and in or around the same geographic area of the District.
- **14.2. District Approval.** The work completed herein must meet the approval of the District.

# 15. Local, Small Local and Small Local Resident Business Enterprise Program (L/SL/SLRBE).

Developer shall comply with the requirements of the District's L/SL/SLRBE Program, as applicable, which may require a fifty percent (50%) mandatory minimum local participation requirement in the performance of this Agreement. A copy of the District's L/SL/SLRBE Program can be obtained on the District website, at www.ousd.k12.ca.us, under the Facilities Planning & Management Department drop down menu, Bids and Requests for Proposals.

- **16. Assignment.** The obligations of the Developer pursuant to this Agreement shall not be assigned by the Developer.
- 17. Compliance with Laws. Developer shall observe and comply with all rules and regulations of the governing board of the District and all federal, state, and local laws, ordinances, regulations, and guidelines. Developer shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Developer observes that any of the Work required by this Agreement is at variance with any such laws, ordinance, rules or regulations, Developer shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this Agreement shall be appropriately amended in writing, or this Agreement shall be terminated effective upon Developer's receipt of a written termination notice from the District. If Developer performs any work that is in violation of any laws, ordinances, rules or

regulations, without first notifying the District of the violation, Developer shall bear all costs arising therefrom.

- **18. Certificates/Permits/Licenses.** Developer and all Developer's employees or agents shall secure and maintain in force such certificates, permits and licenses as are required by law in connection with the furnishing of Services pursuant to this Agreement.
- **19. Anti-Discrimination**. It is the policy of the District that in connection with all work performed under contracts there be no discrimination against any employee engaged in the work because of race, color, ancestry, national origin, religious creed, physical disability, medical condition, marital status, sexual orientation, gender, or age and therefore the Developer agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735 and District policy. In addition, the Developer agrees to require like compliance by all its subcontractor(s).
- **20. Fingerprinting of Employees.** The Fingerprinting/Criminal Background Investigation Certification must be completed and attached to this Agreement prior to Developer's performing of any portion of the Services.
- **21.** No Third Party Rights. Nothing contained in this Agreement shall create a contractual relationship with or a cause of action in favor of any third party against either the District or Developer.
- 22. District's Evaluation of Developer and Developer's Employees and/or Subcontractors. The District may evaluate the Developer in any way the District is entitled pursuant to applicable law. The District's evaluation may include, without limitation:
  - **22.1.** Requesting that District employee(s) evaluate the Developer and the Developer's employees and subcontractors and each of their performance.
  - **22.2.** Announced and unannounced observance of Developer, Developer's employee(s), and/or subcontractor(s).
  - **22.3.** Developer agrees to remove or re-assign its employees as may be reasonably requested by the District as a result of the District's evaluation. The District shall provide its request in writing, convey the basis for its request and provide reasonable time for Developer to satisfy the District's request.
- **23.** Limitation of District Liability. Other than as provided in this Agreement, District's financial obligations under this Agreement shall be limited to the payment of the compensation provided in this Agreement. Notwithstanding any other provision of this Agreement, in no event, shall District be liable, regardless of whether any claim is based on contract or tort, for any special, consequential, indirect or incidental damages, including, but not limited to, lost profits or revenue, arising out of or in connection with this Agreement for the Services performed in connection with this Agreement.
- **24. Disputes.** In the event of a dispute between the parties as to performance of Services, Agreement interpretation, or payment, the Parties shall attempt to resolve

the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute, Developer shall neither rescind the Agreement nor stop performing Services.

**25. Notice.** Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, addressed as follows:

District: Oakland Unified School District 955 High Street Oakland, CA 94601 Attn: Tadashi Nakadegawa Developer: McCarthy/Turner Group JV 1625 Filbert Street Oakland, CA 94697 Attn: Doug Barrows

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

- 26. Integration/Entire Agreement of Parties. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 27. California Law. This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and conditions of this Agreement shall be maintained in the county in which the District's administrative offices are located.
- **28. Waiver.** The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.
- **29. Severability.** If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- **30.** Authority to Bind Parties. Neither party in the performance of any and all duties under this Agreement, except as otherwise provided in this Agreement, has any authority to bind the other to any agreements or undertakings.
- **31. Attorney Fees/Costs.** Should litigation be necessary to enforce any terms or provisions of this Agreement, then each party shall bear its own litigation and collection expenses, witness fees, court costs and attorney's fees.
- **32. Captions and Interpretations.** Paragraph headings in this Agreement are used solely for convenience, and shall be wholly disregarded in the construction of this Agreement. No provision of this Agreement shall be interpreted for or against a

party because that party or its legal representative drafted such provision, and this Agreement shall be construed as if jointly prepared by the Parties.

- 33. Calculation of Time. For the purposes of this Agreement, "days" refers to calendar days unless otherwise specified.
- Signature Authority. Each party has the full power and authority to enter into and 34. perform this Agreement, and the person signing this Agreement on behalf of each Party has been properly authority and empowered to enter into this Agreement.
- 35. **Counterparts.** This Agreement and all amendments and supplements to it may be executed in counterparts, and all counterparts together shall be construed as one document.
- Incorporation of Recitals and Exhibits. The Recitals and each exhibit attached 36. hereto are hereby incorporated herein by reference.
- 37. **Lease Agreements.** In no event shall either party be obligated to enter into the Lease Agreements. District reserves the right to enter into the Lease Agreements with parties other than Developer. Developer has not received any assurances or guarantee that Developer will be awarded the Lease Agreements or any other contract related to the Project. District shall not be responsible to Developer for any claims or damages resulting from District's failure to enter into the Lease Agreements with Developer.
- 38. **Ownership of Product.** It is mutually agreed that all materials prepared by Developer under this Agreement will be the property of the District and Developer shall have no property rights therein whatsoever. Developer hereby irrevocably assigns, conveys, and transfers to District any and all of Developer's right, title, and interest to any copyrights associated with the materials that will be prepared pursuant to the Agreement. Immediately upon termination of this agreement and District's written request, the District shall be entitled to, and Developer shall deliver to District, all data, drawings, specifications, reports, estimates, summaries, and other such materials and commissions as may have been prepared or accumulated to date by the District in performing the Agreement which is not Developer's privileged information, (the "Termination Material") as defined by law, or Developer's personnel information.

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

me DI Susie Butler-Berkley

Contract Analyst

ACCEPTED AND AGREED on the date indicated below:

OAKLAND UNIFIED SCHOOL DISTRICT James Harris, President, Board of Education Date Wilson, Superintendent & Secretary, Board of Education Antwan Date Chief, Facilities Planning and Management Joe Dominguez, Deputy Date DEVELOPER McCarthy/Turner J Richard A. Henry, **APPROVED AS TO FORM:** 1.11.2016 OUS egal Counsel Date Facilitie

### <u>Exhibit "A"</u> Scope of Services

### **Pre-Construction Services**

Developer shall perform management and coordination services, plan and specification constructability reviews, provide value-engineering reviews and recommendations and other reviews as necessary to verify that the drawings and specifications are clear and reasonably accurate to minimize the need for changes during the construction phase of the project, including but not limited to the following:

### **1. General Services.**

- 1.1. Developer shall attend regular meetings during Project development between the Architect, the District, District site personnel, and any other applicable consultants of the District as required to discuss the Project, including budget, scope and schedule.
- 1.2. Developer shall assist Architect with the making of a written record of all meetings, conferences, discussions and decisions made between or among the District, Architect and Developer.
- 1.3. Developer shall assist the Architect with making formal presentations to the governing board of District.
- 1.4. Developer shall prepare and update the preliminary Project schedule.
- 1.5. Developer shall prepare and update the components of the Guaranteed Project Cost and shall be primarily in control of ensuring that the Project can and is constructed for no more than that amount.
- 1.6. Developer shall assist District with City land use issues;
- 1.7. Developer shall assist District with DSA review, input, and timeframe for same;
- 1.8. Developer shall provide review and comment upon geotechnical / soils investigation and report;
- 1.9. Developer shall provide review and comment upon survey of the Project site;
- 1.10. Developer shall provide review and comment upon any environmental impact report ("EIR") or other required California Environmental Quality Act ("CEQA") documents with District's CEQA consultant.

### 2. Review of Design Documents.

- 2.1. Developer shall review Project design and budget with the District and the Architect during the Schematic Design Phase, the Design Development Phase, at 50% Construction Documents Phase, and at 100% Construction Documents Phase to:
  - 2.1.1. Developer shall provide recommendations on site use and

improvements, selection of materials, building systems and equipment and methods of Project delivery;

- 2.1.2. Developer shall provide recommendations on relative feasibility of construction methods, availability of materials and labor, time requirements for procurement, installation and construction of the Project and subparts thereof if requested, and factors relating to cost including, but not limited to, construction costs of alternate designs of materials, preliminary budgets and possible economics that could be achieved through alternate methods or substitutions;
- 2.1.3. Developer shall provide interim design phase estimates to establish and maintain the Project budget and scheduled costs; and
- 2.1.4. Developer shall provide plan review.
- 2.1.5. <u>Value-engineering</u>. Developer shall prepare a value-engineering report for District review and approval that:
  - 2.1.5.1. Details areas of cost saving (e.g. construction processes/procedures, specified materials and equipment, and equipment or other aspects of the design documents that can be modified to reduce costs and/or the time for achieving final completion of the Project and/or to extend life-cycle and/or to reduce maintenance/operations costs, without diminution in the quality of materials/equipment/workmanship, scope or intended purposes of the Project);
  - 2.1.5.2. Provides detailed estimate for proposed valueengineering items;
  - 2.1.5.3. Defines methodology or approaches that maximize value; and
  - 2.1.5.4. Identifies design choices that can be more economically delivered.
- 2.1.6. <u>Constructability Review</u>. Developer shall prepare detailed interdisciplinary constructability review within thirty (30) days of receipt of the plans from the District that:
  - 2.1.6.1. Ensures construction documents are well coordinated and reviewed for errors;
  - 2.1.6.2. Identifies to the extent known, construction deficiencies and areas of concern;
  - 2.1.6.3. Back-checks design drawings for inclusion of modifications;
  - 2.1.6.4. Provides the District with written confirmation that:

- 2.1.6.4.1. Requirements noted in the design documents prepared for the Project are consistent with and conform to the District's Project requirements and design standards; and
- 2.1.6.4.2. Various components have been coordinated and are consistent with each other so as to minimize conflicts within or between components of the design documents.
- 2.2. <u>Confirm Modifications to Design Drawings</u>. If the District accepts Developer's comments, including the value-engineering and/or constructability review comments, Developer shall review the design documents to confirm that those comments are properly incorporated into the final design documents.
- 2.3. <u>Building Information Modeling.</u> In evaluating design documents, Developer shall utilize all available sources, including but not limited to any Building Information Modeling ("BIM") produced by or at the Architect's direction.

### 3. Budget of Project Costs.

- 3.1. At each stage of plan review indicated above, Developer shall update and refine the budget of the Guaranteed Project Cost based on the most recent sent of design documents. Developer shall also advise the District and the Architect if it appears that the total construction costs may exceed the Guaranteed Project Cost established by the District and shall make recommendations for corrective action. Developer will further provide input to the District and Architect relative to value of construction, means and methods for construction, duration of construction of various building methods and constructability.
- 3.2. In each budget of the Guaranteed Project Cost, Developer shall include values of scopes of work subdivided into component parts in sufficient detail to serve as the basis for progress payments during construction. This budget of the Guaranteed Project Cost shall include, at a minimum, the following information divided into at least the following categories:
  - 3.2.1. Overhead and profit;
  - 3.2.2. Supervision;
  - 3.2.3. General conditions;
  - 3.2.4. Layout & Mobilization (not more than 1%)
  - 3.2.5. Submittals, samples, shop drawings (not more than 3%);
  - 3.2.6. Bonds and insurance (not more than 2%);
  - 3.2.7. Close-out documentation (not less than 3%);
  - 3.2.8. Demolition;
  - 3.2.9. Installation;
  - 3.2.10. Rough-in;
  - 3.2.11. Finishes;
  - 3.2.12. Testing;
  - 3.2.13. Punchlist and acceptance.

Developer shall indicate its willingness and ability to enter into the Lease Agreements to construct the Project for at or below that Guaranteed Project Cost, excluding unforeseen conditions or District-requested changes. This commitment will be a component of the Lease Agreements.

### 4. Construction Schedule and Phasing Plan.

Developer shall prepare a preconstruction schedule to guide the design team through to bid dates. That schedule shall show the multiphases and interrelations of design, constructability review, and estimating. Developer shall also prepare a full construction schedule for the Project detailing the phasing and construction activities. Developer shall further investigate, recommend and prepare a schedule for the District's purchase of materials and equipment requiring long lead time procurement, and coordinate the schedule with the early preparation of portions of the Contract Documents by the Architect.

### 5. Construction Planning and Bidding.

- 5.1. Developer shall prepare and distribute specifications and drawings provided by District to facilitate bidding to Developer's subcontractors.
- 5.2. Developer shall diligently review the drawings and specifications to reasonably eliminate areas of conflict and overlapping in the work to be performed by various subcontractors, in order to significantly reduce change order requests by subcontractors attributed to design errors or omissions of Architect.
- 5.3. Developer shall diligently review all of the construction documents, including but not limited to all drawings and specifications, against ambiguities, conflicts, or omissions, and guarantee to the District that the total project shall be built for the available construction budget where the aggregate of all trade Developer bids, including authorized alternatives, shall be less than, but close to, the construction budget within the construction duration identified in Facilities Lease.
- 5.4. Developer shall conduct pre-bid conferences. Developer shall coordinate with District and the Architect in responding to subcontractor questions or providing clarification to all Subcontractors.
- 5.5. Developer shall prepare appropriate subcontractor bid packages.

### **EXHIBIT A**

## OAKLAND UNIFIED SCHOOL DISTRICT FREMONT HIGH SCHOOL PROPOSAL FOR PRECONSTRUCTION SERVICES



### PROPOSAL FOR PRECONSTRUCTION SERVICES

1) The attached proposal for Pre-Construction Services is based on the LCA Architects Detailed Project Schedule dated 5/25/16.

2) This proposal includes Pre-Construction services for Phase 1 – Academic Buildings and Phase 2 - Gym/Field only.

3) Phase 1 Schedule – Academic Buildings Preconstruction services are based on the following:

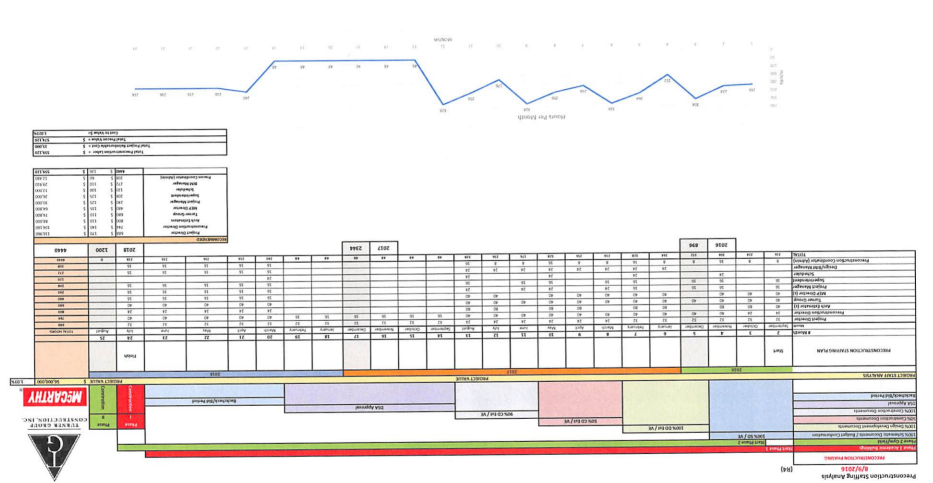
- a) Schematic Design: September 2016 thru November 2016 (3 months)
- b) Design Development: December 2016 thru February 2017 (3 months)
- c) 50% Construction Documents: March 2017 thru May 2017 (3 months)
- d) 90% Construction Documents: June 2017 thru August 2017 (3 months)
- e) DSA Submittal: September 2017 thru February 2018 (6 Months)
- f) DSA Back check and Bidding Phase: March 2018 thru June 2018 (4 Months)
- 4) Phase 2 Schedule Gym/Field Preconstruction services are based on the following:
  - a) Schematic Design: October 2016 thru December 2016 (3 months)
  - b) Design Development: January 2017 thru March 2017 (3 months)
  - c) 50% Construction Documents: April 2017 thru June 2017 (3 months)
  - d) 90% Construction Documents: July 2017 thru September 2017 (3 Months)
  - e) DSA Submittal: October 2017 thru March 2018 (6months)
  - f) DSA Back check and Bidding Phase: April 2018 thru July 2018 (4 Months)

# OAKLAND UNIFIED SCHOOL DISTRICT FREMONT HIGH SCHOOL PROPOSAL FOR PRECONSTRUCTION SERVICES



- 5) Proposal is based on Phase 1 & Phase 2 design occurring concurrently and bid as a single project.
- 6) Proposal includes the following:
  - Attending design/preconstruction meetings as required
  - Preparation of preliminary project Schedule
  - Constructability Review of drawings and specifications
  - Value Analysis
  - Preparation & coordination of project site logistics
  - Estimating/Budgeting (Based on Deliverable schedule above)
  - Subcontractor prequalification, Bid Process and Bid Evaluation

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### Exhibit "B" Maps of Project Site



### <u>Exhibit "C"</u> Services: Costs & Schedule

Reference McCarthy Turner Group A Joint Venture Proposal dated 8/9/16.

	Hours	Hour	ly Rate	Sub	total
Project Director	688	\$	170	\$	116,960
Preconstruction Director	744	\$	140	\$	104,160
Arch Estimators	800	\$	110	\$	88,000
Turner Group	680	\$	110	\$	74,800
MEP Director	480	\$	135	\$	64,800
Project Manager	240	\$	125	\$	30,000
Superintendent	208	\$	125	\$	26,000
Scheduler	120	\$	100	\$	12,000
BIM Manager	272	\$	110	\$	29,920
Precon Coordinator (Admin)	208	\$	60	\$	12,480
Subtotals :	4440			\$	559,120

Reimbursables : \$ 15,000

Total : \$ 574,120

#### Information regarding Developer:

Developer:	McCarthy Turner A Joint Venture				
License No.:	975912				
Address:	1625 Filbert Street Oakland, CA 94607				
Telephone:	415-397-5151				
Facsimile:	NA				
E-Mail:	NA				
Type of Business Entity: Individual Sole Proprietorship Partnership Limited Partnership Corporation, State: Limited Liability Company X Other: Joint Venture					

### 46 - 0678731

Employer Identification and/or Social Security Number

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

### WORKERS' COMPENSATION CERTIFICATION

Labor Code Section 3700 in relevant part provides:

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

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

I am aware of the provisions of Section 3700 of the Labor Code which require every employer to be insured against liability for workers' compensation or to undertake selfinsurance in accordance with the provisions of that code, and I will comply with such provisions before commencing the performance of the Services of this Agreement.

Date:	9/15/16
Name of Developer or Company:	McCarthy Turner A Joint Venture
Signature:	- CON O
Print Name and Title:	Richard A. Henry, Managing Partner

(In accordance with Article 5 – commencing at Section 1860, Chapter 1, part 7, Division 2 of the Labor Code, the above certificate must be signed and filed with the District prior to performing any Services under this Agreement.)

#### FINGERPRINTING/CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

One of the three boxes below **must** be checked, with the corresponding certification provided, and this form attached to the Agreement for Preliminary Services ("Agreement"):

**[TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOYEE ONLY.]** Developer's employees will have only limited contact, if any, with District pupils and the District will take appropriate steps to protect the safety of any pupils that may come in contact with Developer's employees so that the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 shall not apply to Developer for the services under this Agreement. As an authorized District official, I am familiar with the facts herein certified, and am authorized to execute this certificate on behalf of the District. (Education Code § 45125.1 (c))

Date: \_\_\_\_\_ District Representative's Name and Title: \_\_\_\_ Signature:

The fingerprinting and criminal background investigation requirements of Education Code section 45125.1 apply to Developer's services under this Agreement and Developer certifies its compliance with these provisions as follows: "Developer certifies that the Developer has complied with the fingerprinting and criminal background investigation requirements of Education Code section 45125.1 with respect to all Developer's employees, subDevelopers, agents, and subDevelopers' employees or agents ("Employees") regardless of whether those Employees are paid or unpaid, concurrently employed by the District, or acting as independent Developers of the Developer, who may have contact with District pupils in the course of providing services pursuant to the Agreement, and the California Department of Justice has determined that none of those Employees has been convicted of a felony, as that term is defined in Education Code section 45122. 1. A complete and accurate list of all Employees who may come in contact with District pupils during the course and scope of the Agreement is attached hereto."

Developer's services under this Agreement shall be limited to the construction, reconstruction, rehabilitation, or repair of a school facility and although all Employees will have contact, other than limited contact, with District pupils, pursuant to Education Code section 45125.2 District shall ensure the safety of the pupils by at least one of the following as marked:

X The installation of a physical barrier at the worksite to limit contact with pupils.

Continual supervision and monitoring of all Developer's on-site employees of Developer by an employee of Developer, \_\_\_\_\_\_, whom the Department of Justice has ascertained has not been convicted of a violent or serious felony.

Surveillance of Employees by District personnel. [TO BE COMPLETED BY AUTHORIZED DISTRICT EMPLOYEE ONLY.]

Date: \_\_\_\_\_ District Representative's Name and Title: \_\_\_\_\_\_ Signature: \_\_\_\_\_\_

**[MUST BE COMPLETED BY CONSULTANT'S AUTHORIZED REPRESENTATIVE.]** I am a representative of the Developer entering into this Agreement with the District and I am familiar with the facts herein certified, and am authorized and qualified to execute this certificate on behalf of Developer.

Date: Name of Developer or Company: Signature: Print Name and Title:

9/15/16	
McCarthy Turner, A Joint Ver	nture
- CONT	
Richard A. Henry, Managing P	artner
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### **CERTIFICATE OF LIABILITY INSURANCE**

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY A BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CON REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLD	MEND, EXTEN	ID OR ALT	ER THE CO	VERAGE AFFORD	DED BY THE	DER. THIS		
IMPORTANT: If the certificate holder is an ADDITIONAL INSURE the terms and conditions of the policy, certain policies may requir certificate holder in lieu of such endorsement(s).	D, the policy(	ies) must be nent. A stat	endorsed. tement on th	If SUBROGATION is certificate does	IS WAIVED	, subject to ights to the		
PRODUCER	CONTAC NAME:	Certifica	ate Administ	rator				
Construction Risk Solutions, LLC.	PHONE	Ext): 443-79			X C, No): 443-7	98-7290		
11311 McCormick Road, Ste 450	E-MAIL	. certificate	es@thecrste	am.com	<u>o, noj</u>			
Hunt Valley MD 21031-8622	AUDRES	E-MAIL ADDRESS: Certificates@thecrsteam.com INSURER(S) AFFORDING COVERAGE NAIC #						
	INGUDE			ance Company		36940		
INSURED	INSURE							
McCarthy/Turner, A Joint Venture								
1341 North Rock Hill Road	INSURE							
St. Louis, MO 63124	INSURE							
	INSURE							
COVERAGES CERTIFICATE NUMBER: 1441		<u>KF:</u>		REVISION NUMBI				
THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BEL INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CON CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE A EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MA	OW HAVE BEEN IDITION OF ANY AFFORDED BY	( CONTRACT THE POLICIE REDUCED BY	THE INSURE OR OTHER I S DESCRIBEI PAID CLAIMS	ED NAMED ABOVE F DOCUMENT WITH R D HEREIN IS SUBJE	OR THE POL	WHICH THIS		
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OFFICER/MEMBER EXCLUDED?				E.L. DISEASE - EA EMP	LOYEE \$			
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) Re: Fremont High School New Construction Project, Oakland, CA - Fremont High School, located at 4610 Foothill Blvd., Oakland, CA 94601								
CERTIFICATE HOLDER	CANC	ELLATION	30 davs/10	days for non-pay	ment			
Oakland Unified School District 955 High Street Attn: Tadashi Nakadegawa Ookland CA 84501	THE	EXPIRATIO	N DATE TH	ESCRIBED POLICIES EREOF, NOTICE W CY PROVISIONS.	S BE CANCELI VILL BE DE	LED BEFORE LIVERED IN		
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The ACORD name and logo are registered marks of ACORD

CERTIFICATE OF LIABILITY INSURANCE										MM/DD/YYYY) 1/2016		
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	te 1500 Louis, MO 63105						INS	URER(S) AFFOR	DING COVERAGE			NAIC #
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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							
All parties where required by a written contract. This insurance is primary and non-contributing with any other insurance where the written contract requires that this insurance be primary and non-contributory. When the insurance provided by this endorsement is primary and non-contributory, we will not seek any contribution from any other insurance policy available to the additional insured on which the additional insured is a named insured.								
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:

- 1. The insurance afforded to such additional insured only applies to the extent permitted by law; and
- 2. 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.

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

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount 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.

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This endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

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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						
All parties where required by a written contract. This insurance is primary and non-contributing with any other insurance where the written contract requires that this insurance be primary and non-contributory. When the insurance provided by this endorsement is primary and non-contributory, we will not seek any contribution from any other insurance policy available to the additional insured on which the additional insured is a named insured.							
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
- 2. 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:

1. The insurance afforded to such additional insured only applies to the extent permitted by law; and

2. 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. 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:

- 1. 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
- 2. That portion of "your work" out of which the injury or damage arises has been put to its intended use by any person or organization other than another contractor or subcontractor engaged in performing operations for a principal as a part of the same project.
- C. With respect to the insurance afforded to these additional insureds, the following is added to Section III Limits Of Insurance:

If coverage provided to the additional insured is required by a contract or agreement, the most we will pay on behalf of the additional insured is the amount 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 endorsement shall not increase the applicable Limits of Insurance shown in the Declarations.

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

### NOTICE OF CANCELLATION - CERTIFICATE HOLDERS

The person(s) or organization(s) listed or described in the Schedule below have requested that they receive written notice of cancellation when this policy is cancelled by us. We will mail or deliver to the Person(s) or Organization(s) listed or described in the Schedule a copy of the written notice of cancellation that we sent to you. Such copies of the notice will be mailed within 60 days, except 10 days for non-payment of premium, of the effective date of the cancellation, to the address or addresses of certificate holders as provided by your broker or agent.

### Schedule

Re:

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All certificate holders where written notice of the cancellation of this policy is required by written contract, permit or agreement with the Named Insured and whose names and addresses will be provided by the broker or agent listed in the Declarations Page of this policy for the purposes of complying with such request.

This notification of cancellation of the policy is intended as a courtesy only. Our failure to provide such notification to the person(s) or organization(s) shown in the Schedule will not extend any policy cancellation date nor impact or negate any cancellation of the policy. This endorsement does not entitle the person(s) or organization(s) listed or described in the Schedule below to any benefit, rights or protection under this policy.

Any provision of this endorsement that is in conflict with a statute or rule is hereby amended to conform to that statute or rule

All other terms and conditions of this policy remain unchanged.

Insured Name: McCarthy Building Companies, Inc.

Policy Number: 51PKG8897612

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

### NOTICE OF CANCELLATION – CERTIFIC ATE HOLDERS (SPECIFIED DAYS)

The person(s) or organization(s) listed or described in the Schedule below have requested that they receive written notice of cancellation when this policy is cancelled by us. We will mail or deliver to the Person(s) or Organization(s) listed or described in the Schedule a copy of the written notice of cancellation that we sent to you. If possible, such copies of the notice will be mailed at least **120** days, except for cancellation for non-payment of premium which will be mailed 10 days, prior to the effective date of the cancellation, to the address or addresses of certificate holders as provided by your broker or agent.

#### Schedule

1

Person(s) or Organization(s) including mailing address:

All certificate holders where written notice of the cancellation of this policy is required by written contract, permit or agreement with the Named Insured and whose names and addresses will be provided by the broker or agent listed in the Declarations Page of this policy for the purposes of complying with such request.

This notification of cancellation of the policy is intended as a courtesy only. Our failure to provide such notification to the person(s) or organization(s) shown in the Schedule will not extend any policy cancellation date nor impact or negate any cancellation of the policy. This endorsement does not entitle the person(s) or organization(s) listed or described in the Schedule above to any benefit, rights or protection under this policy.

Any provision of this endorsement that is in conflict with a statute or rule is hereby amended to conform to that statute or rule.

All other terms and conditions of this policy remain unchanged.

Endorsement Number:

Policy Number: 51WCI8897512 (A/O) 54WCI8934900 (CA & TX)

Named insured: MCCARTHY HOLDINGS, INC.

This endorsement is effective on the inception date of this Policy unless otherwise stated herein:

Endorsement Effective Date:

00 ML0087 00 11 10



### Department of Facilities Planning and Management

### **ROUTING FORM**

Project Information										
Proje	ect Name Fre	mont New Const	ruction				Site 30	02		
Basic Directions										
Services cannot be provided until the contract is fully approved and a Purchase Order has been issued.										
Attachment       Proof of general liability insurance, including certificates and endorsements, if contract is over \$15,000         Checklist       Workers compensation insurance certification, unless vendor is a sole provider										
Contractor Information										
Contra	ctor Name	McCarthy Build	Agency's (	Agency's Contact Kevin Newlon						
OUSD	OUSD Vendor ID # V060871						t Manager			
Address		1265 Battery Street, 3rd Floor		Telephone 415397		415397	75151			
		San Francisco, CA 94111		Policy Expires: 4		4-1-2017				
Contra	ctor History	Previously been	an OUSD contractor?	✓ Yes	Worked as	an OU	SD employee	e? 🗌 Yes		
OUSD	Project #	13158								
Term										
Date V	Work Will Beg	/ork Will Begin 11/10/2016 Date Work Will End By 7/1/2018 (not more than 5 years from start date)				7/1/2018				
		1	Cor	npensation						
Total	Contract Amo	unt		Total Con	Contract Not To Exceed \$574,120.00					
Pay Ra	ate Per Hour (	if Hourly)		If Amendi	ment, Change	ed Amou	int			
Other	Expenses			Requisitio	on Number					
			Budge	t Informati	ion					
If	`you are plannir	ng to multi-fund a	contract using LEP funds. p	lease contact t	he State and Fo	ederal O	ffice before co	ompleting requisition.		
	Resource	#	Funding Source	Org Key		Object		Amount		
9350		Fun	d 21, Measure J	30299	905810	6	274	\$574,120.00		
		I	Approval and Routing	g (in order	of approval	l steps)	)			
			he contract is fully appro not provided before a P			is issue	d. Signing th	is document affirms		
	Division Hea	0		Phone	510-535	5-7038	Fax	510-535-7082		
1.	Director, D	epartment of l	Facilities Planning an	d Manager	nent					
	Signature	• <		0	Date Appro	oved	Joln	Y		
2	General Co	unsel, Departi	pent of Facilities Plan	nning and I	Managemer	nt				
2.	Signature	ANN			Date Appro		10.1	1.16		
-	Deputy Chief, Department of Facilities Planning and Management									
3.	Signature			>/	Date Approved					
	Senior Busi	ness Officer, I	Board of Education							
4.	Signature		AN	XX	Date Appro	oved				
	President, I	Board of Educa	ation 4	N						
5.	Signature			Date Approved						

### THIS FORM IS NOT A CONTRACT