gislative File Info.
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1-11-2017
17-0060
1-11-17 11.

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Memo	
То	Board of Education
From	Antwan Wilson, Superintendent and Secretary, Board of Beucation By: Vernon Hal, Senior Business Officer Joe Dominguez, Deputy Chief, Facilities Planning and Management
Board Meeting Date	January 11, 2017
Subject	Independent Contractor Agreement for Professional Services - Anthonio, Inc Manzanita CDC Fire Alarm Replacement Project
Action Requested	Approval by the Board of Education of an Independent Contractor Agreement between the District and Anthonio, Inc., Oakland, CA, for the latter to provide inspection services for all construction activities and DSA requirements. Contract value includes \$1,550.00 of contingency to only be used with OUSD approval, in conjunction with the Manzanita CDC Fire Alarm Replacement Project, more specifically delineated in the scope of services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing January 12, 2017 and concluding no later than December 31, 2017, in an amount not-to exceed \$20,000.00.
Discussion	DSA inspectors are required for all DSA fire alarm projects
LBP (Local Business Participation Percentage)	100.00%
Procurement Method	Professional Services Agreement - Formal - Advertised RFP / Awarded to entity following OUSD competitive solicitation process.
Recommendation	Approval by the Board of Education of an Independent Contractor Agreement between the District and Anthonio, Inc., Oakland, CA, for the latter to provide inspection services for all construction activities and DSA requirements. Contract value includes \$1,550.00 of contingency to only be used with OUSD approval, in conjunction with the Manzanita CDC Fire Alarm Replacement Project, more specifically delineated in the scope of services in Exhibit "A", incorporated herein by reference as though fully set forth, commencing January 12, 2017 and concluding no later than December 31, 2017, in an amount not-to exceed \$20,000.00.
Fiscal Impact	Fund 21, Measure B
Attachments	<ul> <li>Independent Contractor Agreement including scope of work</li> <li>Certificate of Insurance</li> <li>Consultant Proposal (Contractor)</li> </ul>

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

Department:	Facilities Planni	ng and Managemen	t			
Vendor Name:	Anthonio Inc.					
Project Name:	Manzanita CDC	Fire Alarm Replace	ement Proje	ct No.:	07102	
Contract Term:	Intended Start:	1/12/2017	Intended End:	12/3	31/2017	
Annual (if annua	l contract) or To	tal (if multi-year a	greement) Cost:	\$20,000	).00	_
Approved by:	Tadashi Nakadeg	gawa				

Local Business Policy? Yes (No if Unchecked)

How was this Vendor selected?

There was an RFQ process for inspection services for OUSD projects. This inspector was selected from that pool after submitting a proposal for this project based on their credentials and past work with the district.

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

Inspection services for all construction activities and DSA requirements. Contract value includes \$1,550.00 of contingency to only be used with OUSD approval.

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 check the competitive bid exception relied upon:

# **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, competitve 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

Western 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) Not Applicable - no exception - Project was competitively lid

#### INDEPENDENT CONSULTANT Less Than \$87,700

This Independent Contractor Agreement ("Agreement" or "Contract") is made as of the **6th day of December** in the year **2016**, between the **Oakland Unified School District** ("District") and **Anthonio, Inc.** ("Consultant"). The District and Consultant may be individually referred to herein as a "Party" or collectively referred to herein as the "Parties."

**WHEREAS**, the District is authorized to contract with and employ any persons for the furnishing of special and professional services and advice if those persons are specially trained and experienced and competent to perform the services required;

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

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

NOW, THEREFORE, the Parties agree as follows:

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

# Scope of the project is to provide inspection services for all construction activities and DSA requirements. Contract value includes \$1,550.00 of contingency to only be used with OUSD approval.

- 2. **Term.** Consultant shall commence providing Services under this Agreement on January 12, 2017, and will diligently perform as required or requested by District as applicable. The term for these Services shall expire on December 31, 2017. This Agreement may be extended upon mutual approval of both parties in writing on an annual basis to the extent permissible under applicable law.
- Submittal of Documents. The Consultant shall not commence the Work under this Contract until the Consultant has submitted and the District has approved the certificate(s) and affidavit(s), and the endorsement(s) of insurance required as indicated below:
  - X Signed Agreement
  - X Insurance Certificates & Endorsements

<u>X</u> W-9 Form <u>X</u> Workers' Compensation Certificate

- \_\_\_\_\_ Other: \_\_\_\_\_
- <u>X</u> Debarment Certification
- X Fingerprinting/Criminal Background
  - Investigation Certification
- 4. Compensation. District agrees to pay the Consultant for Services satisfactorily rendered pursuant to this Agreement, at the rates indicated and as more specifically described in Exhibit "B," on an hourly basis and a per-item basis, as applicable, and up to a maximum amount not-to-exceed Twenty thousand dollars and no cents (\$20,000.00) ("Contract Price"). District shall pay Consultant only for all undisputed amounts in installment payments within thirty (30) days after the Consultant submits an invoice to the District for Work actually completed and after the District's written approval of the Work, or the portion of the Work for which payment is to be made.
- 5. **Expenses**. District shall not be liable to Consultant for any costs or expenses paid or incurred by Consultant in performing the Work. Expenses will not be charged on this Work above the

maximum not-to-exceed amount of the Contract Price. Rates for expenses are included on the Schedule of Fees and Charges attached hereto as **Exhibit "B**".

- 6. **Materials**. Consultant shall furnish, at his/her own expense, all labor, materials, equipment, supplies and other items necessary to complete the services to be provided pursuant to this Agreement.
- 7. Local, Small Local and Small Local Resident Business Enterprise (L/SL/SLRBE) Program: Consultant shall comply with the requirements of 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 Local Business Participation Policy can be obtained on the District's website, at www.ousd.k12.ca.us, under District Services, Facilities Planning & Management Department, Bids and Requests for Proposals.
- 8. Independent Contractor. Consultant, in the performance of this Agreement, shall be and act as an independent contractor. Consultant understands and agrees that he/she and all of his/her employees shall not be considered officers, employees, agents, partner, or joint venture of the District, and are not entitled to benefits of any kind or nature normally provided employees of the District and/or to which District's employees are normally entitled, including, but not limited to, State Unemployment Compensation or Worker's Compensation. Consultant 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 Consultant's employees.

#### 9. Standard of Care.

- 9.1. Consultant represents that Consultant has the qualifications and ability to perform the Services in a professional manner, without the advice, control or supervision of District. Consultant's Services will be performed, findings obtained, reports and recommendations prepared in accordance with generally and currently accepted principles and practices of its profession for services to California school districts. Consultant's Services will be performed with applicable law, code, rule, regulation, and/or ordinance.
- 9.2. Consultant hereby represents that it possesses the necessary professional capabilities, qualifications, licenses, skilled personnel, experience, expertise, and financial resources, and it has available and will provide the necessary equipment, materials, tools, and facilities to perform the Services in an efficient, professional, and timely manner in accordance with the terms and conditions of the Agreement.
- 9.3. Consultant shall be responsible for the professional quality, technical accuracy, completeness, and coordination of the Services, and Consultant understands that the District relies upon such professional quality, accuracy, completeness, and coordination by Consultant in performing the Services.
- 9.4. Consultant shall ensure that any individual performing work under the Agreement requiring a California license shall possess the appropriate license required by the State of California. All personnel shall have sufficient skill and experience to perform the work assigned to them.
- 10. **Originality of Services**. Consultant agrees that all technologies, formulae, procedures, processes, methods, writings, ideas, dialogue, compositions, recordings, teleplays and video productions prepared for, written for, or submitted to the District and/or used in connection with this Agreement, shall be wholly original to Consultant and shall not be copied in whole or in part from any other source, except that submitted to Consultant by District as a basis for such services.
- 11. **Copyright/Trademark/Patent**. Consultant understands and agrees that all matters produced under this Agreement shall become the property of District and cannot be used without District's

express written permission. District shall have all right, title and interest in said matters, including the right to secure and maintain the copyright, trademark and/or patent of said matter in the name of the District. Consultant consents to use of Consultant's name in conjunction with the sale, use, performance and distribution of the matters, for any purpose and in any medium.

# 12. Termination.

- 12.1. **Without Cause by District**. District may, at any time, with or without reason, terminate this Agreement and compensate Consultant only for services satisfactorily rendered to the date of termination. Written notice by District shall be sufficient to stop further performance of services by Consultant. Notice shall be deemed given when received by the Consultant or no later than three days after the day of mailing, whichever is sooner.
- 12.2. Without Cause by Consultant. Consultant may, upon sixty (60) days notice, with or without reason, terminate this Agreement. Upon this termination, District shall only be obligated to compensate Consultant for services satisfactorily rendered to the date of termination. Written notice by Consultant shall be sufficient to stop further performance of services to District. Consultant acknowledges that this sixty (60) day notice period is acceptable so that the District can attempt to procure the Services from another source.
- 12.3. **With Cause by District**. District may terminate this Agreement upon giving of written notice of intention to terminate for cause. Cause shall include:
  - 12.3.1. material violation of this Agreement by the Consultant; or
  - 12.3.2. any act by Consultant exposing the District to liability to others for personal injury or property damage; or
  - 12.3.3. Consultant is adjudged a bankrupt, Consultant makes a general assignment for the benefit of creditors or a receiver is appointed on account of Consultant's insolvency.

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

- 12.4. Upon termination, Consultant shall provide the District with all documents produced maintained or collected by Consultant pursuant to this Agreement, whether or not such documents are final or draft documents.
- 13. Indemnification. To the furthest extent permitted by California law, Consultant shall defend, indemnify, and hold free and harmless the District, its agents, representatives, officers, consultants, employees, trustees, and volunteers ("the indemnified parties") from any and all claims, demands, causes of action, costs, expenses, liability, loss, damage or injury of any kind, in law or equity, including without limitation the payment of all consequential damages ("Claim"), arising out of, pertaining to or relating to, in whole or in part, the negligence, recklessness, errors or omissions, or willful misconduct of Consultant, its officials, officers, employees, subcontractors, consultants, or agents directly or indirectly arising out of, connected with, or resulting from the performance of the Services or from any activity, work, or thing done, permitted, or suffered by the Consultant in conjunction with this Agreement. The District shall have the right to accept or reject any legal representation that Consultant proposes to defend the indemnified parties.

# 14. Insurance.

14.1. The Consultant shall procure and maintain at all times it performs any portion of the Services the following insurance with minimum limits equal to the amount indicated below.
 14.1.1. Commercial General Liability and Automobile Liability Insurance. Commercial General Liability Insurance and Any Auto Automobile Liability

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

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

Type of Coverage	Minimum Requirement
Commercial General Liability Insurance, including	
Bodily Injury, Personal Injury, Property Damage,	
Advertising Injury, and Medical Payments	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Automobile Liability Insurance - Any Auto	
Each Occurrence	\$ 1,000,000
General Aggregate	\$ 2,000,000
Professional Liability	\$ 1,000,000
Workers Compensation	Statutory Limits
Employer's Liability	\$ 1,000,000

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

- 16. Compliance with Laws. Consultant shall observe and comply with all rules and regulations of the governing board of the District and all federal, state, and local laws, ordinances and regulations. Consultant shall give all notices required by any law, ordinance, rule and regulation bearing on conduct of the Work as indicated or specified. If Consultant observes that any of the Work required by this Contract is at variance with any such laws, ordinance, rules or regulations, Consultant shall notify the District, in writing, and, at the sole option of the District, any necessary changes to the scope of the Work shall be made and this Contract shall be appropriately amended in writing, or this Contract shall be terminated effective upon Consultant's receipt of a written termination notice from the District. If Consultant performs any work that is in violation of any laws, ordinances, rules or regulations, without first notifying the District of the violation, Consultant shall bear all costs arising therefrom.
- 17. **Permits/Licenses**. Consultant and all Consultant's employees or agents shall secure and maintain in force such permits and licenses as are required by law in connection with the furnishing of services pursuant to this agreement.
- 18. **Safety and Security.** Consultant is responsible for maintaining safety in the performance of this Agreement. Consultant shall be responsible to ascertain from the District the rules and regulations pertaining to safety, security, and driving on school grounds, particularly when children are present.
- 19. **Employment with Public Agency**. Consultant, if an employee of another public agency, agrees that Consultant will not receive salary or remuneration, other than vacation pay, as an employee of another public agency for the actual time in which services are actually being performed pursuant to this Agreement.
- 20. **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, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status and therefore the Consultant agrees to comply with applicable Federal and California laws including, but not limited to the California Fair Employment and Housing Act beginning with Government Code Section 12900 and Labor Code Section 1735. In addition, the Consultant agrees to require like compliance by all its subcontractor(s).
- 21. **Fingerprinting of Employees**. The Consultant shall comply with the provisions of Education Code section 45125.1 regarding the submission of employee fingerprints to the California Department of Justice and the completion of criminal background investigations of its employees. The Consultant shall not permit any employee to have any contact with District pupils until such time as the Consultant has verified in writing to the governing board of the District that the employee has not been convicted of a felony, as defined in Education Code section 45122.1. The Consultant's responsibility shall extend to all employees, subcontractors, agents, and employees or agents of subcontractors regardless of whether those individuals are paid or unpaid, concurrently employed by the District, or acting as independent contractors of the Consultant. Verification of compliance with this section shall be provided in writing to the District prior to each individual's commencement of employment or performing any portion of the Services and prior to permitting contact with any student.
- 22. Audit. Consultant shall establish and maintain books, records, and systems of account, in accordance with generally accepted accounting principles, reflecting all business operations of Consultant transacted under this Agreement. Consultant shall retain these books, records, and systems of account during the Term of this Agreement and for three (3) years thereafter. Consultant shall permit the District, its agent, other representatives, or an independent auditor to audit, examine, and make excerpts, copies, and transcripts from all books and records, and to

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

- 23. **District's Evaluation of Consultant and Consultant's Employees and/or Subcontractors**. The District may evaluate the Consultant in any manner which is permissible under the law. The District's evaluation may include, without limitation:
  - 23.1. Requesting that District employee(s) evaluate the Consultant and the Consultant's employees and subcontractors and each of their performance.
  - 23.2. Announced and unannounced observance of Consultant, Consultant's employee(s), and/or subcontractor(s).
- 24. 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.
- 25. **Disputes**: In the event of a dispute between the parties as to performance of Work, Agreement interpretation, or payment, the Parties shall attempt to resolve the dispute by negotiation and/or mediation, if agreed to by the Parties. Pending resolution of the dispute, Consultant shall neither rescind the Agreement nor stop Work.
- 26. Confidentiality. The Consultant and all Consultant's agents, personnel, employee(s), and/or subcontractor(s) shall maintain the confidentiality of all information received in the course of performing the Services. This requirement to maintain confidentiality shall extend beyond the termination of this Agreement.
- 27. Notice. Any notice required or permitted to be given under this Agreement shall be deemed to have been given, served, and received if given in writing and either personally delivered or deposited in the United States mail, registered or certified mail, postage prepaid, return receipt required, or sent by overnight delivery service, or facsimile transmission, addressed as follows:

<b>Oakland Unified School District</b>	Consultant
955 High Street	Anthonio, Inc.
Oakland, CA 94601	333 Hegenberger Road, Ste. 304
Tel: 510-535-7038; Fax: 510-535-7082	Oakland CA 94621
ATTN: Tadashi Nakadegawa	Tel: 510-798-4202; Fax:
	ATTN: Tony Ogbeide

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

- 28. **Integration/Entire Agreement of Parties**. This Agreement constitutes the entire agreement between the Parties and supersedes all prior discussions, negotiations, and agreements, whether oral or written. This Agreement may be amended or modified only by a written instrument executed by both Parties.
- 29. California Law. This Agreement shall be governed by and the rights, duties and obligations of the Parties shall be determined and enforced in accordance with the laws of the State of California. The Parties further agree that any action or proceeding brought to enforce the terms and

conditions of this Agreement shall be maintained in the California county in which the District's administration offices are located.

- 30. **Waiver**. The waiver by either party of any breach of any term, covenant, or condition herein contained shall not be deemed to be a waiver of such term, covenant, condition, or any subsequent breach of the same or any other term, covenant, or condition herein contained.
- 31. **Severability**. If any term, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions will nevertheless continue in full force and effect, and shall not be affected, impaired or invalidated in any way.
- 32. **Incorporation of Recitals and Exhibits**. The Recitals and each exhibit attached hereto are hereby incorporated herein by reference.

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

Susie Butler-Berkley Contract Analyst

# ACCEPTED AND AGREED on the date indicated below:

OAKLAND UNIFIED SCHOOL DISTRICT	
Crand his	1-11-17
James Harris, President, Board of Education	Date
1 HA	1-11-17
Antwan Wilson, Superintendent & Secretary, Board of	Education Date
Joe Dominguez, Deputy Chief, Faeilities Planning and	Management Date
APPROVED AS TO FORM:	
File ID Numbe	$\frac{16-2762}{12\cdot 19\cdot 16}$
	mber: <u>17-0060</u> Date
CONSULTANT RS	1-1-1-6
Tongolide	12/7/16
TONY OGBELDE	Date
Information regarding Consultant:	
Consultant: AN HOND, TNC	
License No.:	Employer Identification and/or
Address: 333 HEGENBERGER	Social Security Number
#304, OAKLAND	NOTE: United States Code, title 26, sections 6041 and 6109 require
Telephone: 510-798-4202	non-corporate recipients of \$600 or more to furnish their taxpayer
Facsimile: 510-886-1243	identification number to the payer. The United States Code also
E-Mail: Logbeide @ a0g-i20.Com	
Type of Business Entity: Individual Sole Proprietorship Partnership Limited Partnership CA	taxpayer identification number. In order to comply with these rules, the District requires your federal tax identification number or Social Security number, whichever is applicable.
Corporation, State: Limited Liability Company Other:	

# WORKERS' COMPENSATION CERTIFICATION

Labor Code section 3700 in relevant part provides:

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

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

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

	12/7/16	
Date:	12/1/16	
Proper Name of Consultant:	ANTHONIO, INC	-
Signature:	longbeide	
Print Name:	TONY OGBEIDE	
Title:	PRINCIPAL	

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

#### CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

I am aware of and hereby certify that neither \_\_\_\_\_ [Type name of Consultant] nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency. I further agree that I will include this clause without modification in all lower tier transactions, solicitations, proposals, contracts and subcontracts.

Where the Consultant or any lower participant is unable to certify to this statement, it shall attach an explanation hereto.

IN WITNESS WHEREOF, this instrument has been duly executed by the Principal of the above named Consultant on the \_\_\_\_\_\_ day of \_\_\_\_\_\_ 2016 for the purposes of submission of this Agreement.

By: Signature vped or Printed

#### CRIMINAL BACKGROUND INVESTIGATION CERTIFICATION

The undersigned does hereby certify to the governing board of the District as follows:

That I am a representative of the Consultant currently under contract ("Contract") with the District; that I am familiar with the facts herein certified, and am authorized and qualified to execute this certificate on behalf of Consultant. Consultant has taken at least one of the following actions with respect to the construction Project that is the subject of the Contract (check all that apply):

- Consultant has complied with the fingerprinting requirements of Education Code section 45125.1 with respect to all Consultant's employees and all of its subcontractors' employees who may have contact with District pupils in the course of providing services pursuant to the Contract, 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 Consultant's employees and of all of its subcontractors' employees who may come in contact with District pupils during the course and scope of the Contract is attached hereto; and/or
- Pursuant to Education Code section 45125.2, Consultant has installed or will install, prior to commencement of Work, a physical barrier at the Work Site, that will limit contact between Consultant's employees and District pupils at all times; and/or

Pursuant to Education Code section 45125.2, Consultant certifies that all employees will be under the continual supervision of, and monitored by, an employee of the Consultant who the California Department of Justice has ascertained has not been convicted of a violent or serious felony. The name and title of the employee who will be supervising Consultant's employees and its subcontractors' employees is

Name: \_\_\_\_\_

Title:

\_\_\_\_\_The Work on the Contract is at an unoccupied school site and no employee and/or subcontractor or supplier of any tier of Contract shall come in contact with the District pupils.

**Megan's Law (Sex Offenders).** I have verified and will continue to verify that the employees of Consultant that will be on the Project site and the employees of the Subcontractor(s) that will be on the Project site are **not** listed on California's "Megan's Law" Website (http://www.meganslaw.ca.gov/).

Consultant's responsibility for background clearance extends to all of its employees, Subcontractors, and employees of Subcontractors coming into contact with District pupils regardless of whether they are designated as employees or acting as independent contractors of the Consultant.

Signature:	TONY OGBEIDE
Print Name:	IND OGBEIDE
Title:	PRINCIPAL
Title:	PRINCIPAL
Title:	TRINCIPIIC

Contract #11: Independent Consultant Less Than \$87,700 - OUSD- Anthonio, Inc. -\$20,000.00 Revised 8/01/2016 Page 11

#### Scope of Services

Consultant shall perform the following Services:

[INCLUDE/ATTACH A DETAILED SCOPE OF WORK (DO NOT INCLUDE ANY TERMS FROM CONTRACTOR'S PROPOSAL]

**ANTHONIO** Inc. 333 Hegenberger Road, Suite 304, OAKLAND, CA 94621 Tel: (510) 798 - 4202 Fax: (510) 886 – 1243: TOGBEIDE@AOA-INC.COM

EXHIBIT A

# PROPOSAL FOR INSPECTION SERVICES

CLIENT: PROJECT NAME: PROJECT NO.:	Oakland Unified School District (OUSD) MANZINATA CHILD DEVELOPMENT CENTER – Fire Alarm Replacement
<b>DSA APPL. #.:</b> <b>FILE No.:</b> 1-29	01 - 115675
LOCATION:	MANZANITA CHILD DEVELOPMENT CENTER 2618 GRANDE VISTA AVE, Oakland, CA
SERVICES:	Inspection Services for all Construction Activities & DSA Requirements.

# COST (Estimate to Perform Inspection work):

# PROPOSAL DETAILS

Hourly Rate –	= \$90/hr. (Fully-Loaded Rate)
Duration of Project (Estimate)	= 11 Weeks (Summer 2017) based on District Summer Schedule
Daily Schedule of Work:	= 165 Total Hours (15 hrs./week X 11 Weeks)
Punchlist & Closing Period	= 40 Total Hours (10 hrs./week X 4 Weeks)
Total Hours	= 205 hours (165 hrs. + 40 hrs.)
Total Hours	= 205 hours (165 hrs. $+ 40$ hrs.)

Total Cost Estimate for Inspection

= \$18,450

\$18,450

**REIMBURSABLE (Receipts only):** NONE

# NOTES:

- 1. Tony Ogbeide will be the proposed Project Inspector.
- 2. Premium Time (Overtime): Hours over 8 hrs./day work at \$135/hr. Rate.

Prepared by: Tony Ogbeide, Principal

Tongbeide

Cc: Lee Sims, Project Manager

X       COMMERCIAL GENERAL LIABILITY       X       BKS56027948       04/01/2016       04/01/2017       EACH OCCURRENCE       \$       1,000,00         GENL AGGREGATE LIMIT APPLIES PER:       X       Loc       \$       300,00         GENL AGGREGATE LIMIT APPLIES PER:       PALICY       PRODUCTS - COMPION AGG       \$       2,000,00         POLICY       JECT       Loc       S       2,000,00       9       9       2,000,00         AUTOMOBILE LIABILITY       AUTOS       AUTOS       S       2,000,00       \$       5       2,000,00         AUTOMOBILE LIABILITY       SCHEDULED       AUTOS       SCHEDULED       \$       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9       8       9 <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th></th> <th>ANTHINC-01</th> <th></th> <th>CHALYCEP</th>								ANTHINC-01		CHALYCEP
THIS CERTIFICATE ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS         CERTIFICATE OF INSURANCE DOES NOT AFRICATINE AV CONTRACT BETWEEN THE COVERAGE AFROEDED BY THE POLICIES         BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE COVERAGE AFROEDED BY THE POLICIES         BERESENTATIVE OR PRODUCER. NOT THE CERTIFICATE HOLDER.         IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the certificate holder in lieu of such endorsement(s).         DOUCER LICENS & 0504035         Certificate holder in lieu of such endorsement(s).         DOUCER LICENS & 0504035         Certificate holder in lieu of such endorsement(s).         DOUCER LICENS & 0504035         Certificate holder in lieu of such andorsement(s).         DOUCER LICENS & 0504035         Bases thill, CA 94523         Bases thill, CA 94523         Bases thill, CA 94523         Bases thill, CA 94521         B	Ą	CORD	CER	TIF	ICATE OF LIAB	ILITY INS	URANC	E		
the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holders are doddads. Certificate holder	CE BE RE	ERTIFICATE DOES NOT AFFIR ELOW. THIS CERTIFICATE OF EPRESENTATIVE OR PRODUCE	INSUR AND	ANCE	R NEGATIVELY AMEND, E E DOES NOT CONSTITUTE CERTIFICATE HOLDER.	A CONTRACT	BETWEEN	OVERAGE AFFORDED THE ISSUING INSURER	TE HO BY TH R(S), AI	LDER. THIS HE POLICIES UTHORIZED
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R       TYPE OF INSURANCE       ADDL SURR INSD       POLICY NUMBER       POLICY WIMER       POLICY EXP       FOLICY EXP       LIMITS         X       COMMERCIAL GENERAL LIABILITY       NSD       WWO       X       BKS56027948       04/01/2016       04/01/2017       EACH OCCURRENCE       \$       1,000,00         CLAIMS-MADE       X       OCCUR       X       BKS56027948       04/01/2016       04/01/2017       DMAGE 10 FORENTED PREMISES (EB accurrence)       \$       300,00         GENL AGGREGATE LIMIT APPLIES PER:       X       LOC       DC       THER       2,000,00       PRODUCTS - COMPIOP AGG       \$       2,000,00         AUTOMOBILE LIABILITY       LOC       SCHEDULED       AUTOS       AUTOS       SCHEDULED       \$       00DILY INULRY (Per person)       \$       2,000,00         AUTOMOBILE LIABILITY       AUTOS       AUTOS       AUTOS       SCHEDULED       \$       00DILY INULRY (Per person)       \$       2,000,00       PROPERTY DAMAGE 5       \$       00DILY INULRY (Per person)       \$ <td>INI</td> <td>DICATED. NOTWITHSTANDING AN</td> <td>Y REQU</td> <td>RTAIN</td> <td>ENT, TERM OR CONDITION ( , THE INSURANCE AFFORDED</td> <td>OF ANY CONTRA</td> <td>CT OR OTHER</td> <td>R DOCUMENT WITH RESPI</td> <td>ECT TO</td> <td>WHICH THIS</td>	INI	DICATED. NOTWITHSTANDING AN	Y REQU	RTAIN	ENT, TERM OR CONDITION ( , THE INSURANCE AFFORDED	OF ANY CONTRA	CT OR OTHER	R DOCUMENT WITH RESPI	ECT TO	WHICH THIS
X       COMMERCIAL GENERAL LIABILITY         CLAIMS-MADE       X         BKS56027948       04/01/2016       04/01/2016       04/01/2017       EACH OCCURRENCE       \$       3.00,00         GENL AGGREGATE LIMIT APPLIES PER:       POLICY       JECO       X       LOC       1,000,00         POLICY       JECO       X       LOC       PRODUCTS       COMBINED SINGLE LIMIT       \$         AUTOMOBILE LIABILITY       ANY AUTO       ALL OWNED       ALTOS       S       COMBINED SINGLE LIMIT       \$         AUTOMOBILE LIABILITY       SCHEDULED       ALTOS       AUTOS       \$       \$       \$         AUTON       ALLOWNED       ALLOWNED       AUTOS       S       \$       \$       \$         UMBRELIA LIABILITY       SCHEDULED       AUTOS       AUTOS       \$ <td>INSR</td> <td></td> <td>ADD</td> <td>LISUBR</td> <td>र</td> <td></td> <td></td> <td></td> <td>rs</td> <td></td>	INSR		ADD	LISUBR	र				rs	
MED EXP (Any one person)       \$       15,00         GENL AGGREGATE LIMIT APPLIES PER:       POLICY       \$       1,000,00         POLICY       JECT       Loc       S         OTHER:       COMBINED SINGLE LIMIT       \$       2,000,00         ANY AUTO       S       COMBINED SINGLE LIMIT       \$         ANY AUTO       SCHEDULED       S       BODILY INJURY (Per person)       \$         AUTOMOBILE LIABILITY       BODILY INJURY (Per person)       \$       BODILY INJURY (Per person)       \$         HIRED AUTOS       AUTOS       AUTOS       AUTOS       \$       BODILY INJURY (Per person)       \$         UMBRELLA LIAB       OCCUR       EXCESS LIAB       CLAIMS-MADE       \$       \$       \$         DED       RETENTION A       SLAMAGE       \$       \$       \$       \$         MORKERS COMPENSATION       AUTOS       Y/N       N/A       \$ </td <td>A</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>DAMAGE TO RENTED</td> <td>1</td> <td>1,000,000</td>	A							DAMAGE TO RENTED	1	1,000,000
GENL AGGREGATE LIMIT APPLIES PER:         POLICY       JECT       X       LOC         OTHER:       S       S         AUTOMOBILE LIABILITY       S       BODILY INJURY (Per person)       S         ANY AUTO       ALTOS       AUTOS       BODILY INJURY (Per person)       S         AUTOMOBILE LIABILITY       BODILY INJURY (Per person)       S       BODILY INJURY (Per person)       S         AUTOS       AUTOS       AUTOS       BODILY INJURY (Per accident)       S         UMBRELLA LIAB       OCCUR       S       EACH OCCURRENCE       S         EXCESS LIAB       CLAIMS-MADE       S       S         DED       RETENTION 3       S       S       S         WORKERS COMPENSATION AND EMPLOYERS' LIABILITY       N / A       9147386-16       07/01/2016       07/01/2016       07/01/2017       X       EACH ACCIDENT       \$         MORMEMBER EXCLUDED?       N / A       9147386-16       07/01/2016       07/01/2017       X       EL ACH ACCIDENT       \$       1,000,000         EL COL ACCIDENT       N / A       9147386-16       07/01/2016       07/01/2017       Li. DISEASE - EA EMPLOYEE \$       1,000,000         EL DISEASE - EA EMPLOYEE \$       1,000,000       EL DISEASE - EA EMPLOYEE \$									\$	15,000
POLICY       JECT       X       LOC         OTHER:       AUTOMOBILE LIABILITY       S         AUTOMOBILE LIABILITY       SCHEDULED       S         ANY AUTO       SCHEDULED       BODILY INJURY (Per person)       S         AUTOS       AUTOS       BODILY INJURY (Per accident)       S         HIRED AUTOS       AUTOS       BODILY INJURY (Per accident)       S         UMBRELLA LIAB       OCCUR       S       S         EXCESS LIAB       CLAIMS-MADE       S       S         DED       RETENTION S       S       S         WORKERS COMPERSATION       N / A       9147386-16       07/01/2016       07/01/2017       X       STATUTE       S         MORMEMBER EXCLUDED?       N / A       9147386-16       07/01/2016       07/01/2017       EL EACH ACCIDENT       \$       1,000,000         EFRORS & COMPERSATION S       ANE 104270416       11/29/2016       11/29/2017       EL EACH ACCIDENT       \$       1,000,000         EFRORS & OMISSIONS       ANE104270416       11/29/2016       11/29/2017       Limit       1,000,000         ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       SCARPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Addit								PERSONAL & ADV INJURY	\$	1,000,000
OTHER:       S         AUTOMOBILE LIABILITY       S         ANY AUTO       SCHEDULED         ALL OWNED       SCHEDULED         ALL OWNED       SCHEDULED         AUTOS       AUTOS         AUTOS       AUTOS         AUTOS       AUTOS         AUTOS       AUTOS         AUTOS       AUTOS         BODILY INJURY (Per person)       S         BODILY INJURY (Per accident)       S         WORKERS COMPENSATION       AUTOS         ANY PROPRIMEMER EXCLUDED?       N/A         MORETOR/RAPARE EXCLUDED?       N/A         PIA7386-16       07/01/2016       07/01/2017         E.L DISEASE - AE AMPLOYEES       1,000,00         EL L DISEASE - AE AMPLOYEE \$       1,000,00         EL L DISEASE - A EMPLOYEE \$       1,000,00 <tr< td=""><td></td><td></td><td></td><td rowspan="2"></td><td></td><td></td><td></td><td>GENERAL AGGREGATE</td><td>\$</td><td>2,000,000</td></tr<>								GENERAL AGGREGATE	\$	2,000,000
AUTOMOBILE LIABLITY ANY AUTO ANY AUTO AUTOS AUTO										
ALL OWNED       SCHEDULED         AUTOS       NON-OWNED         AUTOS       NON-OWNED         AUTOS       NON-OWNED         AUTOS       NON-OWNED         AUTOS       NON-OWNED         AUTOS       NON-OWNED         AUTOS       S         UMBRELLA LIAB       OCCUR         EXCESS LIAB       CLAIMS-MADE         DED       RETENTION S         WORKERS COMPENSATION       AND RMPLOYERS' LIABILITY         ANY PROPRETOR/PARTHEREXECUTIVE       Y/N         ANY PROPRETOR/PARTHEREXECUTIVE       Y/N         MORKERS COMPENSATION AND EMPLOYERS' LIABILITY       N/A         9147386-16       07/01/2016       07/01/2017         X       PER AUTOS       OTH-         SCHEDULOED?       N/A       9147386-16         07/01/2016       07/01/2017       X       STATUTE         EL EACH ACCIDENT       1,000,00         EL DISEASE - EA EMPLOYEE \$       1,000,00         EL DISEASE - POLICY LIMIT       1,000,00         EL DISEASE - POLICY LIMIT       1,000,00         ESCRIPTION OF OPERATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         COAkland Unified School District (OUSD) - DISTRICT WIDE       <		AUTOMOBILE LIABILITY							\$	
AUTOS										
HIRED AUTOS       AUTOS       Image: Construct of the state		AUTOS						PROPERTY DAMAGE		
UMBRELLA LIAB       OCCUR       EACH OCCURRENCE       \$         EXCESS LIAB       CLAIMS-MADE       AGGREGATE       \$         DED       RETENTION \$       AGGREGATE       \$         WORKERS COMPENSATION       AND EMPLOYERS' LIABILITY       \$       \$         ANY PROPRIETOR/PARTNER/EXECUTIVE       Y/N       \$       \$       \$         OFFICER/MEMBER EXCLUDED?       N/A       9147386-16       07/01/2016       07/01/2017       X       X       PER STATUTE       OTH- EL       EACH ACCIDENT       \$       1,000,000         OFFICER/MEMBER EXCLUDED?       N/A       9147386-16       07/01/2016       07/01/2017       EL       EACH ACCIDENT       \$       1,000,000         EL       AND EMPLOYERS' LIABILITY       N/A       9147386-16       07/01/2016       07/01/2017       EL       EL       EL       CLACH ACCIDENT       \$       1,000,000         OFFICER/MEMBER EXCLUDED?       N/A       9147386-16       11/29/2016       11/29/2017       Limit       1,000,000         EL       DESCRIPTION OF OPERATIONS below       ANE104270416       11/29/2016       11/29/2017       Limit       1,000,000         ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)		HIRED AUTOS AUTOS						(Per accident)		
EXCESS LIAB       CLAIMS-MADE         DED       RETENTION \$         WORKERS COMPENSATION       AND EMPLOYERS: LIABILITY         AND EMPLOYERS: LIABILITY       Y/N         ANY PROPRIETOR/PARTNER/EXECUTIVE       Y/N         OFFICER/MEMBER EXCLUDED?       N/A         9147386-16       07/01/2016       07/01/2017         E.L. EACH ACCIDENT       \$         MODERATIONS below       PER         Errors & Omissions       ANE104270416       11/29/2016         Errors & Omissions       ANE104270416       11/29/2016         EXCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         CORMAND Unified School District (OUSD) - DISTRICT WIDE         required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional		UMBRELLA LIAB						FACH OCCURRENCE		
VORKERS COMPENSATION AND EMPLOYERS' LIABILITY       Y/N       Y/N       Y/N       Y/N         ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICE/MEMBER EXCLUDED?       Y/N       N/A       9147386-16       07/01/2016       07/01/2017       X       PER E.L. EACH ACCIDENT       \$       1,000,00 E.L. DISEASE - EA EMPLOYEE \$       1,000,00 E.L. DISEASE - EA EMPLOYEE \$       1,000,00 E.L. DISEASE - POLICY LIMIT			ADE							
ANY PROPRIETOR/PARTNER: EXECUTIVE 9147386-16 07/01/2016 07/01/2017 E.L. EACH ACCIDENT S 1,000,00 OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Errors & Omissions ANE104270416 11/29/2016 11/29/2017 Limit 1,000,00 ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) E: Oakland Unified School District (OUSD) - DISTRICT WIDE required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional		DED RETENTION \$							\$	
ANY PROPRIETOR/PARTNER/EXECUTIVE       ITM       9147386-16       07/01/2016       07/01/2017       E.L. EACH ACCIDENT       s       1,000,00         OFFICER/MEMBER EXCLUDED?       Image: Comparison of OPERATIONS below       N / A       9147386-16       07/01/2016       07/01/2017       E.L. EACH ACCIDENT       s       1,000,00         If yes, describe under       DESCRIPTION OF OPERATIONS below       ANE104270416       11/29/2016       11/29/2017       Limit       1,000,00         E.L. DISEASE - POLICY LIMIT       S       1,000,00       11/29/2016       11/29/2017       Limit       1,000,00         ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES       (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       1,000,00         E: Oakland Unified School District (OUSD) - DISTRICT WIDE       required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional								X PER OTH- STATUTE ER		
(Mandatory in NH)       E.L. DISEASE - EA EMPLOYEE \$ 1,000,00         If yes, describe under       E.L. DISEASE - POLICY LIMIT \$ 1,000,00         DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Limit       1,000,00         SCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       SCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       SCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       SCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)         Coakland Unified School District (OUSD) - DISTRICT WIDE       required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional	B	ANY PROPRIETOR/PARTNER/EXECUTIVE		4	9147386-16	07/01/2016	07/01/2017	E.L. EACH ACCIDENT	\$	1,000,000
DESCRIPTION OF OPERATIONS below       EL DISEASE - POLICY LIMIT is 1,000,00         Errors & Omissions       ANE104270416       11/29/2016       11/29/2017       Limit       1,000,00         ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Imit       1,000,00         ESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Imit       1,000,00         Imit is operation of operations / Locations / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)       Imit is operation of the space is required)         Imit is operation of operation of the space is required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional		(Mandatory in NH)								
SCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required) :: Oakland Unified School District (OUSD) - DISTRICT WIDE required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional		DESCRIPTION OF OPERATIONS below		+	ANE404270446	44/20/2046	11/20/2017		\$	
: Oakland Unified School District (OUSD) - DISTRICT WIDE required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional	C	Errors & Omissions			ANE104270416	11/29/2010	11/29/2017	Linit		1,000,000
required by signed written contract: Oakland Unified School District and its Directors, Officers, Employees, Agents and Representatives are additional sured with respects to general liability per attached endorsement CG88 10 04 13.	RE: C	Dakland Unified School District (O	ISD) - D	STRI	CT WIDE					
	B C DESC RE: C	AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXECUTIVE (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below Errors & Omissions ERIPTION OF OPERATIONS / LOCATIONS / N Dakland Unified School District (O	EHICLES	(ACOR ISTRI	ANE104270416 D 101, Additional Remarks Schedule, r CT WIDE ied School District and its Dir	11/29/2016 may be attached if more ectors, Officers, I	11/29/2017 re space is requi	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE E.L. DISEASE - POLICY LIMIT Limit	\$	ado
	As re insur	equired by signed written contract red with respects to general liabilit	per att	acnec						
ERTIFICATE HOLDER CANCELLATION	insur	ed with respects to general liabilit	y per att	acnec		ANCELLATION				
Oakland Unified School District       SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE         Oakland Unified School District       THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN         955 High Street       ACCORDANCE WITH THE POLICY PROVISIONS.         Oakland, CA 94601       Oakland, CA 94601	insur	ed with respects to general liabilit RTIFICATE HOLDER Oakland Unified School 955 High Street	per att		c	SHOULD ANY OF THE EXPIRATION ACCORDANCE W	N DATE TH	IEREOF, NOTICE WILL		
Oakland Unified School District 955 High Street SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.	insur	ed with respects to general liabilit RTIFICATE HOLDER Oakland Unified School 955 High Street	per att		c	SHOULD ANY OF THE EXPIRATION ACCORDANCE W	N DATE TH	IEREOF, NOTICE WILL		

The ACORD name and logo are registered marks of ACORD

# **OAKLAND UNIFIED SCHOOL DISTRICT Department of Facilities Planning and Management** AGREEMENT REQUEST FORM

Dear	uested By:	Date Requeste	d.	AL Beaustry	15 1. 10 17 19 19 19 19 1 1 1	DURCE(s)	BUDGET NUM	1BER
Lee S		11/22/1		Fu	nd 21 Me	easure B	8299901891	- 613:
				RES	OURCE	9399	VENDOR NU	MBER
Pro	ject Name Manzanita CDC Fire	Alarm Replacer	ment	APPR	ROVED:		V05444	
Pro	ject Number: 07102			Joe D	ominghe	, Deputy Chie	of of Facilities	Date
	dor (Name, Address, Phone, E	mail):		12	1	Inc	$\int$	
	ionio Inc.			Tadas	hi Nakad	legawa, Bacilli	ties Director	Date
	Hegenberger Road, Suite 304				i <	4//	/ .	
	land, CA 64621 ) 798-4202					1 miles	- Il	016
	y Ogbeide			Local	1	LOCAL SN	ALL RESIDENT	TOTAL
				Busin Partic	ess cipation	0.00% 100	0.00% 0.00%	100.00%
	<b>TYPE OF SERVICE / FORM</b>	OF CONTRA	СТ		pation			
1	Architectural / Engineering / Greater than \$87,700	Design		10		ctural / Engine n \$87,700	eering / Design	
2	Independent Consultant Greater than \$87,700			11		ident Contract in \$87,700	tor	
3	Equipment, Materials, Suppli Greater than \$87,700	ies		12	1	se Order (P.O. ent, Materials, S	) Supplies up to \$50,000	
4	<b>B-G Repairs and Maintenanc</b> <i>Greater than</i> \$175,000	e Services		13		nction Work - 0 n \$45,000	CUPCCAA	
5	Award of Bid (Construction)			14		pairs and Main in \$45,000	ntenance Services	
6	Construction Work - CUPCC (\$45,000 to \$175,000)	CAA		15			on for Equipment, Suppl operty (NOT SERVICE	
7	B-G Repairs and Maintenand CUPCCAA(\$45,000 to \$175,0			16	CMAS and Serv		Materials, Supplies	
8	Preliminary Services Lease Leaseback, JV's (from le	gal)		17			isting Contract Idment on following pa	ge)
9	Site and Facilities Leases Lease Leaseback, JV's (from lease	gal)		18	CHANC	GE ORDER (N	No.)	
	CONSTRUCTION CONTRAC	CTS -				End Date:	/ 12/31	/2017
2.Nu	te(s) of Bid Advertisement; mber of Bids Received, List of E	Bidders and Bid			TOTAL	COST:	\$20,000	.00
3.Da	unts; te of Bid Opening; me of Architect;					struction AGE		
	bject Duration			Prov	vide:		Greater than or equal	\$87,700
6.Lic	quidated Damages \$ per day asing/Milestones			1.D	ate(s) of	Formal RFQ/F	RFP Advertisment:	

or

2. Exception to Competitive Bid relied upon: (from Contract Justification Form)

12/10/16

Revised 07/20/2016

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8.DIR Contractor/Subcontractor registration #

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#### SCOPE OF SERVICES, including Amendments

Inspection services for all construction activities and DSA requirements. Contract value includes \$1,550.00 of contingency to only be used with OUSD approval.

#### **REASON SERVICES OR EQUIPMENT IS NEEDED, including Amendments**

DSA inspectors are required for all DSA fire alarm projects.

# For AMENDMENTS: 1. Amendment No.: 2. Current Contract Amount: 3. Increased Contract Amount this Amendment 4. Revised Contract Amount (lines 2. plus 3.) 5. Contract Duration/Extension Original Start: **Original End: Revised End:** For CONSTRUCTION CONTRACTS -1. Date(s) of Bid Advertisement; 2. Number of Bids Received, List of Bidders and Bid Amounts; 3. Date of Bid Opening; 4. Name of Architect; 5. Project Duration \$0.00 6. Liquidated Damages \$ per day 7. Phasing/Milestones 8. DIR Contractor / Subcontractor registration #; 9. Other pertinent information.



# Department of Facilities Planning and Management

# **ROUTING FORM**

			Projec	t Informati	on				
Proj	ect Name Ma	anzanita CDC Fire	Alarm Replacement			2.5	Site 8	29	
			Basi	c Direction	s				
	Services	cannot be provid	ed until the contract	is fully appro	oved and a l	Purchase	Order has	been issued.	
Attach Check			ity insurance, including co on insurance certification,				t is over \$15,0	000	
			Contrac	tor Informa	ation				
Contra	Contractor Name Anthonio I			Agency's	cy's Contact Tony Ogbeic		gbeide	eide	
OUSD Vendor ID # V054447		ŧ V054447		Vendor Title:		Owner			
Addre	SS	333 Hegenberger	Road, Suite 304	Telephone		5107984202			
		Oakland, CA 64621		Policy Expires:		1	7-1-2017		
Contra	Contractor History Previously bee		n OUSD contractor?	? Yes Worked as an OUSD		SD employe	ee? 🗆 Yes		
OUSE	Project #	07102			_				
				Term					
Date Work Will Begin			1/12/2017		Date Work Will End By (not more than 5 years from start date)			12/31/2017	
			Co	mpensation					
Total	Contract Amo	ount		Total Contract Not To Exceed				\$20,000.00	
				If Amendment, Changed Amount					
Pay Rate Per Hour (if Hourly) Other Expenses			Requisition Number						
			Budg	et Informat					
1	f you are planni	ing to multi-fund a co	ontract using LEP funds.			Federal O	ffice before c	ompleting requisition.	
	Resource #		Funding Source		Org Key		Object Amount		
the many many many many many many many many		21, Measure B	8299901891			135	\$20,000.00		
		А	pproval and Routin	g (in order	of approva	al steps)			
		provided before the	e contract is fully appr not provided before a l	oved and a P	urchase Orde			his document affirms	
	Division He	-	*	Phone		35-7038	Fax	510-535-7082	
1.	Director, D	Department of Fa	nd Manager	nent					
	Signature		Date Approved 214				2144		
	General Counsel, Department of Facilities Planning and Management								
2.	2. Signature Date Approved 12.16						6.16		
3.	Deputy Chief, Department of Facilities Planning and Management								
	Signature	$\leq 1/$	Mr.	IT I	Date App	roved			
	Senior Business Officer, Board of Education								
4.	Signature			Date Appro					
5.	President, Board of Education			111					
	Signature			VV	Date App	roved			

# THIS FORM IS NOT A CONTRACT